Savings General Terms & Conditions

For Greater Manchester.
All of it.





The key things you need to know

These Savings General Terms and Conditions are part of a package of documents which give you important information about our accounts and services.

Please read these terms and conditions carefully. If you have any questions or need additional support, please get in touch.

You also need to read any **product special conditions** which apply to you and the **accounts** you hold.

You should keep a copy of the documents we give you - you may need them in the future. If you need additional copies of any documents, just let us know.

We're committed to making sure that all of our products and services are accessible to all of our Members. If you want to receive communications from us in a different way, for example, if you need these terms and conditions in large print, in Braille or audio format, please call us on 0345 604 0050 Monday to Friday 8am - 6pm (excluding bank holidays) or contact your local branch.

If you open an account it will be with Newcastle Building Society (trading as Manchester Building Society). Within these terms, when we say 'we', 'us', 'our'' and 'the Society' we mean Newcastle Building Society.



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Definitions

Account	means your savings account with us
Account holder(s)	means a person whose name the account is held in (whether alone or with someone else)
CHAPS	means the Clearing House Automated Payment System and is a way of making electronic bank to bank same day payments in the UK
СоР	means the Confirmation of Payee scheme
Cut-off time	means the latest time we can process instructions
FSCS	means the Financial Services Compensation Scheme
Joint account	means an account which is held by more than one account holder
Nominated linked account	means a UK personal current account , which can send and receive electronic transfers, held in your name
Ombudsman	means an official appointed to investigate an individual's complaints against an organisation, for example the Financial Ombudsman Service



Personal notice	means a notice we give to you individually either by letter or e-mail
Product special conditions	means the product terms and conditions specific to your account
Registered contact	a person, over the age of 18 years, who can operate an account on behalf of a child under the age of 16 years
Secure Customer Authentication code	a code we will send you to verify your nominated linked account if you opened your account online
Security details	means your passbook or passcard and any Secure Customer Authentication Codes we send you. If your account is operated online or by telephone, "security details" also means your unique user ID, password, memorable data and any other personalised security details
Strong Customer Authentication	means verification of a customer's identity based on the use of two or more independent methods
Working day	means any day except Saturdays, Sundays or English Bank Holidays



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About us

Getting in touch

How we can contact you

We can contact you by post, telephone, e-mail, secure online messaging or by text message. We will use the contact details we have for you. For joint accounts, we will send communications to the first named account holder. If we hold an e-mail address for you, we will send communications to you by e-mail. If we don't, we will send them by letter. If we cannot successfully deliver an e-mail to your e-mail address, we will send you information by letter instead.

We will communicate with you in English.

What to do if your contact details change

You must tell us if any of your contact details change. This includes your name, address, telephone number and email address. If you don't tell us, we may not be able to contact you or we might send confidential information to an old address. We won't be responsible if this happens because you have not told us your details have changed.



Visit one of our branches. For addresses, phone numbers and opening hours of our branches, visit: manchester.co.uk/branches



Call us on 0345 604 0050. Calls to 03 numbers cost the same as a call to a standard '01' or '02' landline number, even when calling from a mobile. The actual cost you are charged will depend on your landline or mobile provider. Our lines are open Monday to Friday 8am – 6pm (excluding bank holidays).



Visit us online. manchester.co.uk



Write to us.

Manchester Building Society
PO Box 995
Wallsend, NE28 5FR



Opening an account

To have an **account** with us, you must be a UK resident with indefinite leave to remain/ settled status in the UK.

The account must be for your own personal use and the money held in your account must be your own personal money. Unless permitted by your product special conditions, your account must not be used for business purposes. When you open your account with us, we are required by law to perform certain checks. For example, we will check your identity and address. We will do this when you apply for an account, by using an appropriate external agency or by asking you for certain documents. We may do further checks at any time during your relationship with us.

Being a Member of the Society

Most of our account holders are Members

Your account is a share account with the Society unless the product special conditions of your account say otherwise. This means that you will have membership rights in Newcastle Building Society. For joint accounts, only the first named account holder can vote in our Annual General Meeting.

