

General Information MemorandumJuly 2024



Contents

	Page
Description of the Trust	3
Statement of Principles	4
Management of the Trust	5
Principal Features of the Trust	7
Units	9
Fees and Charges	11
Responsibilities and Governance	12
Important Notes for Investors	14
Directory	16
Definitions	17
Form of Application including indemnity	19

Description of the Trust

This communication is directed only at Professional Clients or Eligible Counterparties, as defined in the Glossary to the Financial Conduct Authority's Handbook of Rules and Guidance.

Key Features

The Trust is an exempt unauthorised unit trust. It was created in 1967 to enable Unit Holders to participate mutually in a professionally managed scheme investing in real property without prejudicing their tax exempt status whilst also freeing them from the burden of management.

The Trust is a balanced property unit trust which owns a diversified portfolio of real estate investments on behalf of underlying Unit Holders. Its key features are as follows:

- Performance objective To out-perform the benchmark by 50 basis points per annum on a three year rolling basis.
- Investment philosophy A core/satellite approach to portfolio construction. This reflects a core portfolio of property investments expected broadly to match property market returns, but with prospects for enhanced returns through exposure to higher risk/ return investments in the satellite component.
- Fees To ensure alignment between the Trust Manager and returns to Unit Holders, the Trust Manager receives a base fee which is augmented with a performance fee for outperformance against the benchmark. Fees payable to the Trust Manager are capped.
- The Appointments Committee is wholly independent of the Trust Manager and is responsible for the appointment, removal and remuneration of the Trust Manager, the Trustee and the independent auditors, each subject to ratification by Unit Holders and the Independent Valuer.
- The Trust Manager is the legal operator of the Trust.

Investment Strategy and Objectives

The investments of the Trust consist primarily of freehold and leasehold land and buildings. It is the policy of the Trust Manager to spread these investments over a wide range of properties, so as to maintain a balanced investment portfolio with capital growth potential and beneficial yield. Properties may also be acquired, developed or otherwise dealt with jointly alongside other investors, particularly where these provide Unit Holders with exposure to property assets of a type or size that would not be appropriate for the Trust's portfolio if they were to be held directly.

The Trust Manager follows policies and practices designed to enhance property returns whilst minimising risk. These are summarised as follows:

- The portfolio of properties held by the Trust will be diversified between sectors dependent upon the potential returns from each sector. The Trust may also invest in non-core sectors of the property market which display beneficial performance characteristics.
- The Trust may invest alongside other investors in pooled investments where these provide exposure to assets of a size, type or location that are expected to provide enhanced returns. The amount of exposure to jointly held assets is carefully controlled in accordance with the Trust's investment restrictions.
- Properties will be acquired where the characteristics of the investment itself indicate outperformance through a combination of above average rental growth prospects and advantageous movements in capitalisation yield.
- Properties acquired will mainly be let to tenants of a good financial covenant where risk of default is considered to be low, although this will be balanced with acquisition of investments which offer the potential of future value enhancement as a result of active management.
- There will be a continuing programme of upgrading existing properties to improve rental growth prospects and capital values wherever appropriate by refurbishment, redevelopment or lease restructuring.
- Before developments are undertaken, either directly or in association with third parties, a careful review of the risk to reward ratio of the potential development will take place to ensure an acceptable balance for that project and for the Trust as a whole, and that development will be compliant with the Trust's investment restrictions.

Responsible Property Investment ('RPI')

The Trust Manager has in place RPI practices and procedures that touch on all aspects of the ownership of the Trust's investment portfolio. When assets are acquired their RPI credentials are screened and when brought into the portfolio each asset becomes a part of the wider monitoring and review that applies to all property investments held by the Trust.

Statement of Principles

Federated Hermes Property Unit Trust operates under the following core principles:

- The Trust observes high standards of integrity and fair dealing at all times, in accordance with the obligations set out in the Trust Deed for the benefit of Unit Holders.
- The Trust maintains an open dialogue with Unit Holders. As part of this it provides Unit Holders with timely information enabling them to make informed decisions about the Trust.
- The Trust seeks to enhance the capital and income potential of its assets in a manner consistent with its risk objectives and investment policy.
- The Trust will manage its assets taking into consideration the relevant environmental and socioeconomic risks and opportunities which contribute to the potential of an investment to deliver longterm investment performance for Unit Holders.

- The Trust actively engages with its occupiers to develop longterm relationships in order to maximise portfolio value for its Unit Holders.
- The Trust complies with 'The Association of Real Estate Funds' Code of Practice and with relevant codes or standards in force that apply to the Trust.
- The Trust seeks to embed the principles of responsible property investment in all of its real estate investment and asset management practices.

Management of the Trust

Appointments Committee

The Appointments Committee consists of at least three, and at most eight, members. Each year at least one third of the Appointments Committee retires at the Annual General Meeting and is then eligible for re-election by Unit Holders.

The Appointments Committee is responsible for the appointment, removal and remuneration of both the Trust Manager and the Trustee, each subject to ratification by Unit Holders, the independent Auditors and the Independent Valuer.

The current membership of the Committee is:

Frances Davies MA, MPhil – Chairman (Appointed 18 February 2019)

Frances has 40 years' experience across various senior roles within the asset management and investment banking industries, including with SG Warburg, Morgan Grenfell Asset Management and Gartmore. Since 2007 she has been a Partner of Opus Corporate Finance. Frances currently has non-executive roles for HICL plc, Aegon UK Group plc and Supermarket Income REIT plc.

Charles Maudsley FRICS (Appointed 18 May 2021)

Charles is a Chartered Surveyor and is Strategic Advisor to Bridgepoint LLP and Founder of Alma Real Estate Consultancy. From 2010-19 Charles was a Main Board Director at British Land plc with day to day responsibility for the Retail, Leisure and Residential portfolios. Prior to this Charles was Co Head of Europe for LaSalle Investment Management and also sat on the Global Board of the Investment Management business. This followed a role as UK head of Real Estate for AXA REIM. Charles started his career at DTZ where he ultimately held a position as Director in the Investment team.

Andrew McIntyre MA, ACA (Appointed 7 June 2017)

Andrew is the senior independent director of C. Hoare & Co., and a non-executive director of Lloyds Bank Corporate Markets plc, and Target Group Limited. On 22 June 2023, Andrew retired from the boards of Benefact Group plc and its subsidiary Ecclesiastical Insurance Office plc. He is a trustee of the Foundling Museum. Andrew was previously a board member and chairman of Southern Housing Group Limited. He was a partner at Ernst & Young for 28 years.

Michelle McGrath (Appointed 16 May 2023)

Michelle is Executive Director of Shaftesbury Capital PLC, responsible for co-leading the Group's central London real estate portfolio. Michelle was previously Executive Director of Capital & Counties Properties PLC where she was responsible for the Group's Covent Garden portfolio as well as playing a leading role on corporate transactions including the merger with Shaftesbury PLC. Prior to this, Michelle was at UBS Investment Bank, advising companies across the UK listed real estate sector. Michelle is on the Board of the Westminster Property Association and a member of the Finance and Audit Committee of the Royal Academy of Dance.

Fiona Rowley (Appointed 15 May 2023)

Fiona is a Chartered Surveyor with extensive experience in UK commercial real estate, having actively invested in the sector for approaching 30 years. She joined M&G Real Estate in 1994 and retired in 2020. Her main role from 2005 was as a Director in the fund management team, managing UK-focused property funds, particularly M&G's PAIF. Previously she specialised in Central London property investment across various in-house funds. Prior to M&G she gained experience within Knight Frank, a global property adviser. Fiona was a voting member of the M&G Real Estate Investment Committee and deputised as chairperson.

