

RICS Framework: terms of engagement

The headings contained in this framework for terms of engagement are based directly upon the list of **mandatory** required content set out in **VPS 1 para 3.1**, and the commentary which follows, in *RICS Valuation – Global Standards* effective from 31 January 2025.

[**Please note:** The further guidance denoted in italics [and square brackets] are for information purposes only and are not intended to be included in the content of any document prepared using this framework.]

[DISCLAIMER

"These documents are intended as a general framework only to assist suitably qualified valuation practitioners to comply with the requirement for minimum content of terms of engagement and valuation reports specified in **VPS 1** and **VPS 6** of the current RICS Valuation – Global Standards. RICS makes no representation as to their suitability to any particular situation or set of circumstances. The practitioner shall need to exercise their own skill and judgment to form a view as to their suitability to a given situation and will need to tailor them as they see fit in each case. Please note that the documents have been designed as a single suite and are intended for use in conjunction with each other and as such we recommend that care is taken to ensure that the individual documents remain consistent with each other. In particular, it is recommended that special care is taken to ensure statements describing the scope and depth of inspection and investigations and the attendant valuation assumptions referred to within the terms of engagement are consistent with corresponding statements made within the valuation report itself."]

Terms of Engagement

Name of the Firm

Identification	The valuation will be the responsibility of Name and qualifications :	
and status of	Registered valuer status:	
the responsible	Experience and expertise:	
valuer		
	Internal / external status: [if applicable]	
	Rotation policy: [if applicable]	
	Previous involvement with the property or parties to the case:	
	Declaration of independence, objectivity and competency:	
Identification of	Full name and address: [Make sure you identify who your client is and therefore to	
the client(s)	whom you have a duty of care.]	
Identification of	Full name and address: [Make sure you declare if there are any other parties who	
any other	have the right to use the report. Note that the other parties may seek for the duty of	
intended users	care to be extended to them or others. Valuations are often requested by	
interface dacis	intermediaries.]	
Identification of	Address of the property:	
the asset(s) or	Interest to be valued:	
liability(ies)	Tanansias if any	
being valued	Tenancies, if any:	
Valuation	[State the currency in which you will report value] e.g. All currency in our report will	
(financial)	be in Pounds Sterling (£), Euro (€), Dollars (\$) [etc as required]	
currency		
Purpose of the	[State the precise end use of the valuation i.e. what the client is going to do with the	
Valuation	valuation eg for first mortgage purposes, for the assessment of inheritance tax. This	
	will inform you as to what regulation and guidance you must follow. It will inform the	
	appropriate basis of value, valuation date and any special assumption. It will	
	determine the appropriate level of inspections and enquiries and the allied	
	assumptions (eg a valuation for second mortgage purposes may require a much	
	higher level of investigations than one for first mortgage purposes). It also assists in	
	agreeing the extent of your liability for the use of the valuation.]	



Basis(es) of value adopted

[Delete as appropriate. Market Value and Market Rent are included here for ease of reference. If another basis of value is to be used it should be stated with its current IVS definition taken from **Red Book VPS 2**]

The following definitions of Basis of Value will be used. They are derived from the *International Valuation Standards [or UK Legislation where applicable only]*.

Market Value

The estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's length transaction after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion.'

Market Rent

The estimated amount for which an interest in real property should be leased on the valuation date between a willing lessor and a willing lessee on appropriate lease terms in an arm's length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion.'

Statutory definition of Market Value (Capital Gains Tax, Inheritance Tax and Stamp Duty Land Tax)

Summary definition derived from legislation, for example: 'The price which the property might reasonably be expected to fetch if sold in the open market at that time, but that price shall not be assumed to be reduced on the grounds that the whole property is to be placed on the market at one and the same time.'

(Source: section 272 Taxation and Chargeable Gains Act 1992. Section 160 Inheritance Tax Act 1984, Section 118 Finance Act 2003).

Our assumptions of what are 'appropriate lease terms' for this property will be set out in our report.

Valuation date

[You must choose a specific date. This can be defined as 'date of report' or 'date of inspection' if that is what has been agreed. If so, the Date of Inspection will need to be declared in the report. Some purposes will require a specific date e.g. date of death or a financial year end.