You must comply with our Rules

As a member, you must comply with the Rules of Newcastle Building Society. If you'd like a copy of our Rules, you can request a copy in branch, or alternatively you can call us or visit manchester.co.uk/corporategovernance

Transferring windfalls to charity

A windfall benefit is a benefit which a person has the right to receive as a shareholding Member of Newcastle Building Society. These rights will apply if there is a future transfer of Newcastle Building Society's business. For example, this could happen if there was a takeover of Newcastle Building Society or if we were no longer a Building Society.

When you open an **account** with us, you'll agree that unless you were a Member on 31 March 1999, or you have been a Member for at least 5 years at the time of any transfer, any windfall benefits may be passed directly to our selected charity. For more information on this please ask us or visit <u>manchester.co.uk/</u> charitable-foundation



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Using your account

Paying money in

The table below shows you the different ways you can pay money into your **account**. It also shows when the money will show in your **account**, and when it will start earning interest. The timescales below run from when we receive the money.

We may ask for information about the money you pay in to your **account**. The money must belong to you. We do not accept money from **accounts** based outside of the UK.

Please quote your account number as the reference for any of the below payment methods, otherwise the payment may be returned.

Ways to pay money in to your account	When will the money show in my account?	When will the money start earning interest?
Cash Over the counter at a branch.	The money will show in your account immediately.	From the day we receive the money.
Debit card Over the counter at a branch. The debit card must be in the name of the account holder.	The money will show in your account immediately.	From the day we receive the money.
An electronic transfer between Manchester Building Society accounts.	The money will show in your account immediately.	From the day we receive the money into the receiving account.
An electronic transfer from your nominated UK bank/building society account.	The money will show in your account the same working day, and typically within 2 hours.	From the day we receive the money.
Cheque Over the counter at a branch. Cheques should be made payable to the account holder and the account number, e.g. Mr. A Smith 1234567 and not	When paid in to a branch, the money will show in your account immediately. The funds will be available no later than the 4th working day after you pay it in.	From the next working day following receipt of the cheque (assuming it clears).
Manchester Building Society.	For example, if you pay a cheque in at a branch at 10am on Friday, the funds will be available by no later than Thursday of the following week.	

Please note: we will not deduct any cheque payment for cheques which are returned unpaid, after the end of the fourth working day following the day of receipt.



Taking money out

How you can take money out of your account How you use your account will depend on how your account was opened.

If you opened your **account** in branch, you can take money out using your passbook or passcard in any of our branches.

If you opened your **account** online, you can take money out by logging in to your **account** through our website or mobile app, once this service is available. To do this, you will need to have set up a **nominated linked account**.

Whether you set up your **account** in branch or online, you can take money out by requesting an electronic transfer by telephone.

You must always have a balance of at least £1 in your account, unless your product special conditions say otherwise. You can only take money out if you have enough money in your account.

The table below shows the ways you can take money out and the limits for how much money you can take out of your **account** each day. How much you can take out depends on both the way you take money out and the type of **account** you hold. Please check your **product special conditions** for more information.

Type of withdrawl	Daily limit	How you can take money out of your account
Cash	£500	Visit one of our branches
An electronic transfer to a nominated linked account	Any amount	By logging on to your account online At one of our branches, if you have a nominated linked account set up Call us on 0345 604 0050
Cheque	Any amount	Visit one of our branches
CHAPS (only available for house purchases to your nominated bank / building society account)	Any amount	Visit one of our branches Call us on 0345 604 0050



We will do extra security checks if you want to take out more than £250,000. Taking money out of your **account** must be approved by you or someone authorised by you. For information on when someone else can support you to manage your **account**, please contact us or visit our website at <u>manchester</u>. co.uk/power-of-attorney-court-of-protection

We may ask you to give us proof of your identity or provide extra information before we agree to make a payment. In that case, the payment will not be made until you have provided us with the information we have asked for.

We also have the right to reject a payment instruction if we reasonably believe the security of your **account** is at risk. For example, this may happen if we reasonably believe you have not instructed us to make the payment, or if there is suspected unauthorised or fraudulent use of your **account**. If we decide to reject a payment instruction, we will tell you as soon as we can. We will not do this if it creates a security risk or if we would be breaking the law if we did.