Trust Manager and the FHPUT Committee

Under the terms of the Trust Deed, Hermes Alternative Investment Management Limited has been appointed by the Appointments Committee as trust manager with responsibility to undertake all portfolio and risk management activities. The Trust Manager has formed a committee, known as the FHPUT Committee, through which it considers certain matters on behalf of Unit Holders. Each of the members of the FHPUT Committee is a member of the Appointments Committee. Each person is Financial Conduct Authority approved in respect of the activities they perform through the FHPUT Committee.

The Trust Manager delegates certain of its marketing activities to Hermes Investment Management Limited and property portfolio activities to Hermes Real Estate Investment Management Limited. Hermes Alternative Investment Management Limited, Hermes Investment Management Limited and Hermes Real Estate Investment Management Limited are wholly owned subsidiaries of Federated Hermes, Inc.

Hermes Real Estate Investment Management Limited is one of the largest real estate managers in the UK with approximately £7.7bn of gross assets under management (as at March 2024).

Key Personnel

Dermot Kiernan

Dermot has over 35 years extensive experience in the UK property sector. He joined Federated Hermes in October 2020 from M&G Real Estate, where he managed three UK focused property funds. Prior to this Dermot worked for LaSalle Investment Management, principally on UK pension fund mandates, a publicly listed property company and, initially, in the public sector. Dermot is a member of the Royal Institution of Chartered Surveyors and has a BSc in Estate Management from Southbank University. He is also a holder of the Investment Management Certificate and a member of the Investment Property Forum.

Paul Clifford

Paul Clifford is Head of Real Estate Finance and responsible for all finance and operational support for the Real Estate portfolio. Paul joined Federated Hermes in 2023 and previously worked at Schroders as a manager in the Real Estate Finance department. He gained his CIMA qualification in 2010.

Clive Selman

Clive joined Federated Hermes Limited in June 2012 and is responsible for promoting our diverse fund range to the UK discretionary and wholesale market, including global financial institutions. Clive previously worked at Man Investments, where he was responsible for distributing their hedge fund portfolios to a UK and European audience. Clive holds a BA (Hons) in Business Studies and German from the University of Sheffield.

Principal Features of the Trust

Constitution

The Trust is constituted by an amended and restated trust deed (the 'Trust Deed') between the Appointments Committee, the Trust Manager and the Trustee. The Unit Holders have power to appoint the members of the Appointments Committee.

The Appointments Committee may, subject to the approval of Unit Holders, remove the Trustee and the Trust Manager.

Membership

The Trust Deed restricts the holding of Units to Exempt Funds. An 'Exempt Fund' is defined in the Trust Deed to mean any person (including a body of persons or body corporate), trust, fund or unincorporated association that is wholly exempt (otherwise than by reason of residence) from capital gains tax or corporation tax on capital gains in the United Kingdom or which may hold Units in the Trust without prejudicing the total exemption of the Trust from tax on capital gains under Section 100(2) of the Taxation of Chargeable Gains Act 1992 including, as the context may require, any person or persons in whom the assets comprised in any such trust, fund or unincorporated association are from time to time vested or the persons having the conduct or administration thereof.

Important Information

Should a Unit Holder not have, or cease to have, wholly exempt status, it must immediately notify the Trust Manager. If a Unit Holder fails to evidence exempt status when required to do so its Units will be cancelled. If a Unit Holder ceases to have such exempt status then its Units shall be cancelled or otherwise dealt with as permitted by the Trust Deed. The Trust Manager is empowered to request information at any time in order to satisfy itself that Unit Holders are Exempt Funds. The Trust Manager may refuse to register any applicant as a Unit Holder if the Trust Deed requirements are not adhered to.

Taxation

So long as all Unit Holders are Exempt Funds, the Trust will be exempt from capital gains tax under Section 100(2) of the Taxation of Chargeable Gains Act 1992. Income received by the Trust is subject to income tax. Distributions will currently be paid to investors without withholding income tax.

Operation of the Trust

The Trust Manager is the legal operator and manager of the Trust. The Trustee holds all of the assets of the Trust on behalf of the Unit Holders and ensures that the Trust is managed and operated in accordance with the terms of the Trust Deed.

Trust Management

As noted on page 5 the Appointments Committee has appointed the Trust Manager to undertake all portfolio and risk management activities – this includes the management of the Trust's properties, setting and monitoring investment policy and general strategy as well as undertaking unit registration, finance, secretarial and administrative functions. Marketing activities are delegated to Hermes Investment Management Limited, a regulated company in the same group. The FHPUT Committee approve investment strategy and set and monitor a framework of investment constraints within which the Trust Manager acts with wide discretion in the management of the Trust's real estate portfolio. The Trust Manager has delegated certain property activities to Hermes Real Estate Investment Management Limited.

The Estate Managers listed in the directory of this Information Memorandum have been appointed by the Trust to undertake the day to day management of the Trust's properties, including rent collection.

Meetings

The Appointments Committee is responsible for convening an Annual General Meeting of all Unit Holders once a year. Notice is given in the Trust's Annual Report and Accounts at least 21 days prior to the date of the meeting.

Investment Constraints

The Trust Manager may invest in property and property related investments, the latter to include shares, units, bonds or debentures or other interests in any company or collective investment scheme whose principal business is property investment or development. The Trust Manager may also enter into Derivative Transactions subject to approval by the FHPUT Committee for the purposes of prudent portfolio management where such investments derive their value from property or are based on a property return index. The aggregate of any such Derivative Transactions entered into must not exceed 15% of the value of the Trust's Deposited Property in accordance with the terms of the Trust Deed.

The Trust Manager sets constraints on the proportions that may be invested in indirect vehicles, developments and joint vehicles. These are monitored regularly by the FHPUT Committee; Hermes Real Estate Investment Management Limited must comply with these constraints in the investment management of the Trust but subject to FHPUT Committee discretion. A summary of the investment constraints is set out below:

- Co-investment not more than 10% of gross asset value to be held in investments alongside other investors.
- Debt the maximum level of leverage that the Trust may employ is 130% using the gross methodology and 130% using the commitment methodology as prescribed under the AIFMD Level 2 Regulations.

- Development exposure to be no more than 10% of gross asset value.
- Cash usually no more than 10% of gross asset value, or subject to a waiting list for new investors to be implemented from time-to-time.
- Maximum relative property size 10% of gross asset value.
- Approval is required for any purchase of leasehold interests with an unexpired term of less than 50 years, nonstandard sectors and for the purchase of listed or indirect investments.
- The aggregate value of any Derivative Transactions entered into must not exceed 15% of gross asset value.
 Any derivative transactions will be approved by the FHPUT Committee.

Leverage

Pursuant to its regulatory obligations, the Trust Manager is required to express the level by which the Trust's leverage will not exceed. For the purposes of this disclosure, leverage is any method by which the Trust Manager increases the exposure of the Trust (whether through borrowing of cash or securities, or leverage embedded in derivative positions by any other means), referred to as 'Leveraged Exposure'. The EU Alternative Investment Fund Managers Directive 2011/61/EU ('AIFMD') sets out two methodologies for calculating the overall exposure of a fund: the 'gross methodology' and the 'commitment methodology'. These methodologies are briefly summarised below but are set out in full in detail in the EU Regulation 231/2013/EU (referred to as the AIFMD Level 2 Regulation).

