

Words or phrases which are shown in '**bold italics**' are explained in the Glossary, which you should refer to when reading this Allowable Investment Schedule.

	Allowable?
Stocks and Shares	
Securities (other than derivatives) listed on the London Stock Exchange, the Alternative Investment Market (AIM), or any overseas HM Revenue & Customs (HMRC) recognised stock exchange	Yes
UK government treasury bills	Yes
Unlisted securities – unconnected parties (see note 21)	No
Unlisted securities – connected parties (see note 21)	No
Listed depositary interests listed on the London Stock Exchange, the AIM, or any overseas HMRC recognised stock exchange	Yes
Unlisted depositary interests	No
Derivative Contracts	
Warrants, covered warrants, futures, options and other derivatives where the liability under the contract cannot exceed the amount invested in that contract	Yes
Warrants, covered warrants, futures, options and other derivatives where the liability under the contract could exceed the amount invested in that contract	No
Collective Investment Schemes	
Exchange traded funds	Yes
Exchange traded commodities	Yes
Tax exempt unauthorised unit trusts	Yes
Open ended collectives including unit trusts, OEICS and protected cell companies	Yes
Closed ended collectives listed on the London Stock Exchange, the AIM, or any overseas HMRC recognised stock exchange, including closed ended investment companies, investment trusts and real estate investment trusts	Yes
Partnerships	
Limited liability partnerships	No
Limited partnerships	Yes
Physical Commodities	
Investment grade gold	Yes
Physical commodities other than investment grade gold (such as silver bullion)	No
Insurance Company Funds and Policies	
Insurance company funds and policies, including traded endowment policies and with profit contracts with an EEA regulated insurance company	Yes
All insurance company funds and policies with a non-EEA regulated insurance company	No
Structured Products	
Where the underlying investment is an EEA deposit account	Yes
Where the underlying investment is an asset allowable under this schedule	Yes
Any other structured product	No

	Allowable?
National Savings and Investments (NS&I)	
Products allowable by NS&I to be held by a corporate trustee	Yes
All other products	No
Bank Accounts	
BW SIPP LLP <i>client money account</i> and <i>deposit accounts</i> with our <i>chosen bank</i>	Yes
<i>Deposit accounts</i> with other EEA authorised deposit takers	Yes
All other accounts	No
Direct Property Holdings	
UK direct commercial property (see note 20)	Yes
Overseas direct commercial property (see notes 19 and 20)	Yes
Loans	
Loans to <i>connected parties</i> (see note 14)	No
Loans to limited companies and limited liability partnerships (see note 14)	No
Loans to individuals, sole traders or partnerships (see note 14)	No
Other non-standard Investments	
Carbon credits or similar	No
Rooms in non-UK hotel developments including fractional ownership	No
Non-UK direct forestry, biofuel or similar investments	No
Any land which appears to be marketed and sold as part of a land banking arrangement	No
Residential Property (see notes 9 and 15)	No
Wasting Assets (see note 16)	No
Cryptocurrencies including Bitcoins	No

Notes and general conditions

1. No investment may be acquired that has the potential to create a liability beyond the fully paid up acquisition price of that investment.
2. No investment may be acquired which cannot be realised for cash within a two year period or be freely transferred to another eligible investor for that investment.
3. BW SIPP LLP will carry out it's own due diligence where it is deemed appropriate on a number of different types of investment and will engage the services of, where appropriate, a number of third parties to assist with that process. This will require in some cases the cooperation of the investment provider in supplying to BW SIPP LLP and/or third party service providers information to allow the due diligence process to be undertaken. You may not rely on our due diligence for any reason and recommend your undertake your own due diligence to ensure it is appropriate to your needs and circumstances.
4. The level of fees applicable to a **Barnett Waddingham Flexible SIPP** will depend on whether a **panel** investment provider is chosen or not. Please refer to our website for details of our fees and **panel** investment providers: www.barnett-waddingham.co.uk/SIPP
5. The definition of 'investment grade gold' is gold of a purity not less than 995 thousandths that is in a form of a bar or a wafer, of a weight accepted by the bullion markets. Gold bullion may only be acquired when it is to be stored in vaults by an independent third party acceptable to BWSIPP LLP.
6. Where an adviser is acting in the recommendation of an investment, BWSIPP LLP reserves the right to request a copy of the recommendation letter before allowing the investment to proceed.
7. All assets must be capable of being registered in the name of BWSIPP Trustees Limited (the trustee) and designated with either the member name or Barnett Waddingham SIPP arrangement number.