Delaying payments if we suspect fraud or a scam

There may be times when we need to delay a payment to protect you should we suspect fraud or a scam. This will typically be held for no more than 4 business days. If we delay a payment, we will notify you and may ask you to provide information to help us confirm you are not a victim of fraud. In some cases, we may not be able to contact you for legal reasons.

Unless we believe you to have acted fraudulently, we will refund any loss of interest or incurred charges because of the delayed payment.

When will we send your electronic payments to the receipient's bank?

If your withdrawal is authorised before the cut-off times shown below, it will be processed and received by the recipient's bank on the same day (assuming it is a working day). If your withdrawal is authorised after the cut-off time, it will be received by the recipient's bank the following working day. Please note, however, that we cannot be held responsible for any delays caused by circumstances beyond our control. The cut-off times are:

Method	Cut-off time
Branch	Branch closing time
Automated payment	4pm (payments can only be made to a nominated linked account in your name)
CHAPS	11am (but only where this is by prior arrangement with us)



Nominated linked accounts

A nominated linked account is a personal UK bank or building society account, held in your name and registered to your home address. This is linked to your Manchester Building Society savings account and is used to receive your money electronically. We do not accept pre-paid cards or e-money accounts as nominated linked accounts.

If you want to take money out by electronic transfer, you will need to set up a nominated linked account. You can only have one nominated linked account which will apply across all of your accounts with us. If you hold a joint account, the same nominated linked account will also be linked to this.

A nominated linked account can only be set up in the name of the account holder, even when there is a Power of Attorney registered on the account.

How to change your nominated linked account

If you opened your account online you can change your nominated linked account by logging in to your account online. Once you have done this a Secure Customer Authentication Code will be sent to you by second class post. When you receive the code, you will need to activate your nominated linked account by following the instructions provided.

If you opened your account in branch you can change your nominated linked account by writing to us, or by visiting one of our branches. If you add or change your nominated linked account in branch, it can take up to 6 working days for this to happen. You may be required to complete security checks.

Until the new nominated linked account has been authorised, no payments can be made to that account. Your existing nominated linked account will remain active until this step has been completed.

What will we do to ensure the account is held in your name?

When you set up or change a **nominated linked account**, we will carry out electronic checks to ensure the **account** is held in your name.

If we cannot confirm that the **nominated linked account** is held in your name, we will ask you to provide documents to prove that it is your **account**.

Confirmation of Payee

From September 2024, we participate in the Confirmation of Payee (CoP) scheme. The CoP scheme is designed to reduce fraud and prevent payments from being sent to the wrong accounts, by requiring name checks to be carried out between bank or building society accounts.

When you set up a new nominated linked account, we will ask the account provider to check that the name on the nominated linked account matches your name. If the information does not match, we will ask you for proof that the proposed nominated linked account is in your name before you can add it.



Joint accounts and support with managing your account

All joint account holders are responsible for any charges owed

Your account may be held as a joint account by up to four people unless your product special conditions say otherwise. These terms and conditions apply to each of you together and separately. Each person is jointly and individually liable for all amounts owed to us.

All joint account holders can make changes and take money out

Each joint account holder can manage the account and take money out unless:

- all of you have told us that two or more account holders must authorise all withdrawals and changes, or
- we are made aware of a dispute between any of the account holders.

If we know that there is a dispute between any of the **account holders**, we will not let any money be taken out or let anyone make changes to the **account** until we receive signed instructions from each **account holder**.

Each joint account holder can take all of the money out

Each joint account holder can take all of the money out of the account. We will not get involved in how the money is split between you.

What happens if a joint account holder dies If a joint account holder dies, the account will remain open in the name(s) of the surviving account holders and they will own all of the money in the account, regardless of what the deceased account holder's will might say.

When we receive the death certificate or grant of representation, we will change the account into the name(s) of the surviving account holder(s).

Support with managing your account

You can arrange for someone to manage your **account** for you.

Information about options for assistance with your financial affairs can be found within our Power of Attorney and Court of Protection Guide, available in branch or on our website at manchester.co.uk/power-of-attorney-court-of-protection. You must provide any evidence that we require to prove that you have given authority to someone else to manage your account.



Closing your account

You have the right to cancel your **account** within 14 calendar days of opening the **account** without penalty and without giving us a reason. Any interest earned by you during this period will be paid based on the product rate(s) which applies to your **account** at that time.