The 'commitment methodology' takes account of the hedging and netting arrangements employed by a fund at any given time together with any reinvested borrowings (where such borrowings increase the exposure of the Trust). This calculation of exposure includes all Leveraged Exposure as well as the relevant fund's own physical holdings and cash. By contrast, the 'gross methodology' does not take account of the netting or hedging arrangements employed by a fund. This calculation of exposure under the gross methodology includes all Leveraged Exposure as well as the fund's own physical holdings, excluding cash.

AIFMD requires that each leverage ratio be expressed as the ratio between that fund's total exposure (including securities and cash) and its net asset value. Using the two methodologies prescribed under the AIFMD Level 2 Regulations and referred to above, the maximum level of leverage that the Trust may employ is at the ratio of 130% using the gross methodology and 130% using the commitment methodology.

Custody of Investments and Money

The Trust Manager shall promptly pay monies it receives from clients into a segregated client account but pending such payment such monies shall not be treated as client money for the purposes of Financial Conduct Authority rules. In consequence the money will not be subject to the protections conferred by the client money rules.

The Trustee and Depositary, NatWest Trustee and Depositary Services Limited, is required to safeguard the property of the Trust and the rights attaching thereto by way of segregation and identification of assets.

Accounts and Reports

The Trust publishes its audited Annual Report and Accounts to 25 March each year and its unaudited Interim Report and Accounts to 29 September. Each Unit Holder also receives a quarterly update on the performance of the Trust.

The Trust Manager, in its capacity as Alternative Investment Fund Manager of the Trust for the purposes of AIFMD, is obliged to disclose certain information to investors, including liquidity (although the Trust does not have liquidity arrangements and is not anticipated to have any liquidity arrangements) and leverage, and reference will be made to these matters in the Annual and Interim Report and Accounts.

Association of Real Estate Funds ('AREF')

The Trust is a member of AREF and the Real Estate Investment Manager is represented on the AREF Committee. The Appointments Committee and the Trust Manager support and meet the objectives of the AREF Code of Practice.

Units

Buying Units

Units may be purchased at the Offer Price on twelve Subscription Dates annually. These are 26 January, 26 February, 26 March, 26 April, 26 May, 25 June, 26 July, 26 August, 30 September, 26 October, 26 November and 26 December or in each case the next following business day. The minimum initial investment amount is £1 million, unless otherwise agreed by the Trust Manager in its absolute discretion. The deadline for submission of a subscription request is midday on the business day before each subscription date listed. All applications for Units should be made using the Form of Application as scheduled to this Information Memorandum which should be returned to the Trust Manager once completed.

All applications (which for initial applications must be for a minimum of £1 million, unless otherwise agreed by the Trust Manager in its absolute discretion) should be accepted and allotted in full, however the Trust Manager reserves the right to refuse applications or to scale them down. In addition, in order to control liquidity levels, the Trust may operate a waiting list with respect to the issuance of new Units.

The Form of Application for Units incorporates an indemnity and is accompanied by a Form of Authority addressed to HMRC authorising them to advise the Trust Manager in the event of the Unit Holder ceasing to be an Exempt Fund. The applicant will also need to provide appropriate documentation (eg HMRC confirmation for a Pension Fund) confirming exempt status. An example letter requesting this confirmation from HMRC is attached, which is relevant for Pension Schemes.

These provisions are designed to protect the tax position of the Trust and enable immediate steps to be taken to secure disposal of the holding of a Unit Holder who no longer has exempt fund status.

When a waiting list is in operation, prospective Unit Holders are able to invest either as soon as Units are created or on a phased basis. In either case, confirmation of Exempt Fund status is required for new investors before any units can be issued.

If an investor's order is either not filled, or is only partly filled in a particular month, they retain their place on the waiting list until their original order is satisfied. A potential investor may choose not to take up the subscription that has been applied for on one occasion but any subsequent refusal may result in their application, or in the case of phased investors, that proportion of their application, being removed from the waiting list. In such cases the investor may write to the Trust Manager requesting that their application remain on the waiting list. This application would then be treated as a new request and would therefore be added to the waiting list in date and time order.

Payments for Units

Payment must be made direct to the Trust by telegraphic transfer in Pounds Sterling by the fifth business day after the relevant Subscription Date. Units are issued on the Subscription Date. Interest will be charged on late payments.

Disposal of Units by Transfer

The Trust Manager operates a Unit matching service and may be able to help facilitate early encashment for Unit Holders wishing to dispose of their Units.

A Unit Holder may, subject to the requirements of the Trust Deed, transfer some or all of their Units to another Exempt Fund, at a price agreed between them. Transfers between Exempt Funds will take effect on the Register at the next Subscription Date, following receipt by the Trust of the completed transfer.

Secondary market trades are published on the Trust's website: https://www.hermes-investment.com/uk/en/institutions/investments/private-markets/real-estate/fhput/secondary-market-trades/

Disposal of Units by Auction

A Unit Holder wishing to dispose of Units may do so using the auction service provided by the Trust Manager, who acts as facilitator only in relation to these transactions. In such circumstances any parties who have registered an interest with the Trust Manager are invited to submit a bid to the Trust Manager for the Units on offer by a specified date.

The single highest bidder is awarded the Units following acceptance of the price by the seller. In the event that two or more prospective investors submit the same highest bid, they will each be asked to submit a best and final offer. The sale of Units will take effect on the Register at the next Subscription Date. Interest will be charged on late payments.

An auction request may be submitted to the Trust Manager at any time. However, requests for an auction received after the 8th calendar day of a month up to and including the Subscription Date of that same month will be actioned on the day following that Subscription Date, for trade and settlement on the following month's Subscription Date.

Requests for an auction received after a Subscription Date up to and including the 8th calendar day of the following month will be actioned as soon as possible for trade and settlement at the next following Subscription Date.

In the event that more than one unit holders submit an auction request for the same month, the highest bid(s) will be offered to the sellers in date and time order that their auction requests were received.

Disposal of Units by Redemption

Unit Holders wishing to redeem their Units must notify the Trust Manager in writing to take effect at the following Notice Date, being 26 March, 25 June, 30 September and 26 December. Within the six week period following the relevant Notice Date the Trust Manager will notify those Unit Holders either (i) that their redemption has been accepted and of the Effective Sale Date on which their Units will be cancelled or (ii) that their redemption request will be deferred either in whole or in part. In certain circumstances the Trust Manager may defer the redemption of some or all of the Units for up to three consecutive quarters.

A waiting list for redemptions will be operated on a first come first served basis. If a Unit Holder wishes to acquire Units during a redemption notice period, Units held by those on the waiting list will be offered to the prospective purchaser in date order.

Redemption proceeds will be paid to Unit Holders on the next following Notice Date or such earlier date should the Trust Manager so decide. The Trust Manager has the right to defer redemptions if:

- it would be bound to sell, mortgage or charge the Trust's assets in circumstances it believes to be contrary to the interests of the Unit Holders as a whole; or
- in its opinion the redemption would have an adverse effect on the cash flow of the Trust following redemption. In forming its opinion the Trust Manager will consider operational expenditure and working capital including but not limited to contracted receipts, committed capital expenditure and reasonably foreseeable costs to be incurred over the following nine months on the Trust's portfolio of properties.

Pricing

The Trust issues Units at the Offer Price and redeems Units at the Bid Price. The Offer Price is calculated as the Fair Value of a Unit plus the estimated acquisition costs of property. The Bid Price is calculated as the Fair Value of a Unit less the estimated selling costs of property.