Nature and extent of the valuer's work – including investigations – and any limitations thereon

[For guidance see **Red Book VPGA 8**. This section should define the scope and depth and method of all investigations including site inspection and desktop enquiries into matters affecting value. In other words, it defines and limits the due diligence you will carry out in preparing the valuation and will state the assumptions you will make to cover the limits of your due diligence. The following list of matters which are often not fully investigated is derived from **VPGA 8 para 2**. It is not exhaustive and is offered only as a guide. You must accept responsibility for stating clearly the scope and depth of investigations and enquiries you will or will not make and the assumptions these give rise to.]

In order to provide a valuation report within a reasonable timeframe and at an economic cost, the following limitations in the scope of inspections and due diligence in enquiries are agreed together with the necessary assumptions which will be adopted to cover uncertainties

Title:

We will examine Title obtained from the Land Registry (or client legal advisor). We will report our findings in the report. Our valuation will be based upon those findings which we will assume to be correct. We may recommend advice from your legal advisor if we think it necessary. Our valuation will be provisional upon that advice being received.

[OR]

We will rely on information about Title supplied by your legal advisor. We will assume that the information provided is correct.

[OR]

We will not make any enquiries regarding Title. We will assume that the property has good title, free from onerous or restrictive covenants, rights of way, easements etc which might adversely affect value.

Condition of buildings:

We will carry out a building survey of the property. This will be the subject of a separate report. Our valuation will take into account the findings of that report and our assumed cost of carrying out any repairs recommended in that report. [OR]

We will not carry out a building survey. A survey of that depth is outside the scope of your present instructions. We will not therefore be able to report in detail on the condition of the property.

[OR]



We will carry out a brief examination of the land and buildings internally and externally. The purpose of the examination will be to establish the apparent condition of the building, and to note its construction, accommodation and services. Unless we find otherwise, we will assume that the property is in generally satisfactory repair and condition consistent with its age and nature. *[OR]*

We will examine the site and buildings from the kerb of the road only. We will report our findings. We will assume that the property is in generally satisfactory repair and condition unless we find evidence to the contrary.

Services:

We will arrange for tests to be carried out of electrical wiring, gas installations, room heaters and flues, drainage. Our valuation will take into account the likely cost of any repairs or improvements recommended in those reports.

We will not arrange for any testing of electrical wiring, gas installations, room heaters and flues, drainage. We will observe what services are available and make only a cursory assessment of their apparent condition and make assumptions about the likely cost of dealing with any repairs or improvements a formal test may reveal. We may recommend testing. Our valuation will take into account those assumed costs.

Planning:

We will interrogate the Planning Portal to establish any planning applications granted or refused in the past for the property. We will establish the land use zoning for the site. We will establish if it lies/does not lie within a Conservation Area. Our findings will be reported to you and be reflected in our valuation. *[OR]*

We will not make any planning enquiries but will assume that the existing use of the building and any alterations or extensions are lawful.

Building Regulations:

We will make enquiries to establish whether or not a certificate of compliance with Building Regulations exists for the building and any alterations or extensions. Our findings will be reflected in our valuation.

[OR]

We will not make enquiries to establish whether or not a certificate of compliance



with Building Regulations exists for the building and any alterations or extensions. Our valuation will assume that the building complies with building regulation requirements.

Highways:

We will make enquiries to establish the presence of any proposals to alter the highway which might affect the property. Our valuation will reflect our findings. *[OR]*

We will not make any enquiries to establish the presence of any proposals to alter the highway which might affect the property. We will assume that the property is not affected by any proposals.

Contamination and hazardous or deleterious materials:

We will arrange for an environmental report to be produced for the property. Our valuation will take into account its findings and the likely cost of dealing with any issues raised.

[OR]

We will not arrange for an environmental report to be produced for the property. We will rely on information supplied by you or your legal advisor regarding environmental matters. Our valuation will take into account the information supplied and our assumptions regarding the cost of dealing with any issues raised.

[OR]

We will not arrange for an environmental report to be produced for the property. We will assume that the property is not adversely affected by such matters.