The table below shows how your account can be closed and the reasons why this may happen.

If we close your **account** for any of the reasons set out below, we will act in a way we think is reasonable and we will try to reduce any inconvenience to you.

Who is closing the account?	Reason	How much notice will we give to you, or do you need to give to us?
You	Any reason	You can do this at any time, subject to any notice periods set out in your product special conditions
Us	You've been physically or verbally abusive or threatening to our staff or customers or have damaged our property; You were not eligible to open an account; You have not given us information that we have requested;	None
Us	You have given us information which is not true; We reasonably suspect that you or someone else is using or intends to use your account for fraud or to break the law; You seriously or repeatedly breach these terms and conditions or the product special conditions and you do not put things right within a reasonable time after we ask you to; by continuing to operate your account we may be at risk of breaking the law or a code, court order or other duty, or By continuing to operate your account, we may be at risk of action from any government, regulator or law enforcement agency.	None
Us	Any other reason	60 days (or longer if required by law)

What happens to your money if you close your account

If there is any money remaining in your account when it is closed or cancelled, we will either;

- electronically transfer the balance to your nominated linked account within 14 calendar days; or
- send you a cheque for the balance (together with any interest) within 14 calendar days.



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Interest, charges and changes

Changes to our terms, conditions, interest rates and charges

We can change these terms and conditions and the **product special conditions** for your **account** at any time. This includes changes to interest rates and charges. Any change will be made in a way which we think is reasonable.

We can change these terms and conditions, the **product special conditions**, the rate of interest or any of our charges for any of the following reasons unless the **product special conditions** say otherwise:

- to reflect changes in market conditions;
- if the change is to the advantage of our Members;
- to respond to changes in how much it costs us to provide accounts, including our funding costs if relevant;
- to make the interest rates being paid to savers consistent following any acquisition or transfer of savings accounts or any conversion or takeover of, or merger with, another financial institution;
- to reflect changes in technology, or to introduce new or improved systems, methods of operation or services;

- to make sure we maintain our financial strength and are run prudently for the benefit of our Members;
- to correct mistakes (if it is reasonable for us to do so);
- to respond to changes in the law, the interpretation of the law, decisions or recommendations of an Ombudsman, regulator or any code of practice; or
- to respond to changes in a reference rate.



How we will let you know if we make any changes to our terms and conditions, interest rates or charges

Type of change	Notice	When we inform you	Can you close your account without charge?
Changes relating to payment services	Personal notice in writing	At least two months before the change is due to happen	Yes, within two months of our notice
Changes to our product special conditions, these terms and conditions or charges that disadvantage you or if introducing new charges	Personal notice in writing	At least 30 calendar days before the change is due to happen	Yes, within 60 calendar days of our notice
Changes to your interest rate that disadvantage you	Personal notice in writing	At least 14 calendar days before the change is due to happen	Yes within 30 calendar days of our notice
Any other changes	Personal notice and/or notice in our branches or on our website	Immediately	Yes unless the product special conditions say otherwise

Charges

There are currently no fees or charges for your Manchester Building Society savings **account**. We will always let you know in advance if we decide to introduce any fees or charges.



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Security

Using and protecting your account

You must keep your passbook and security details safe

You must not share **security details** or items such as your passbook or passcard with anyone who you do not want to have access to your **account**. You must keep all of these in secure places.

We will never ask you for details about your account, security details or any confidential information by e-mail. So please do not reply to any e-mail asking for this information.

We will never give out your **security details** but we may include your **account** number on communications we send to you to make things easier for you. We will never ask you for details about your **account**, **security details**, or any confidential information by e-mail. Please do not reply to any e-mail asking for this information.

You must tell us immediately if your **security details** are used by someone else who you have not authorised to operate your **account**.

You must tell us immediately if your **security details** are lost, stolen or at risk of being misused. You can do this by contacting us (see 'Getting in Touch'). We may reset your **security details** if we reasonably think that they could be used by someone else who you have not authorised to operate your **account**.

