

Emily McAlister <emily@retirement.capital>

11 September 2022 at 17:34

# **Re: Paul Hyland - Alexander Chapel Associates SSAS**

6 messages

### gavin mccloskey <gavinm@retirement.capital>

To: ParaPlanningUK <paraplanninguk@bdhsterling.com>

Cc: bdhSterling UK admin <adminuk@bdhsterling.com>, "Stuart Travis - Travis Consultancy

(travisconsultancy@btinternet.com)" <travisconsultancy@btinternet.com>, Emily McAlister <emily@retirement.capital>, Paul Hyland <paulh@expertrecruitment.com.au>

Dear Kevin,

Thank you for your email and my sincere apologies for the long delay with my reply.

We have concluded our audit of the pension fund and on reviewing Paul's position I can confirm the following:

Firstly, there has not been a previous professional administrator for this scheme and therefore, the scheme has since it's inception, never filed any tax return to HMRC nor have any event reports been filed. We were appointed a year ago to undertake a scheme audit and bring the affairs of the scheme up to date. This has been a long, difficult and exhaustive process as ever I have come across. We have prepared the tax returns for the scheme for the tax years 2005/06 to 5/4/2021. This is a time frame of 16 years, there are a number of event reports we have identified that will need to be filed.

HMRC, specifically event report 9 wll be required to be reported for Paul Hyland.

We are now in a position to exercise the external transfer of benefits subject to final agreement by the trustees. There are certain trustee expenses to be paid and this has been prepared for signing.

Following the preparation of the returns I confirm that Paul's share of fund as at 31 July 2006 was £299493 based on a quarter share of fund with an adjustment for the debtors position. There was never a formalised trustee resolution of assets split and looking at the scheme records, this seems to be the assumed position of asset allocation. Looking at the Scottish Equitable data, there appears no meaningful change in assets during the intervening period. I would suggest that we go with this value.

Paul's final transfer value must be agreed by the trustees and before I can confirm this to you, I have issued by way of separate advice the current transfer value for agreement to the trustees.

The whole of Paul's share of the fund is in cash.

We cannot confirm if contributions were paid by the Company during the period from 2006 however from our review of the bank statements and accounts of the Company, it would appear the only payments made was either rent or expenses incidental to their tenancy of the property. These payments are therefore not treated for tax purposes as falling within the meaning of contributions within the scope of ICTA 88 pt15.ch1(as amended). If anything, I would have expected that any contributions payable to be offset against the rent due.

The current share of fund is less than that stated as at 31 July 2006 as the scheme has investment losses from the sale of property and monies due from the rental income (which formed part of the liquidation of the employer as tenant) is unrecovered. The employer is dissolved.

The area of concern I have is the logic in transfer to a SIPP and then a transfer on to an Australian SuperAnnuation Scheme. Can you advise what is the rationale and costs associated with the intermediary policy. Given that both a SIPP and a SSAS are both registered schemes and further the monies are held in cash in both policies, plus the statutory reporting is exactly the same it seems to me a duplication of process. Paul could, if he so choose, hold his cash in a ring fenced trustee deposit account pending your recommendation of a suitable overseas pension. Would this not be a lower cost solution?

I await your final advice on this and once the transfer value has been agreed by the trustees I will issue the CETV. I expect this to be agreed next week.

Please copy my colleague Emily McAlister in all your communications so we can ensure that your email thread can be managed.

Kind regards

Gavin

On Fri, Jul 29, 2022 at 3:41 PM ParaPlanningUK cparaplanninguk@bdhsterling.com wrote:

Hi Gavin,

Thank you very much for your time on the phone earlier. As I was saying, as the client lives in Australia we have to ask additional questions that perhaps are a little out of the norm to assist with our Australian tax planning. Therefore, please would you mind confirming the following:

