Bird & Bird

Share Incentive Plans ("SIP")



Introduction

The SIP is a qualifying employee share ownership plan which must be operated on an all-employee basis.

The key features of the plan are:

- up to £3,600 of "free shares" can be awarded to employees tax free each year;
- employees can invest up to £1,800 a year of pre-tax and pre-NIC salary in "partnership shares"; and
- where an employee invests in partnership shares, the employer can provide additional tax free shares on a matching basis in any ratio of up to 2:1 ("matching shares").

The shares can be withdrawn from the plan tax free after 5 years or earlier in certain circumstances.

Eligible Participants

- All UK resident employees are eligible to participate in the plan. The company may impose a qualifying period of service. The period may be up to 18 months (or 6 months for partnership / matching shares where participants' savings are "accumulated" over a period of up to 12 months instead of being used to purchase partnership shares monthly).
- Every employee who is invited to participate must be invited to do so on similar terms (although there is an exception for the award of free shares on the basis of performance).

Special Purpose Trust

All shares acquired through the plan must normally be held in a special UK resident trust. In order for employees to benefit from the maximum tax advantages, they must leave shares in the trust for at least five years.

© Bird & Bird LLP 10 03 2022

Plan Shares

Qualifying conditions

Broadly speaking, shares must be fully paid-up, not redeemable ordinary shares in a company:

- which is independent; or
- listed on a "recognised stock exchange" (which includes for these purposes the London Stock Exchange, New York Stock Exchange, NASDAQ, the Australian Stock Exchange, Euronext Paris etc., but not AIM); or
- which is under the control of a company whose shares are listed on a recognised stock exchange.

Shares awarded after 17 July 2013 may be subject to restrictions (subject to certain protections for partnership shares outlined below).

Free shares

A company can give up to £3,600 worth of free shares per year to employees. Performance conditions relating to whether or not shares are awarded (or as to the number that are awarded) may be imposed. The plan may provide that bad leavers forfeit free shares if they leave within the first three years. The plan may permit participants to withdraw free shares voluntarily between three and five years.

Partnership shares

Partnership shares may be acquired with a single lump sum deduction (e.g. from salary or bonuses) or by way of regular monthly deductions. Employees can deduct a maximum of £1,800 per year (equating to £150 per month) or 10% of salary (if lower). The partnership share money is held by the trust on behalf of the employee until it is used to purchase partnership shares.

Companies can allow deductions to be used to buy partnership shares monthly or the savings can be retained by the trustee over periods of up to 12 months (known as "accumulation periods") and used to buy shares at the end of the period. If an accumulation period is operated, the shares must be sold to participants at the market value of the shares at the beginning or end of the accumulation period (or the lower of the two) depending on which is specified in the partnership agreement.

Participants must be able to withdraw from the plan, in which case all money held on their behalf must be repaid. Participants may withdraw partnership shares from the plan at any time but there may be a tax charge if they do so. The plan rules may permit partnership shares to be forfeited on cessation of employment but in that case the shares must be purchased for an amount equal to the salary used to purchase the shares in the first place or, if lower, their market value at the time of forfeiture.

Matching shares

If the employer offers matching shares, they must be awarded on the same day as the partnership shares to all participants on the same basis. The partnership share agreement must specify the ratio of matching to partnership shares and the circumstances and manner in which the ratio may change. The ratio must not exceed 2 matching shares for every partnership share. The plan may permit participants to withdraw matching shares at any time after three years and it may require matching shares to be forfeited on the withdrawal or forfeiture of partnership shares in the first three years.

Dividend shares

Dividends received on shares held in the trust are passed on to participants by the plan trustee. The plan may, however, permit participants to use dividends to acquire further shares (known as "Dividend shares"). Dividend shares must be held in the plan for three years.

Tax Treatment

Income Tax and NIC

Employees can buy partnership shares out of pre-tax and pre-NIC salary. Matching and free shares are tax free when awarded. Employees who keep their shares in the plan for five years pay no income tax or NIC on the subsequent withdrawal of shares.

If partnership shares are withdrawn from the plan after three years, but before five years, the employee will pay income tax and NIC on the amount that was originally deducted from salary or, if less, the market value of the partnership shares at the time that they are withdrawn. Any increase in value of the shares during their time in the plan will, therefore, be free of tax and NIC.

If free or matching shares are withdrawn after three years but before five years, the employee will pay income tax and NIC on the initial value of the shares at the time they were awarded or, if less, their value when withdrawn.

If any shares are withdrawn within the first three years, the employee will pay income tax and NIC on the market value of the shares at the time they are withdrawn (which may be higher than their initial value).

Where salary deductions have been made to purchase partnership shares and surplus partnership share money is repaid to employees, it is subject to PAYE and NIC.

No income tax or NIC is due if shares are withdrawn from the plan due to a court sanctioned scheme of arrangement, a change of control by way of a general offer or the operation of the minority squeeze out provisions providing the participant receives only cash in exchange for the shares.

Leavers are required to withdraw their shares from the plan. Good leavers are exempt from income tax and NIC in those circumstances. For these purposes, good leavers are employees who leave due to injury, disability, redundancy, retirement, death, a TUPE transfer or because their employing company ceases to be an associated company.

Capital Gains Tax

Employees who keep their shares in the plan until they sell them will have no CGT to pay. The "base cost" of the shares is uplifted to market value on withdrawal so if shares are withdrawn and sold later, the employee will only be liable to CGT on any increase in the value of those shares after they are withdrawn from the plan.