The Fair Value is based on the market value of the Trust's Deposited Property adjusted for any other circumstances the Trust Manager deem to be material. Both Offer and Bid Prices are calculated and published on a monthly basis.

During any period of suspension, the Trust Manager will calculate and publish a price per Unit based on the net asset value of the Trust divided by the number of Units in issue. This will be qualified on account of the material uncertainty qualifier to which some or all of the Trust Properties are subject.

Prices are published in the Financial Times and on the Trust's website: https://www.hermes-investment.com/uk/en/institutions/investments/private-markets/real-estate/fhput/dealing-information/

Income

All income arising on the Trust's assets belongs beneficially to Unit Holders and therefore does not form part of the Bid or Offer Price. Income is allocated to each Unit Holder on a monthly basis and distributions are made quarterly for the periods ending 24 June, 29 September, 25 December and 25 March. Payment is made on or around 15 August, 15 November, 15 February and 15 May respectively or the preceding business day. In the case of new Unit Holders, the initial distribution is calculated pro-rata from the date of registration to the end of the first quarterly accounting period.

A reinvestment of income facility is available for Unit Holders of the Trust. Should a Unit Holder wish to take advantage of this reinvestment service a completed application form must be received by the Trust Manager prior to the Subscription Date immediately following payment of each quarterly distribution. Such reinvestment is made at the Offer Price prevailing at the Subscription Date when the reinvestment is to take place.

Title to Units

Title to Units shall be evidenced by an entry in the Register. The Trust Manager shall not issue certificates to Unit Holders. A statement shall be sent to each Unit Holder annually detailing the number of Units held as at 29 September together with transactions during the preceding twelve months.

Suspension of Dealings

Where valuations provided by the Independent Valuer in respect of some or all of the Trust's properties are subject to a material uncertainty qualifier, the Trust Manager may, with the prior consent of the Appointments Committee, temporarily suspend the issue and redemption of Units at such times and for such periods as the Trust Manager may determine.

The Trust Manager shall notify all Unit Holders in writing of any suspension as soon as reasonably practicable. The decision to invoke a suspension shall be reviewed by the Trust Manager on a monthly basis and the Trust Manager shall provide all Unit Holders with sufficient information to keep them appropriately informed about the suspension, including with regard to its potential duration.

The Trust Manager shall ensure that a suspension shall continue only for such period as it is justified, in the Trust Manager's reasonable opinion, having regard to the interests of the Unit Holders.

During the suspension period, the provisions of the Information Memorandum and the Trust Deed relating to issuing and redeeming Units and the calculation and publication of the Offer and Bid Prices shall not apply and the Trust Manager shall not accept any applications for new Units or redemption requests. Any redemption requests received during the suspension period will be deemed to have been received on the date on which the suspension is lifted.

Following termination of the suspension period, the Trust Manager shall as soon as reasonably practicable notify all the Unit Holders in writing that the suspension has been lifted and all outstanding redemption requests shall be satisfied or deferred in accordance with the provisions of the Trust Deed. Any Notice Dates falling within a period of suspension shall be disregarded in calculating the number of consecutive quarters in which a redemption request may be deferred.

Fees and Charges

Management Fees and Performance Fee

The Trust Manager is entitled to receive a fee of 0.10% per annum of the quarterly net asset value of the Trust, subject to a minimum fee of £400,000 per annum in relation to its duties as Trust Manager other than in respect of Real Estate Related Services. The Trust Manager is also entitled to receive a fee of 0.30% per annum of the quarterly net asset value of the Trust, subject to a minimum fee of £900,000 per annum in respect of Real Estate Related Services.

In addition, the Trust Manager may receive performance related fees for Real Estate Related Services if the performance of the Trust net of the Trust Manager's fees exceeds the average weighted total return of the agreed benchmark, being the average return on the IPD UK Other Balanced Property Fund Index Weighted Average Returns, on a three year rolling average basis. The amount of the fee is calculated as 17.5% of the out-performance generated. The combined total of the Real Estate Related Services Fee and Performance Fee payable is capped at 0.70% of the net asset value of the Trust at the end of the calendar year.

There is a minimum fee that the Trust Manager will charge the Trust under the above paragraphs of £1,300,000 per annum.

The Trust Manager will rebate management fees to Unit Holders at 0.05% per annum of quarterly net asset value invested in excess of £100 million whether individually or in aggregate under the same discretionary investment manager. In addition, the Trust Manager will rebate performance fees to Unit Holders at 0.05% per annum of quarterly net asset value where this reaches the cap detailed above. The Trust Manager has sole discretion for determining the eligibility of any Unit Holder to receive such rebates.

The overall effect of these arrangements is that total fees (including the management fee) are capped at 0.80% of the net asset value of the Trust per annum for Unit Holders with up to £100 million invested, with the cap reducing to 0.70%

for Unit Holders on those amounts invested in excess of £100 million whether individually or in aggregate under the same discretionary investment manager.

No other preferential treatment will be offered to Unit Holders without a resolution of Unit Holders.

The Trust Manager delegates Real Estate Related Services to Hermes Real Estate Investment Management Limited.

Appointments Committee Fees

The Appointments Committee is remunerated in respect of each accounting period an amount that will not exceed 0.05% of the gross asset value of the Trust. Remuneration accrues daily and is payable quarterly in arrears.

The members of the Appointments Committee are paid out of the assets of the Trust and receive no additional remuneration for their appointment on the FHPUT Committee

Other Charges

The Trust bears the cost of the Trustee, auditors, valuers, estate managers and the Appointments Committee and any other fees reasonably and properly incurred on behalf of the Trust. Neither the Trust nor the Trust Manager retains commission and service charge rebates.

The Trustee is entitled to receive a fee based on the Trust's net asset value, which is calculated and paid quarterly in arrears. The Trustee's fee entitlement is 0.030% per annum on the first £100 million, 0.015% per annum on the next £200 million and 0.010% per annum of the Trust's net asset value over £300 million. The terms of this fee arrangement are subject to review on an annual basis by the Appointments Committee.

Responsibilities and Governance

Appointments Committee

The Appointments Committee is appointed to act on behalf of Unit Holders – it is responsible for the appointment and removal of the Trust Manager, the Trustee, the independent auditors, and the Independent Valuer, each subject to ratification by Unit Holders, and the remuneration of both the Trust Manager and Trustee. The Appointments Committee is also required by the Trust Deed to approve the financial statements of the Trust at the end of each annual accounting period – such financial statements are considered by the Unit Holders annually at the Trust's Annual General Meeting. The Appointments Committee has taken all reasonable steps to ensure compliance with its responsibilities.

New members of the Appointments Committee are appointed by Unit Holders at the Trust's Annual General Meeting; at least one third of the members are considered for re-election each year.

The Appointments Committee is supported by the following two Committees:

The Audit Committee – duties include the review of external audit arrangements, external audit reports and review of the auditors' statements on effectiveness of systems for internal control and risk management. It is also responsible for the review of interim and annual financial statements before submission for approval by the Appointments Committee.

The Audit Committee's principal responsibilities include:

- monitoring and reviewing the auditors' independence, objectivity and effectiveness of the audit process, and considering the appointment of the auditor;
- discussing and agreeing the scope of the audit and reviewing the auditors' response to changes in the regulatory requirements;
- reviewing the interim and annual financial statements prior to submission to the Appointments Committee including advice on whether they are fair, balanced and understandable;
- discussing issues and management recommendations that arise with the external auditors;
- agreeing any non-audit services; and
- considering major findings from any controls reports produced by external or internal auditors.