8. No investment or series of investments may be made where **HMRC** would be likely to deem this to be a trading activity by the Barnett Waddingham SIPP arrangement.
9. No investment may be acquired which would result in the holding of **taxable property** as defined in Schedule 29A of The Finance Act 2004.
10. All securities, collective investment schemes, derivatives and structured products that are listed on the London Stock Exchange, the AIM, or any overseas **HMRC** recognised stock exchange must be acquired via an investment manager, stockbroker or platform acceptable to BW SIPP LLP and held by that investment manager using their nominee or other custodian arrangements.
11. If any transaction is to be carried out between the Barnett Waddingham SIPP arrangement and a **connected party**, the transaction must take place on an **arm's length** basis at market value. Market value is the price an investment may reasonably be expected to fetch on the open market calculated in accordance with section 272 of the Taxation of Chargeable Gains Act 1992. A **connected party** is as defined in Section 993 of the Income Tax Act 2007.
12. BWSIPP LLP may require a minimum cash balance to be held in the client money account dependent on the liquidity or otherwise of the assets held within the Barnett Waddingham SIPP arrangement.
13. Enterprise Investment Schemes, Seed Enterprise Investment Schemes, Venture Capital Trusts, UCIS and Hedge Funds are not listed within this schedule as they represent investments attracting certain tax reliefs, with a particular regulatory status or with a particular investment strategy but are not a type of investment vehicle in their own right. These investments may be structured via a number of different investment vehicle types and these are included within the schedule.
14. With effect from 1 August 2018, BWSIPP LLP no longer allows loans to be made from SIPP arrangements.
15. Residential property is not a permitted investment in a SIPP, except in very limited circumstances. Details of these exceptions are available in HMRC's Pension Tax Manual, section PTM125200.
16. A wasting asset is as defined in S.44 of The Taxation of Chargeable Gains Act 1992.
17. You take full responsibility for the suitability and appropriateness of the investments that you make and if applicable the management of those investments.
18. BWSIPP LLP reserves the right to change the types of investments allowable at any time. Please refer to our website at www.barnett-waddingham.co.uk/SIPP to ensure that you have the current version of this allowable investment schedule.
19. BWSIPP LLP will consider requests to invest into direct overseas commercial property but reserves the right at its discretion to decline to allow the investment. Direct overseas commercial property will only be considered where:
 - a) It is located in a country where the primary language spoken is English, UK trusts are recognised and a land registry exists similar to that in the UK;
 - b) Legal advice is provided by a solicitor acceptable to BWSIPP LLP on any taxation or legal issues that would apply to investment into property in that country;
 - c) A property manager resident in the country where the property is located, acceptable to BWSIPP LLP is appointed;
 - d) There is a connection between the member and the country where the property is located through personal residence or business interests;
 - e) The outcome of any due diligence on the property undertaken is acceptable to BWSIPP LLP; and
 - f) BWSIPP LLP is satisfied that it can carry out the necessary administration for the property effectively, including obtaining appropriate insurance cover.
20. Please refer to the Terms and Conditions and Property Guide documents for additional information relating to the holding of commercial property within the Barnett Waddingham SIPP arrangement: www.barnett-waddingham.co.uk/SIPP
21. From 14 August 2018, we no longer allow new unquoted securities to be acquired within the Barnett Waddingham SIPP arrangement. For unquoted securities acquired prior to 14 August 2018, in order to comply with **FCA** requirements, an annual independent valuation must be obtained at the expense of the SIPP holding the securities.