Corporate Tax Deduction

Companies can obtain corporation tax relief for the costs they incur in providing shares for employees, to the extent that such costs exceed the employees contributions. Set-up and running costs are also deductible as is salary deducted to purchase partnership shares.

Stamp Duty

Any stamp duty due on the purchase of partnership shares must be borne by the employer, it cannot be recovered from employees.

Self-Certification

On 5 April 2014 the previous system of applying to HMRC for formal approval of the plan was removed and replaced with a self-certification procedure. This has made SIPs much easier and quicker to establish.

The documentation required to establish a plan consists of a special purpose trust deed, plan rules, ancillary documents, a partnership and/or free share agreement and an explanatory brochure.

The plan should be adopted by the board and the SIP trust deed should be executed by the establishing company and the trustee. SIPs introduced after 5 April 2014 should be registered with HMRC on or before 6 July following the tax year in which awards are first made. The registration should be accompanied by a declaration that the plan satisfies the relevant conditions. The declaration must confirm the conditions were met at the time the awards were made if it is made after the awards.

The plan may require prior shareholder approval. Companies listed are the full list of the London Stock Exchange are generally required to seek shareholder approval for employee share plans sourced using new shares. AIM traded companies are not required to seek shareholder approval for employee share plans of any sort but companies may have made commitments to shareholders to do so.

Unlisted companies may be required to seek shareholder approval by, for example, shareholder agreements between investors and it may in any case be necessary to amend the company's articles of association to allow the plan to operate. Unlisted companies will also need to agree the value of their shares with HMRC for the purposes of the plan.

Advantages of the Plan

SIPs have the following advantages:

- the costs to the employer of funding the free and matching shares and establishing and operating the plan are tax-deductible;
- the plan allows for pre-tax investment by employees whether or not the employer wishes to provide any
 free or matching shares (this is the only UK employee share plan with this feature). Employers may take
 the view that, regardless of whether or not any free shares are provided, employee investment on a pretax basis should be encouraged;
- the plan is flexible by allowing performance conditions to apply to free shares and by allowing forfeiture conditions to apply to all shares awarded under the plan;
- there is a substantial tax incentive for employees to leave their shares in the trust for five years, since the shares are then released with no tax or NIC liabilities. Moreover, the base cost of the shares for CGT purposes is their market value when withdrawn from the plan;
- companies decide which types of shares are awarded so could offer only partnership shares to minimise
 costs.

SIPs in Practice

Listed Companies

Most listed companies that operate SIPs offer partnership shares. Typically salary is deducted monthly and used to buy shares in the market monthly so as to minimise cash costs and market risk. A SIP operated in this way provides a tax efficient savings plan for employees at minimal cash cost to the employer and with no dilution for shareholders. Indeed the NIC savings on salary used to purchase partnership shares can be cash positive. Partnership shares withdrawn within 5 years can, however, give rise to employers NIC charges (although it is possible to hedge the exposure).

Whilst is possible to offer other features such as matching shares and even free shares these tend to be less common as they involve either cash cost or dilution.

Unlisted Companies

In our experience most unlisted companies that operate SIPs also offer only partnership shares. Savings are typically accumulated over a six month period and used to purchase shares in a "trading window". The purpose of the SIP, in these circumstances, is to create liquidity for an employee share market. It is possible

to avoid cash costs by operating the SIP so the shares are purchased at a price equal to market value at the beginning of the accumulation period. A separate fact sheet is available on employee share markets.

"They are always a step ahead of what the client might need and they customise their advice."

Chambers & Partners UK, 2022

Warning

Content is for general information only and is not intended to constitute or contain legal or other advice. If you require assistance, please seek specific advice from a member of the team.

Read our other Fact Sheets Available:

- Business Asset Disposal Relief
- Company Share Option Plans
- Discretionary Share Option Plans
- Employee Share Markets
- Growth Shares
- Long Term Incentive Plans and Deferred Bonus Plans
- Share Incentive Plans

This document gives general information only as at 1 May 2023 and is not intended to give a comprehensive analysis. It should not be used as a substitute for legal or other professional advice, which should be obtained in specific circumstance.

For more information or a free initial meeting please contact:



Zoe Feller

Partner
+442030176950
zoe.Feller@twobirds.com



Andrew Rink

Senior Associate
+442030176946
andrew.rink@twobirds.com

twobirds.com

Abu Dhabi • Amsterdam • Beijing • Bratislava • Brussels • Budapest • Casablanca • Copenhagen • Dubai

- Dusseldorf Frankfurt The Hague Hamburg Helsinki Hong Kong London Luxembourg Lyon
- Madrid Milan Munich Paris Prague Rome San Francisco Shanghai Singapore Stockholm
- Sydney Warsaw

The information given in this document concerning technical legal or professional subject matter is for guidance only and does not constitute legal or professional advice. Always consult a suitably qualified lawyer on any specific legal problem or matter. Bird & Bird assumes no responsibility for such information contained in this document and disclaims all liability in respect of such information.

This document is confidential. Bird & Bird is, unless otherwise stated, the owner of copyright of this document and its contents. No part of this document may be published, distributed, extracted, re-utilised, or reproduced in any material form.

Bird & Bird is an international legal practice comprising Bird & Bird LLP and its affiliated and associated businesses.

Bird & Bird LLP is a limited liability partnership, registered in England and Wales with registered number OC340318 and is authorised and regulated by the Solicitors Regulation Authority (SRA) with SRA ID497264. Its registered office and principal place of business is at 12 New Fetter Lane, London EC4A 1JP. A list of members of Bird & Bird LLP and of any non-members who are designated as partners, and of their respective professional qualifications, is open to inspection at that address.