The Audit Committee consists of Andrew McIntyre (Chairman), Charles Maudsley, Fiona Rowley and Michelle McGrath.

The Nominations Committee considers the appointment of new members and consists of Frances Davies (Chairman) and Charles Maudsley.

Trust Manager

The Trust Manager is required to manage and administer the Trust in accordance with the Trust Deed and has responsibility for all portfolio and risk management matters. It is responsible for the approval of amounts to be distributed and for the issuance of financial statements subject to approval by the Appointments Committee.

In June 2013, the Trust Manager formed the FHPUT Committee through which it considers certain matters on behalf of Unit Holders including investment constraints. It comprises only the members of the Appointments Committee.

The FHPUT Committee is supported by the Asset Plan Committee. The Asset Plan Committee's duties include the detailed review of the investment process and of the strategic property plans for each individual asset within the Trust's portfolio. Its membership consists of Charles Maudsley. Fiona Rowley and Michelle McGrath have also both joined the Asset Plan Committee at the dates of their appointments.

Trustee

The role of the Trustee includes:

- ensuring that the Trust is managed by the Trust Manager in accordance with the Trust Deed and that proper accounting records have been maintained;
- safeguarding the property of the Trust and the rights attaching thereto by way of segregation and identification of assets; and
- taking all reasonable steps to ensure the investment and borrowing powers are complied with.

Governance

The Appointments Committee and the Trust Manager are committed to a high standard of corporate governance in the operation of the Trust.

Regulation and Legislation

The Trust Manager is responsible for dealing with its regulator, the Financial Conduct Authority, in an open and co-operative manner. The Trust Manager will inform the regulator promptly of anything concerning the Trust which might reasonably be expected to be disclosed.

The Trust Manager is also responsible for ensuring that all applicable legislation and regulations including but not limited to the Bribery Act 2010 are complied with by the Trust. It is required to maintain adequate procedures that ensure compliance with such legislation and it monitors that such procedures are adhered to.

Conflicts of Interest

The Appointments Committee and the Trust Manager will seek to avoid any conflict of interest arising. Should a conflict arise, they have a duty to ensure fair treatment of all Unit Holders.

Preferential Arrangements

The Trust Manager is able to enter into certain arrangements with Unit Holders that vary the terms of investment and which may amount to preferential treatment on the basis that such arrangements may have the effect of establishing additional rights (such as management fee rebates, performance fee rebates and other benefits) which may not be offered to all Unit holders.

Any such preferential treatment accorded by the Trust Manager to one or more Unit Holders shall only be granted if the Trust Manager concludes that it will not result in an overall material disadvantage to other Unit Holders. In entering into such arrangements, the Trust Manager will act in the overall best interests of the Trust.

Save as described in the section Fees and Charges regarding fees charged for Unit Holders on those amounts invested in excess of £100 million (whether individually or in aggregate under the same discretionary investment manager) no other preferential treatment will be offered by the Trust Manager (without the approval of Unit Holders).

Data Protection

For the purpose of the Data Protection Legislation, the Trust Manager is the 'controller' of any Personal Data that it receives in relation to any investor, potential investor, or their employees or agents (individually a 'Data Subject', together the 'Data Subjects'). Personal Data will be held and processed by the Trust Manager (or any third party agent appointed by the Trust Manager) in compliance with the Data Protection Legislation and the provisions set out below.

The Personal Data the Trust Manager collects (for example in Application Forms) may include an individual's name, contact details (including home or work address, telephone number, and email address), employment details, date of birth, identity documentation, and financial information. The Trust Manager also collects Personal Data that is voluntarily provided by investors, for example, when the Trust Manager is contacted by telephone or email.

Personal Data will be held and processed by the Trust Manager (or any third party agent appointed by the Trust Manager) for the following purposes:

- (a) verifying the identity of the Data Subjects for the purpose of complying with the statutory and regulatory requirements in relation to anti-money laundering, including the Trust Manager's own in-house procedures;
- (b) contacting the Data Subjects (to the extent permitted under Data Protection Legislation) with information about other products and services provided by the Trust Manager, which it considers may be of interest to Data Subjects;
- (c) administering the relationship between Data Subjects and the Trust Manager, including by responding to any queries that are raised;
- (d) administering its business, including performing financial reporting and ensuring compliance with applicable policies and procedures;
- (e) to protect and defend the Trust Manager's rights and interests, including by bringing legal action against anyone who may be causing injury or interference with (whether intentionally or unintentionally) the Trust Manager; and

(f) meeting the legal, regulatory and/or financial obligations of the Trust Manager or the Trust or any functionary of the Trust Manager or the Trust in the UK or elsewhere (including any obligation imposed by any governmental, regulatory or fiscal authority of any jurisdiction).

The Personal Data that the Trust Manager collects may be disclosed to:

- (a) entities in the Trust Manager's group;
- (b) third party service providers or agents appointed by the Trust Manager to provide services to the Trust and/or investors pursuant to their investment in the Trust;
- (c) central or government agencies;
- (d) law enforcement agencies;
- (e) professional advisors the Trust Manager engages, for example lawyers or accountants;
- (f) relevant stock exchanges;
- (g) third parties in connection with a prospective or actual sale, merger, transfer or other reorganisation of the Trust Manager or entities within the Trust Manager group; and
- (h) other third parties that the Trust Manager is requested (and legally permitted) to disclose Personal Data to from time to time.

For the purpose of the Data Protection Legislation, the legal bases on which the Trust Manager processes Personal Data are that the processing is necessary (a) where applicable, for the performance of a contract between a Data Subject and the Trust Manager, and (b) for the Trust Manager's legitimate interest in administering its business, including by complying with relevant laws.

The Trust Manager retains Personal Data for as long as is necessary to (a) fulfil the purposes set out above, and (b) comply with its record retention obligations under applicable laws.

Under Data Protection Legislation, Data Subjects may have a right to:

- Request access to and rectification or erasure of its Personal Data;
- Obtain restriction of processing or to object to processing of its Personal Data; and
- Data portability (i.e. to request the transfer of Personal Data from one data controller to another in certain circumstances).

If a Data Subject wishes to exercise any of these rights, it should contact the Hermes Information Protection Coordinator at Hermes Investment Management at 150 Cheapside, London EC2V 6ET or via email to InfoProtect@hermes-investment.com. Data Subjects also have the right to lodge a complaint about the processing of Personal Data with a local data protection authority.

Important Notes for Investors

This communication is directed only at Professional Clients or Eligible Counterparties, as defined in the Glossary to the Financial Conduct Authority's Handbook of Rules and Guidance. Any investment or investment activity to which this communication relates is only available to, and will only be engaged in with, such persons and any other persons who receive this communication should not rely on or act upon this communication.

The Trust is not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the EEA. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of article 4 of the EU's Markets in Financial Instruments Directive (2014/65/ EU) ('MiFID II'); or (ii) a customer within the meaning of EU Directive 2002/92/EC, where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II. Consequently, the provisions of Regulation (EU) No 1286/2014 (the 'PRIIPs Regulation') relating to the provision of a key information document when offering or selling or otherwise making Units available to retail investors in the EEA will not apply. As a result, Units will not be made available to any retail investor in the EEA and each recipient of this document accordingly agrees that they shall not make the Units available to any retail investor in the EEA at any time.