Environmental Matters

Mining:

We will arrange for a mining report to be obtained. Our valuation will take into account the likely cost of dealing with any issues reported.

[OR]

We will not arrange for a mining report to be obtained. We will rely on information supplied by you or your legal advisor. Our valuation will take into account the likely cost of dealing with any issues.

[OR]

We will not arrange for a mining report to be obtained. We will rely on our local



knowledge of mining in the area. We will assume that, as all mining activity is now historic, all subsidence has now completed and that the property is not affected by any issues resulting from historic mining.

Flooding:

We will examine the flood map to establish if the property is liable to flooding. Our valuation will take into account the likely incidence of flooding. [OR]

We will not examine the flood map to establish if the property is liable to flooding. We will rely on our local knowledge. Our valuation will assume that the property is not adversely affected by flooding.

Radon gas:

We will examine the Radon map to establish if the property lies in an area affected by Radon gas. Our valuation will take into account our findings. *IORI*

We will not examine the Radon map to establish if the property lies in an area affected by Radon gas. We will rely on our local knowledge. Our valuation will assume that the property is not adversely affected by Radon gas.

Sustainability:

We will note the thermal efficiency rating of the building if one exists. We will note any alternative energy sources if they exist. Our valuation will reflect these factors where there is evidence that they affect value.

Environmental, Social & Governance (ESG):

We will take reasonable steps during our inspection and investigations to consider any significant sustainability and ESG factors that could affect the valuation. However, within the limitations of our valuation report, it will not constitute an ESG risk assessment or ESG rating. [or expand depending on the particular requirements of the client in this respect.]

[You may also wish to consider making statements under other headings such as Local property tax, Fire, Disabled access, Coastal erosion, Brine extraction and any other matters which affect value which may be relevant to the particular property and location. We strongly recommend that you cover-off as many matters as possible either by enquiry or by excluding them from the scope of work and covering with an



	assumption. This is a matter for agreement with your client.]	
Nature and	[Here state the likely sources of information you will use and the extent to which you	
source(s) of	will check the information and rely on it. You cannot simply accept information	
information	supplied at face value but must apply professional scepticism. Attempts to verify	
upon which the	information should be stated. The degree of assumed reliability of information should	
valuer will rely	be stated.]	
and related	In arriving at our valuation, we generally receive information from yourself, your advisers, public and subscription websites, other estate agents and valuers and from our own records. We will apply professional scepticism and will check the	
Assumptions		
	information where reasonably possible. In the absence of evidence to the	
	contrary, we will assume that information used in the valuation is correct.	
Special	[Special Assumptions are those things which are not true but will be assumed to be true	
assumptions to	e.g. vacant possession when the property is in fact occupied, or that planning consent	
be made	has been obtained, or that building works are completed. For further guidance see VPS	
	2 para 10]	
Format of the	[Here describe the report you will produce, its format, number of copies, how it will be	
report	communicated, etc.]	
	The report will comply with the requirement for minimum content of VPS 6 para	
	2.	
	[Or, for example when reporting to a lender]	
	When reporting we will use the template report form provided by you for the	
	purpose which complies with the requirement for minimum content of VPS 6	
	para 2.	
	[Or]	
	When reporting we will use the template report form provided by you for the	
	purpose. The report makes the following departures from the required minimum	
	content of VPS 6 para 2 as follows	
	[Or for Commercial secured lending]	
	When reporting we will comply with the requirement for minimum content of RICS	
	Valuation – Global Standards VPS 6 para 2, VPGA 2 and will also include the	
	additional reporting requirements under the UK national supplement for	
	commercial secured lending set out in UK VPGA 10 (where applicable).	
	[Or for Residential secured lending]	
	When reporting we will comply with the requirement for minimum content of RICS	
	Valuation – Global Standards VPS 6 para 2 and will also comply with the	
	requirements for residential secured lending in the UK National Supplement UK	
	VPGA 11 (where applicable).	