- 1. To determine the value of the SSAS as at the date Mr Hyland arrived in Australia (4<sup>th</sup> September 2006), I think we will use the attached report, as this should be close enough when we declare this to the Australian Tax Office. I think you might have been asked a variation of this question already, but do your records show what Mr Hyland's entitlement of the total value (£1,204,972 as at 31<sup>st</sup> July 2006) was when this report was filed?
- 2. I understand you are already working on this, but please can you confirm Mr Hyland's total entitlement in the SSAS and please also confirm the percentage of the total value that will be allocated to him too?
- 3. Is Mr Hyland's entire allocation in the SSAS now in cash?
- 4. Are you able to confirm if any payments have been made out of the SSAS in Mr Hyland's name since he arrived in Australia (4<sup>th</sup> September 2006)?
- 5. Has Mr Hyland made any contributions into the SSAS since 4<sup>th</sup> September 2006?
- 6. Are there any guarantees attached to the SSAS, such as Protected Tax-Free Cash, Guaranteed Annuity Rates, etc?
- 7. To write our transfer recommendation for Mr Hyland, it will very much be dependent on how quickly we receive the above information and therefore it could be a number of weeks before we can recommend which UK pension provider we would like the client's entitlement to be transferred to. I know we discussed this on the phone, but just to be sure, are you able to confirm that there will be no issue for Mr Hyland if he transfers his entitlement out of the SSAS after 15<sup>th</sup> August 2022?

Thank you for your time and I look forward to hearing from you soon.

Kind regards

Kevin Chandler DipPFS

Senior Paraplanner (UK)





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gavin mccloskey <gavinm@retirement.capital> 11 September 2022 at 17:36 To: ParaPlanningUK <paraplanninguk@bdhsterling.com> Cc: bdhSterling UK admin <adminuk@bdhsterling.com>, "Stuart Travis - Travis Consultancy (travisconsultancy@btinternet.com)" <travisconsultancy@btinternet.com>, Emily McAlister <emily@retirement.capital>, Paul Hyland <paulh@expertrecruitment.com.au>

Kevin, on a separate note I confirm that the scheme holds no guarantees to the rights of any member and historical policies did not contain any guarantees within the contracts. Thank you Gavin [Quoted text hidden]

ParaPlanningUK <paraplanninguk@bdhsterling.com> 12 September 2022 at 14:38 To: gavin mccloskey <gavinm@retirement.capital> Cc: bdhSterling UK admin <adminuk@bdhsterling.com>, "Stuart Travis - Travis Consultancy (travisconsultancy@btinternet.com)" <travisconsultancy@btinternet.com>, Emily McAlister <emily@retirement.capital>, Paul Hyland <paulh@expertrecruitment.com.au>

Hi Gavin.

Thank you very much for the information.

In terms of our position to transfer Mr Hyland's share to an interim UK based SIPP rather than directly to a QROPS in Australia, this is due to the Australian Tax Office's (ATO) restrictions on transfers in from international pension arrangements. Mr Hyland can only transfer in \$110,000 each tax year from an overseas pension plan, or up to \$330,000 if he uses his 3 year bring forward provision. Once we have the final CETV we'll be able to determine the most tax efficient timescale to transfer the funds across to Australia, but based on the values we've seen so far, there will almost certainly be some funds remaining in the UK after the first payment to Australia, which we would like to manage in a SIPP of our choosing.

I look forward to receiving the finalised CETV and details of Mr Hyland's share in due course.

Kind regards

Kevin Chandler DipPFS

Senior Paraplanner (UK)



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#### Hi Kevin,

Thank you for your email and confirmation. Given that you will be managing the investments and comments, it does make sense for this to be in an individual policy.

We have a small query in respect of the previous transfer out which we have raised, but otherwise we are happy to proceed on this and will confirm the CETV. Can you advise if the SIPP has been established to receive the transfer value.

Many thanks Gavin

[Quoted text hidden]

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Hi Gavin,

At this stage, we have not established the new interim UK pension. We have a couple of providers in mind, but this will depend partly on the CETV of the SSAS to ensure we recommend the most cost efficient product, as well as taking into account the underlying investment we will be recommending to Mr Hyland too.

[Quoted text hidden]

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Dear Kevin,

I confirm that the cash equivalent transfer value for Paul Hyland amounts to £244,445.

I also confirm the following:

This sum is net of all expenditures

This sum represents uncrystallised funds.

I enclose the lifetime allowance certificate for this member and look forward to confirmation of the receiving scheme so the cash can be transferred next week from Metro Bank.

The PSTR for the transferring scheme is 00435115RS.

Subject to you confirmation of the receiving scheme and PSTR, we will issue the discharge, indemnity and deed of retirement for Paul to sign.

Kind regards Gavin

[Quoted text hidden]

Lifetime Allowance Certificate PAUL HYLAND.pdf

23 September 2022 at 19:02

13 September 2022 at 19:03

14 September 2022 at 16:01