The Federated Hermes Property Unit Trust ('**FHPUT**' or the '**Trust**') is constituted by an amended and restated trust deed between the Appointments Committee, the Trust Manager and the Trustee. The Trust Manager is authorised and regulated by the Financial Conduct Authority, is the legal operator of the Trust and is responsible for setting the investment policy and strategy of the Trust. The Trustee is authorised and regulated by the Financial Conduct Authority.

The Trust Manager has overall responsibility for the operation and management of the Trust.

This document has no regard to the specific investment objectives, financial situation or particular needs of any of its recipients. This document (whose contents are subject to change and are updated quarterly) is published solely for informational purposes and is not to be construed as a solicitation or an offer to buy or sell any securities or related financial instruments. Prospective investors must rely on their own examination of the legal, taxation, financial and other consequences of an investment in FHPUT, including the merits of investing and the risks involved. Prospective investors should not treat the contents of this document as advice relating to legal, taxation or investment matters. Before entering into an agreement in respect of an investment referred to in this document, you should consult your own professional and/or investment advisers as to its suitability for you and should understand that statements regarding future prospects may not be realised. No action should be taken or omitted to be taken in reliance upon information in this document.

The opportunities described in this document have unique risks that may make them unsuitable for certain investors and past performance may not be indicative of future results. It is important to note that the underlying volatility and risk of the Trust's portfolio and that of its benchmark index may vary materially.

Property is an illiquid investment and may result in deferment of redemption of Units. The value of the property is a matter of a valuer's opinion rather than fact.

Units in the Trust are intended to represent a medium to long-term investment and should not be regarded as a short-term holding. The Trust is not an authorised unit trust scheme for the purposes of the Financial Services and Markets Act 2000 and the Income and Corporation Taxes Act 1988.

Target Market Assessment

Solely for the purposes of the product governance requirements contained within: (a) EU Directive 2014/65/EU on markets in financial instruments, as amended ('MiFID II'); (b) Articles 9 and 10 of Commission Delegated Directive (EU) 2017/593 supplementing MiFID II; and (c) local implementing measures (together, the 'MiFID II Product Governance Requirements'), and disclaiming all and any liability, whether arising in tort, contract or otherwise, which any 'manufacturer' (for the purposes of the Product Governance Requirements) may otherwise have with respect thereto, the Units have been subject to a product approval process (the 'Target Market Assessment'), which has determined that the Trust's identified target market is Professional Investors within the EEA and similarly sophisticated and experienced investors in other jurisdictions seeking exposure to a portfolio of UK based real estate assets over a long-term investment time horizon. The Trust's return profile would suit investors seeking growth and income and who do not require ready access to their capital. Investment in the Trust has not been designed for investors: seeking to make short-term returns; who need easy access to their investment; or who cannot bear the loss of their entire capital investment. The Trust may not be compatible for investors outside the target market.

Notwithstanding the Target Market Assessment, distributors should note that: the price of the Units may decline and investors could lose all or part of their investment; the Units offer no guaranteed income and no capital protection; and an investment in Units is compatible only with investors who do not need a guaranteed income or capital protection, who (either alone or in conjunction with an appropriate financial or other adviser) are capable of evaluating the merits and risks of such an investment and who have sufficient resources to be able to bear any losses that may result therefrom. The Target Market Assessment is without prejudice to the requirements of any contractual, legal or regulatory selling restrictions in relation to the Units.

For the avoidance of doubt, the Target Market Assessment does not constitute: (a) an assessment of suitability or appropriateness for the purposes of MiFID II; or (b) a recommendation to any investor or group of investors to invest in, or purchase, or take any other action whatsoever with respect to the Units.

Each distributor is responsible for undertaking its own target market assessment in respect of the Units and determining appropriate distribution channels.

Rights of Complaint

Should a cause for complaint arise, details should be sent to:

The Trust Manager – Federated Hermes Property Unit Trust, Hermes Alternative Investment Management Limited, 150 Cheapside, London EC2V 6ET

Email: paul.clifford@FederatedHermes.com

Telephone: 020 7680 2342

Any complaints will be dealt with as a matter of urgency in accordance with the Trust's complaints policy. Unit Holders may also have recourse to the Financial Ombudsman Service, however, as the Units may not be held by persons who are not professional investors (within the meaning of MiFID II), it is unlikely that Unit Holders will be eligible. If a Unit Holder considers that it may be eligible, they can obtain further information on the Financial Ombudsman Service from the Trust Manager.

Transfer Agency

Transfer of FHPUT's administration and associated transfer agency services to Northern Trust took place on 25 September 2023. If you wish to contact Northern Trust, please use the following contact details:

Emailed PDF Trade instruction:

FHPUT_TADealing@ntrs.com

Emailed Non-Trade Instructions:

FHPUT_TANonFinancial@ntrs.com

Non-trade Instructions include: updates to bank details, distribution lists, contact details, change of address and authorised signatory lists (ASLs).

Please note: When sending instructions to the above email addresses, the email subject field should be left blank (without text).

Northern Trust will send an email with a reference number, in return. If a reference email is not received, then Northern Trust would not have received the email, so please re-send the email.

General Queries:

FHPUTqueries@ntrs.com

Please note: Subject field should be populated.

Other Information

Application Information

Initial Applicants are reminded to read the notes carefully under the heading 'Important Notes for Investors' and are required to complete the Form of Authority AND the Form of Application (both Forms are scheduled to this Information Memorandum).

Existing Unit Holders applying for further Units are only required to complete the specified sections of the Form of Application.

The completion of the Form of Application should be carried out with reference to the relevant published Subscription Date and Offer Price.

Contacts for Further Information

Further information and requests for copies of the Trust Deed, Annual Report and other Trust information should be made to Paul Clifford via email (fhput@federatedhermes.com) or at the address above.

Should existing Unit Holders or potential applicants wish to obtain a wider explanation of the strategy and progress of the Trust, please contact the Client Services Team (fhputclientteam@federatedhermes.com) at the address of the Trust Manager.

Hermes Real Estate Investment Management Limited have produced a document which expands on the approach to Responsible Property Investment. If you wish to receive a copy of this paper please contact fhput@federatedhermes.com.

Unit Holder information is confidential and will not be provided to third parties unless a request is received in writing from the Unit Holder.

Directory

Appointments Committee

Frances Davies (Chairman) Charles Maudsley Andrew McIntyre Michelle McGrath Fiona Rowley

Trust Manager

Hermes Alternative Investment Management Limited 6th Floor, 150 Cheapside London EC2V 6ET

Tel: 020 7702 0888 Fax: 020 7680 4711

The Trust Manager's duties include those of Registrar.

The Trust Manager is authorised and regulated by the Financial Conduct Authority

Real Estate Investment Manager

Hermes Real Estate Investment Management Limited 150 Cheapside London EC2V 6ET

Tel: 020 7702 0888 Fax: 020 7680 4711

Trustee and Depositary

NatWest Trustee and Depositary Services Limited 250 Bishopsgate London EC2M 4AA

Registered in England no. 11194605

Trustee enquiries should be made to:
NatWest Trustee and Depositary Services Limited
Drummond House
1 Red Heughs Avenue
Edinburgh
EH12 9RH

Regulated by the Financial Conduct Authority.