Operating an account for account holders under 16

Subject to the **product specific terms and conditions**, some **accounts** may be opened for children under the age of 16. If the **account** is opened for a child under the age of 16, we will open it in the child's name. We will only open the **account** for a child under 16 if there is a named person aged 18 years or over who can operate the **account**. They will be called the **registered contact**. If there is a **registered contact**, any money taken out must be solely for the benefit of the **account holder** and not the **registered contact**.

When the account holder reaches the age of 7 they can use the account as well as the registered contact. When they reach 16, the registered contact will be removed and will no longer have access to the account.



What happens if something goes wrong?

You must authorise transactions

If you take money out using a passbook or passcard, by telephone, or online we will consider the transaction to have been authorised. You may also need to give us your **account** number. Once you've asked us to make a payment from your **account**, you cannot cancel it.

An "unauthorised" transaction is when a payment leaves your **account** without you having authorised it. An "incorrect" transaction is where we make a mistake in processing a payment for you, such as sending money to a different **account** number to the one you have provided to us.

If you are tricked into paying a fraudster

Authorised Pushed Payment Fraud (APP Fraud) is when a fraudster tricks you into paying a person who is not the person you thought they were, or the payment is for different reasons than you expected.

If this happens you should tell us as soon as possible by calling us on 0345 604 0050. You must tell us within 13 months of the date of the last payment or you may not get a refund. Reimbursement rules apply to **CHAPS** and Faster Payments you send after 7 October 2024 to an account which you don't control.

We will consider each refund request and provide a refund if we're required to under the refund rules. If you are entitled to a refund, you should get your money back within 5 business days, but it could take up to 35 business days if we need more information.

These rules do not apply to payments you send to accounts outside of the United Kingdom or any payments using cash, cheque, or cards.

For more information about the rules and how the rules might apply to you, please visit psr.org.uk/information-for-consumers/app-fraud-reimbursement-protections/
This will include information on the claims process and the maximum reimbursement claim limit of £85,000.

We can take back any refund paid (following reasonable notice), should we later believe you have acted fraudulently when making the claim. Further information on rights to reimbursement is available on our website at manchester.co.uk/app-fraud



If you discover an unauthorised or incorrect transaction

You must let us know as soon as possible, but always within 13 months of the date of the payment. If you don't notify us within 13 months, we may be unable to give you a refund. Please see the "Getting in Touch" section for details on how to contact us.

Refunds

If money is taken out of your **account** without you authorising it, we will refund you, unless;

- You have been very careless with your security details and/or deliberately failed to keep them secure.
- If we can prove you authorised the payment or you have acted fraudulently

We will provide a refund if the payments were made after you reported concerns about the security of your **account** to us, we haven't used **Strong Customer Authentication** when we should have done or we haven't provided a way for you to report concerns about the security of your **account** to us.

If you tell us that you didn't authorise a payment from your account, and neither of the above apply to you, we'll refund the amount taken out within 24 hours. This will be by the end of the next working day if you tell us on a Friday. This is unless we decide to investigate. If we refund you, we will also always refund any charges you had to pay and make any interest adjustment required so that you have not lost money.

If we discover later that you did authorise the transaction or that you were not entitled to a refund, we'll claim the amount back from you as well as any fees and interest you owe us.

We may investigate before we refund you

We may investigate the circumstances of the payment before giving you a refund. If we decide to investigate, we will tell you within 24 hours. This will be by the end of the next working day if you tell us on a Friday. We may ask you to confirm in writing that you didn't authorise the payment. We will carry out an investigation as quickly as we can.

Once a decision has been made to provide a refund to you, we will refund the amount taken out by the end of the next **working day**. If we refund you, we will also always refund any charges you had to pay and make any interest adjustment required so that you do not lose money.

If we discover later that you did authorise the transaction or that you were not entitled to a refund, we will claim the amount back from you as well as any fees and interest you owe us.



If we make a mistake

If we make a mistake, here's what we will do:

What mistake did we make?	What will we do?
You gave us the right details, but we sent the money to the wrong place.	We will refund the payment as quickly as we can.
We sent more money than you asked us to.	We will return the extra amount to you as quickly as we can (instead of refunding the full payment amount).
We sent less money than you asked us to.	We will send the missing money to your other account provider as soon as we can after you have told us.
We take longer to make a payment to your nominated linked account than we should have done.	You can ask us to contact your other account provider and ask that the payment is treated as if it arrived at the right time. This means you won't lose out on interest or have to pay extra interest or charges.
We receive a payment to you, from another bank, but we don't put the money in your account .	We will put the money in your account and immediately make the money available to you.