	[Or specify the particular reporting content for the purpose of the valuation. Or refer to	
	the particular VPGA or UK national supplement section where applicable.]	
	The report will be made available in hard copy form / pdf / drop boy / email /etc	
	The report will be made available in hard copy form / pdf / drop box / email /etc	
	[confirm the detail as appropriate.]	
Restrictions on	[Where it is necessary or desirable to restrict the use, distribution or publication of the	
use,	valuation advice or those relying upon it, the restrictions must be clearly	
distribution	communicated – for example]	
and publication	This valuation report is not to be relied upon, distributed to or communicated with	
of the report	any third party without the express written consent of the valuer, which consent,	
or the report	if any, will be at the valuer's sole discretion.	
Confirmation	The Valuation and Report will be prepared in accordance with the current RICS	
that the	Valuation – Global Standards effective 31 January 2025 [change the effective date as	
valuation will	each revised version is published or (if applicable) where an earlier version of the RICS	
be undertaken	standards were operative on the valuation date.]	
in accordance	[And where relevant] In accordance with your instructions in preparing our valuation report we will depart from the mandatory requirements of Red Book in the following regards:	
with IVS and/or		
RICS Red Book		
Global		
Standards		
The basis on	(Here state the fee or the basis of its calculation. Any other conditions such as	
which the fee	termination of instructions should be dealt with under terms of business).	
will be		
calculated		
Complaints	[Where the firm is registered for regulation by RICS]	
Handling	The firm operates a Complaints Handling Procedure in accordance with	
Procedure	RICS guidelines. A copy is available upon request.	
RICS	The firm and valuer are registered with RICS Valuer Registration. Please note that	
Monitoring	our files may be subject to monitoring under RICS' conduct and disciplinary	
	regulations.	



Limitations on liability

[Here state any limitation on your liability for the valuation which are to be agreed with the client –examples might be]

The liability in respect of this valuation assignment will be no more than £xxx,000 (in words)

[OR]

The liability in respect of this valuation assignment will be no more than **xx%** [a reasonable percentage] of the valuation figure, and in any event within the limits of our indemnity cover.

[Familiarise yourself with the **UK Guidance Note: Risk, liability and insurance 1st edition, April 2021 (as updated)** where relevant. For further RICS advice on PII risk visit: www.rics.org]

[Here it may also be useful to state, for example, that]

We will not accept any third-party liability for the valuation and no party should rely upon the valuation figure or report without the express written consent of the valuer, which consent, if any, will be at the valuer's sole discretion

Consideration of any significant environmental, social and governance (ESG) factors

We will take reasonable steps during the inspection to consider any significant sustainability and ESG factors that could affect the valuation and confirm that we have the qualification and expertise to judge the reliability of ESG resources provided that may be relevant to the valuation. [or state any limitations in relation to the valuer's expertise in this respect in accordance with **VPS 1 paragraph 3.2(i)**, e.g. in relation to specific cost information]

However, within the limitations of our valuation report, it will not constitute an ESG risk assessment or ESG rating. [or expand depending on any particular requirements of the client in this respect.]

[Guidance on the factors which may be of relevance in valuation reporting and documentation in relation to real property interests are listed at **VPGA 8 para 3.7.4**. broadly categorized between Environmental, Social and Governance matters, and should be considered where relevant and appropriate for the individual valuation instructions. The relevance of the items listed there will vary depending on the asset class, use of the property and the basis of value, and as such the list should not be read as a checklist.]

[For further information see also, the current edition of RICS' Sustainability and ESG



	in commercial property valuation and strategic advice Global, 3 rd edition which
	provides guidance on the identification, assessment and impact of sustainability and
	ESG issues for commercial property valuations, together with ESG Data List for Real
	Estate Valuations – February 2024, a practical reference document on legislative,
	market-driven and future ESG requirements for valuers and financial clients in the EU]
Terms of	[Here state any other Terms of Business your firm may operate. For example, payment
Business	timeframe and method, or arrangements for interim payment of fees or expenses, or
	cancelation of instructions or limitation of liability for consequential damages and so
	on.]

We accept these terms of engagement as an accurate summary of the instructions to provide a valuation.

Signed[Valuer]	Signed[Client]
For and on behalf of[Firm]	For and on behalf of[Client]
Dated	Dated