Legal Advisors to the Trust

Bryan Cave Leighton Paisner LLP Adelaide House London Bridge London EC4R 9HA

Independent Auditors

Ernst & Young 144 Morrison Street Edinburgh EH3 8EB

Independent Valuers

Knight Frank LLP 55 Baker Street London W1U 8AN

Estate Managers

Jones Lang LaSalle 40 Bank Street Canary Wharf London E14 5EG

Workman & Partners Rivergate House 70 Redcliff Street Bristol BS1 6AL

Banker

The Royal Bank of Scotland plc Financial Institutions Corporate Service Team Aldgate Union 10 Whitechapel High Street London E1 8DX

Transfer Agent

The Northern Trust Company 50 Bank Street, Canary Wharf London E14 5NT

Registered in England and Wales no. BR00196

Definitions

Throughout this Information Memorandum the following definitions apply:

Application Forms

The Form of Application and the Form of Authority appended to this Investment Memorandum.

Appointments Committee

The Appointments Committee of the Trust, whose current members are set out on page 5.

Bid Price

The Bid Price is calculated as the Fair Value of a unit less the estimated selling costs of property.

Data Protection Legislation

Means (a) the General Data Protection Regulation (EU 2016/679) ('GDPR') and any legislation which amends, reenacts or replaces it in England and Wales, including the Data Protection Act 2018; (b) The Privacy and Electronic Communications (EC Directive) Regulations 2003; and (c) any other data protection laws and regulations applicable in England and Wales.

Deposited Property

All the assets held by the Trust or deemed to be held by the Trust.

Effective Sale Date

The Notice Date next following the Notice Date on which a redemption notice takes effect for the purposes of redeeming units, or such earlier date if the Trust Manager so decides.

Eligible Counterparty

- an investment firm;
- a credit institution;
- an insurance company;
- a collective investment scheme authorised under the UCITS Directive or its management company;
- a pension fund or its management company;
- another financial institution authorised or regulated under European Community legislation or the national law of an European Economic Area State;
- an undertaking exempted from the application of MiFID under either Article 2(1)(k) (certain own account dealers in commodities or commodity derivatives) or Article 2(1)(l) (locals) of that directive;
- a national government or its corresponding office, including a public body that deals with the public debt;

- a central bank;
- a supranational organisation.
- Exempt Unauthorised Unit Trust (EUUT) Regulation 3 of the UUT Regulations (SI 2013/2819) defines an EUUT. An unauthorised unit trust (UUT) is an EUUT for a period of account where:
 - a) Its trustees are UK resident for the period;
 - b) All its unit holders are 'eligible investors' throughout the period as defined by the 'the eligible investor test; and c) It is approved for that period by HMRC.

Fair Value

Fair Value is based on the market value of the Deposited Property adjusted for any circumstances the Trust Manager deem to be material.

Gross Asset Value

The value of capital assets held by the Trust.

HMRC

HM Revenue & Customs.

FHPUT Committee

The committee constituted by the Trust Manager to consider Trust matters and which is described more fully on page 5.

Independent Valuer

Knight Frank LLP or such other firm as may be appointed by the Appointments Committee to provide an independent market value of properties held by the Trust based on their experience and expertise.

Notice Date

The date on which Units may be redeemed being 26 March, 25 June, 30 September and 26 December.

Offer Price

The Offer price is calculated as the Fair Value of a unit plus the estimated acquisition costs of property.

Personal Data

Any data relating to an identified or identifiable individual that is within the scope of protection as 'personal data' under the applicable Data Protection Legislation.

Professional client

An entity required to be authorised or regulated to operate in financial markets. This includes:

- a credit institution;
- an investment firm;
- any other authorised or regulated financial institution;
- an insurance company
- a collective investment scheme or management company of such scheme
- a pension fund or the management company of a pension fund;
- a commodity or commodity derivatives dealer;
- local authorities who are eligible to, and have, opted up in accordance with MiFID II.
- any other institutional investor.
- Or, a large undertaking meeting two of the following size requirements on a company basis:
 - balance sheet total of EUR 20,000,000:
 - net turnover of EUR 40,000,000
 - own funds of EUR 2,000,000

Real Estate Investment Manager

Hermes Real Estate Investment Management Limited who was appointed pursuant to a Real Estate Investment Management Agreement dated 18 July 2013.

Register

Register of Unit Holders.

Subscription Date

The day each month on which Units may be purchased, being 26 January, 26 February, 26 March, 26 April, 26 May, 25 June, 26 July, 26 August, 30 September, 26 October, 26 November and 26 December or the next following business day.

Trustee

NatWest Trustee and Depositary Services Limited.

Trust Manager

Hermes Alternative Investment Management Limited who is appointed by the Appointments Committee pursuant to a Trust Management Agreement dated 21 July 2014, to manage the Trust and fulfil the duties defined in the Trust Deed.

Unit

One undivided share in the Trust.

Unit Holder

A registered holder of Units.

Federated Hermes Property Unit Trust - Application Form

Form of Application including Indemnity

Applicants who are applying to invest in the Federated Hermes Property Unit Trust for the first time should complete every section of this form. Applicants who are already registered Holders of Units and who wish to apply for additional Units, please complete Sections 1, 2, 3 and 8, together with any other changes in details since their previous application.

Please complete the form in BLOCK CAPITALS. Please ensure you sign the declaration in section 8 and send the completed form

The Trust Manager Federated Hermes Property Unit Trust Sunderland SR43 4JN

1. Beneficial Owner of Units

We hereby certify	that the Unit	s will only be he	ld by or on bel	nalf of an Exemp	ot Fund (the	'Fund') whose (details are as f	follows. See
Note (v).								

Note (v):	onition will only be field by or off borian of an Exemptification fund, whose details are as follows.
Full name of the Fund:	
Full name of sponsoring co	ompany:
Address of the Fund:	
Primary contact name:	Phone:
Position:	Email:
Secondary contact name:	Phone:
Position:	Email:
Audit and Pension Scheme	es Services Office of HM Revenue & Customs Pension Scheme Tax Reference No. or SF Number:
Or: HM Revenue & Custor	ms Financial Intermediaries and Claims Office (Trust & Charities Division) Reference No. CB/X
	ld like to receive copies of the following (please circle and indicate method of delivery): Statement of nail / Post] Annual Report and Accounts: yes / no [Email / Post] Copy of the Tax Voucher: yes / no [Email / Post]
2. Unit Holder Detai	ils (the name in which the Units are to be registered)
It is not possible to registe	er Units in the name of a specific fund or charity unless the fund or charity itself is a corporate body.
Name of the Unitholder:	
Address:	
Contact Name:	Phone:
Position:	Email:
PRA/FCA Number (if regis	stered):

Federated Hermes Property Unit Trust - Application Form

Form of Application including Indemnity

Please indicate if you would like to receive copies of the following (please circle and indicate method of delivery): Statement of Unit Holding: yes / no [Email / Post] Annual Report and Accounts: yes / no [Email / Post] Copy of the Tax Voucher: yes / no [Email / Post]

The minimum initial number of Units is 10,000 and subsequent applications must be for a minimum of 1,000 Units.

3. Subscription Details

Telephone number:

PRA/FCA Number (if registered):

Please set out below the number or value of Units of the Trust the Fund wishes to subscribe for.