If we make a mistake, we will also always refund any charges you had to pay and make any interest adjustment that is needed so that you do not lose money. If you ask us to, we will also immediately try to trace a payment and let you know the outcome of this.

If you make a mistake

If you have made a mistake (for example, you gave us incorrect **account** information) or if we can show that the correct amount was received by your other **account** provider, you won't get a refund.



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Other Information

Our right of set off

If you owe us any money, we can take it from another account you have with us

If you owe us money (for example, on a loan or mortgage) and, even after we remind you, you do not pay us, we may set off your debt. This means we use the money you have in another **account** with us (including this savings **account**) or any interest we owe you to reduce or repay the amount you owe us.

We'll tell you before we set off

When we want to use our right of set off, we'll tell you at least 14 days before we do it.

If we do set off, we'll write to you immediately to confirm how much we deducted from the amount you owe us and when we did it.

We're fair and sensible about setting off

We won't set off if we know that someone else has rights to the money in the **account** or if you received the money from a government body or agency.

When we're deciding whether to set off, we'll consider whether the **account** is used for day to day living expenses.

What to do if you want to make a complaint

If you're not happy with our service, please let us know

We always try and provide a high quality service to you. However, we understand things sometimes go wrong. If they do, we will try to put them right quickly and fairly.

Our complaints procedure can be viewed by visiting one of our branches, or by visiting: manchester.co.uk/complaints. Alternatively, please call us on 0345 604 0050 and we'll send you a copy.

You can take your complaint to the Financial Ombudsman Service

If after receiving our response you're still not happy with the way we've dealt with your complaint, you can refer your complaint to the Financial **Ombudsman** Service for investigation. For more information about this service, visit <u>financial-ombudsman.org.uk</u>

Your savings are protected

Your eligible deposits with Newcastle Building Society are protected up to a total of £85,000 by the Financial Services Compensation Scheme, the UK's deposit protection scheme. This limit is applied to the total of any deposits you have with Newcastle Building Society and Manchester Building Society (as a trading name of Newcastle Building Society).

Any deposits you hold above the £85,000 limit are unlikely to be covered.

For further information about the compensation provided by the **FSCS**, refer to the **FSCS** website at FSCS.org.uk



Our privacy policy

Our Privacy Policy describes how we collect your information, how we use it and why we do this. To view our current Privacy Policy, please visit our website at manchester.co.uk/privacy-policy

Governing law and courts

We're governed by English law and the courts where you live deal with any disputes
The laws of England and Wales will decide any legal questions relating to these terms and
conditions or your product special conditions. Any disputes will be dealt with by the courts
having jurisdiction over the part of the United Kingdom where you live (i.e. England & Wales,
Scotland or Northern Ireland).



manchester.co.uk newcastle.co.uk

Manchester Building Society is a trading name of Newcastle Building Society, whose Principal Office is 1 Cobalt Park Way, Wallsend, NE28 9EJ. References to 'our' 'us' 'we' and 'the Society' refer to Newcastle Building Society. References to 'NBS Group' or 'Newcastle Building Society Group' refer to Newcastle Building Society, the trading names under which it operates (Manchester Building Society and Newcastle for Intermediaries) and its subsidiary companies. Newcastle Building Society is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority and is entered in the Financial Services Register under Registration No. 156058. www.fca.org.uk/firms/financial-services-register

Manchester Building Society (as a trading name of Newcastle Building Society) introduces to Newcastle Financial Advisers Limited for advice on investments, pensions, life and protection insurance, and inheritance tax planning. Aspects of inheritance tax planning are not regulated by the Prudential Regulation Authority nor the Financial Conduct Authority. Newcastle Financial Advisers is a trade name of Newcastle Financial Advisers Limited which is an appointed representative of The Openwork Partnership a trading style of Openwork Limited which is authorised and regulated by the Financial Conduct Authority.

Details are correct as at time of print (Aug 2025). MAN025