Units are subscribed for at the fair value fixed in accordance with the provisions of the deed constituting the Trust (the 'Trust Deed'). See Note (vi). Units subscribed for: Units Units subscribed for: £ Preferred subscription date on which the Fund wishes to invest: Or Phased investment: please attach a letter setting out the preferred phasing. See note (iv). 4. Dividend & Tax Voucher Instructions **Dividend Instructions** Distributions are paid by telegraphic transfer; please provide bank account details below: Bank Name: Bank Address: Account in the Name of: Sort Code: Account Number: Reference (optional): 5. Fund Advisor, Custodian, Administrator and Investment Manager Details Please indicate if you have a discretionary management arrangement in place with an investment manager/advisor such that they have discretion on investment decision-making: yes / no Please give the name of any Local Government Pension Scheme asset pool in which your assets are included: Fund Investment Manager (if applicable) Company Name: Address: Contact name: Contact role/title: Email address:

Fax number:

Federated Hermes Property Unit Trust – Application Form

Form of Application including Indemnity

Please indicate if you would like to receive copies of the following (please circle and indicate method of delivery):

Statement of Unit Holding: yes / no [Email / Post] Annual Report and Accounts: yes / no [Email / Post] Copy of the Tax Voucher: yes / no [Email / Post]

Federated Hermes Property Unit Trust - Application Form

Form of Application including Indemnity

5. Fund Advisor, Custodian, Administrator and Investment Manager Details (continued)

Fund Advisor / Investment	nent Consultant (if applicable)		
Company Name:			
Address:			
Contact name:			
Contact role/title:			
Email address:			
Telephone number:		Fax number:	
Please indicate if the Adv method of delivery):	visor / Investment Consultant would like to receive	e copies of the following	(please circle and indicate
Statement of Unit Holding yes / no [Email / Post]	ng: yes / no [Email / Post] Annual Report and Acc	counts: yes / no [Email / F	Post] Copy of the Tax Voucher:
Fund Custodian (if different	rent from details in section 2)		
Company Name:			
Address:			
Contact name:			
Contact role/title:			
Email address:			
Telephone number:		Fax number:	

Please indicate if the Custodian would like to receive copies of the following (please circle and indicate method of delivery):

Statement of Unit Holding: yes / no [Email / Post] Annual Report and Accounts: yes / no [Email / Post] Copy of the Tax Voucher: yes / no [Email / Post]

Federated Hermes Property Unit Trust – Application Form

Form of Application including Indemnity

5. Fund Advisor, Custodian, Administrator and Investment Manager Details (continued)

Fund Administrator (if a	pplicable)	
Company Name:		
Address:		
Contact name:		
Contact role/title:		
Email address:		
Telephone number:	Fax numb	nor:
relephone number.	r ax nume	7CI.
Please indicate if the Adm	ministrator would like to receive copies of the following (pleas	se circle and indicate method of delivery):
Statement of Unit Holding yes / no [Email / Post]	g: yes / no [Email / Post] Annual Report and Accounts: yes /	no [Email / Post] Copy of the Tax Voucher:
6. Reporting Requir	rements	
Please detail below those	e people who you would like to receive the FHPUT Quarterly	Update.
Name:		
Email address:		
Liliali addiess.		
Address:		
[Email/Post] (please indica	cate method of delivery)	
Name:		
Email address:		
Address:		

[Email/Post] (please indicate method of delivery)

Federated Hermes Property Unit Trust - Application Form

Form of Application including Indemnity

7. Authorised Signatories

All new applicants must complete this section. Alternatively please attach a certified copy of the authorised signatory list for the holder of the Units.

Existing investors please certified copy of the authorized copy of t	complete this section if there has been a change to the existing au orised signatory list.	thorised si	gnatory list or a	ttach a
The Trust Manager may a required) following authorised sign	ccept and act upon instructions given in writing by letter signed by atories of the Holder:	any of the		(number
Name:				
Position:				
Signature:		Date:		
Name:				
Position:				
Signature:		Date:		
Name:				
Position:				
Signature:		Date:		
Name:				
Position:				
Signature:		Date:		
Name:				
Position:		_		
Signature:		Date:		

To: HM Revenue & Customs Pension Scheme Services Fitzroy House Castle Meadow Road Nottingham NG2 1BD

Unauthorised Unit Trust Form of Authority

Name of Unauthorised Unit Tr	Federated Hermes Property Unit Trust
Full name of the Registered Pension Scheme*:	d
2. Pension Scheme Tax Reference:	
	the HM Revenue & Customs thorise and request you to notify
Name in full:	derated Hermes Property Unit Trust
Address:	O Northern Trust
Sur	nderland
	Postcode: SR43 4JN
that the above named pen	sion scheme is a Registered Pension Scheme within the meaning of Part 4 of Finance Act 2004
This form must be signed b	by the Scheme Administrator** as shown on the Online Scheme Record
4. Dated this	Day of
Signature:	
Scheme Administrator Name in Full:	
Address:	
	Postcode:
Scheme Administrator ID:	

Important

- * This must be the same as the scheme name as shown on the Online Scheme Record.
 ** If Registered Scheme Administrator is an organisation or company the person signing above is declaring they are authorised by the organisation or company to sign on their behalf.

Federated Hermes Property Unit Trust – Application Form

Form of Application including Indemnity

Notes

- (i) An initial application to subscribe must be made for a minimum of 10,000 Units. Subsequent applications must be made for a minimum of 1,000 Units.
- (ii) Pension Schemes are required to complete the Form of Authority. Unless notified otherwise, all communications will be sent to the name and address of each Holder provided under Section 2 of this Form of Application.
- (iii) Pension Schemes are also required to send a copy of the Fund's latest Annual Report and Accounts or a letter from the person who will be the Holder (if regulated by the Prudential Regulation Authority/Financial Conduct Authority) confirming that appropriate Know Your Customer evidence of the identity of their client has been obtained and will continue to be retained.
- (iv) Applicants which are not classified as Pension Schemes but meet the Exempt Fund criteria, will be required to provide appropriate documentation confirming exempt fund status.
- (v) Should phasing be required, a letter requesting phased investment should be appended to this Application Form. The letter should set out the preferred timing and the amount to be invested each month or quarter and should be signed by an authorised signatory of the Fund.
- (vi) 'Exempt Fund' means any person (including a body of persons or a body corporate), trust, fund or unincorporated association that is wholly exempt (otherwise than by reason of residence) from capital gains tax or corporation tax on capital gains in the United Kingdom or which may hold Units in the Trust without prejudicing the total exemption of the Trust from tax on capital gains under section 100(2) of the Taxation of Chargeable Gains Act 1992 including, as the context may require, any person or persons in whom the assets comprised in any such trust, fund or unincorporated association are from time to time vested or the persons having the conduct or administration thereof. An 'Exempt Fund' will also include a registered pension scheme within the meaning of Part 4 Finance Act 2004. The Trust Manager is authorised and regulated by the Financial Conduct Authority.
- (vii) Subscription is at the discretion of the Trust Manager and in particular there may be times when a waiting list for the issue of new Units is in operation. When a waiting list is in operation, all applicants, regardless of whether phased or not, are added to the list in date and time order following receipt of a completed application form.
- (viii) It is not possible to register Units in the name of a specific fund or charity unless the fund or charity itself is a corporate body.
- (ix) Money received by the Trust Manager will not be subject to Financial Conduct Authority Client Asset rules, as such:
 - a. the money will not be subject to the protections conferred by the client money rules;
 - b. as a consequence, this money will not be segregated from the money of the firm in accordance with the client money rules and will be used by the firm in the course of its own business; and
 - c. the eligible counterparty or professional investor will rank only as a general creditor of the firm.
- (x) For more information about how we use your personal information, please see the section headed 'Data Protection' in the General Information Memorandum. If you have any questions, please contact the Hermes Information Protection Coordinator at Hermes Investment Management at 150 Cheapside, London EC2V 6ET or via email to InfoProtect@hermes-investment.com
- (xi) Defined terms in this Form of Application and the Form of Authority have the same meaning as those set out in the Trust Deed unless otherwise defined.