

Form you use to release money from the account of a deceased person where the net value of the money held in Bank of Ireland is worth up to €35,000 at date of death

We require all 4 pages of this form to be returned before we can process your request.

USE THIS FORM IN THE FOLLOWING SITUATIONS

- Someone has died and you want to release money held in a Bank of Ireland account that belongs to them;
- The net value of the money held in Bank of Ireland at date of death is up to €35,000 but not more than that;
- No one who is tax resident outside the Republic of Ireland is to inherit money or assets worth €20,000 or more;
- You are named as executor in the will of the deceased or you are their next of kin if they did not leave a will; and

WHAT YOU NEED TO TELL US

- You need to tell us about the deceased (Section 1)
- You need to give us your contact details (Section 2)
- You need to check that you have all the documents you need to send us (if you have not already given them to us) by checking a list (Section 3)
- You need to have someone certify the copies of documents you send us and we explain how to do this (Section 4)
- You agree to the terms and conditions that apply and to be legally bound by them when signing this form (Section 5)

For example, you declare that you are the right person/people to sign the form because you are the executors or next of kin of the deceased; you declare you have given us accurate information (we will rely on that); you agree to indemnify (compensate) us if we lose or have to pay money because we obey your instruction to pay money that belongs to the deceased's estate or we rely on what you tell us in this form. If the deceased owes us money, you agree we can use money in the deceased's account with us to pay what they owe us. (Section 5).

- You need to give us the details of the account(s) you want us to close (Section 6)
- You need to give us the details of the account you want us to pay the money to (Section 7)
- You need to sign the form by hand or electronically (Section 8).

BEFORE YOU FILL IN THIS FORM

It may be helpful to read our information leaflet "Helping you to work through finances during bereavement". It is available online at www.bankofireland.com/bereavement-support, in any branch and you can phone 1800 800 656 to get a copy. The leaflet will help you understand some of the language used in this form.

Make sure you are the right person/people to sign this form. If the deceased left a will, you must be named as executors in it and all of you must sign. If the deceased did not leave a will, you must be all the next of kin who can take out a Grant under Succession Law or you must represent them all with their written permission.

This form is an important legal document. Please get independent legal advice. We strongly recommend you do this even if you do not intend to take out a Grant of Probate or Administration.

Tax law means you should (and, sometimes, must) instruct a solicitor if anyone who is tax resident outside the Republic of Ireland is to inherit money or assets worth €20,000 or more.

You should consider contacting the Probate Office. Their contact details are at www.courts.ie.

Please take time to fill in all sections of this form correctly using BLOCK CAPITALS. It will help us to work on your form more quickly and means we will be less likely to come back to you asking for more information.

WARNING: BY SIGNING THIS FORM YOU ARE AGREEING TO COMPENSATE THE BANK FROM YOUR OWN RESOURCES FOR ANY LOSS IT SUFFERS BECAUSE IT ALLOWS YOU TO TAKE MONEY FROM THE ACCOUNT OF THE DECEASED EVEN THOUGH YOU DO NOT HAVE A GRANT OF PROBATE OR ADMINISTRATION. BEFORE YOU SIGN THIS FORM YOU SHOULD GET INDEPENDENT LEGAL ADVICE. YOU SHOULD ALSO CONSIDER CONTACTING THE PROBATE OFFICE.

SECTION 1 } DETAILS ABOUT THE DECEASED CUSTOMER

This form is addressed to us, the Governor and Company of the Bank of Ireland (the "Bank").

Date / /

Our GC Reference Number, if you have it:

1. The details of the deceased customer:

- a) The deceased customer's name:
- b) The deceased customer's address:
- c) The deceased customer died on: / /
- d) Did the deceased customer make a will? Please answer Yes or No

SECTION 2 } YOUR CONTACT DETAILS

Please give us your contact details so we can contact you if we need to. If there is more than one of you, please agree amongst yourselves which of you will be our contact and write his or her details here:

Preferred Contact Name Preferred Contact Phone No.

Preferred Contact Email Address Preferred Contact Mobile No.

SECTION 3 } A LIST OF THE DOCUMENTS YOU NEED TO GIVE US

Please use this as a checklist to make sure you have everything we need:

- A certified copy of the proof of death (death certificate/coroner's certificate/interim certificate of fact of death)
 - A copy of the will (if there is a will)
 - For each person who signs this form who is not a customer of ours: a certified copy proof of identity (current passport, driver's licence from Ireland or the UK) and proof of address (utility bill dated within last six months, current car/house/social insurance document, current original tax free allowance certificate, pension book).
- We need this information so we can meet our legal duty under the law against money laundering and other crimes.
- If you are an existing Bank of Ireland customer, you will need to tell us your Bank of Ireland account number (if you have not already told us) so we can identify you. You can tell us by phoning us at 1800 800 656 or by providing your account details in Section 8.

SECTION 4 } HOW TO GET A COPY DOCUMENT CERTIFIED

1. Photocopy the original document.
2. Bring the original and photocopy to someone who can certify the copy is correct.
3. The following people can certify the copy is correct: accountant, barrister, solicitor, bank or building society official, commissioner of oaths, notary public, justice of the peace, FCA-registered broker or introducer, or attorney-at-law. If you wish, one of our branch staff can certify the copy.

SECTION 5 } THE TERMS AND CONDITIONS OF THIS FORM

By signing this form you (or each of you) agree and declare:

5.1 INFORMATION TRUE AND ACCURATE

You declare (a) that all the information given by you in this form is true, accurate and up to date and you acknowledge the Bank is relying on it; (b) the net value of the money of the deceased customer held in Bank of Ireland at date of death is €35,000 or less; (c) no one who is tax resident outside the Republic of Ireland is to inherit €20,000 or more; or assets of that value or more, from the estate of the deceased.

5.2 WHY YOU ARE ENTITLED TO COMPLETE THIS FORM

You are entitled to complete this form because:

- You are all the executors named in the deceased customer's will; or
- There is no will and you are all the next of kin entitled to take out a Grant under Succession Law; or
- There is no will and you are some of the next of kin entitled to take out a Grant under Succession Law; and all of the other next of kin who are entitled have permitted you to represent the estate of the deceased customer (you agree to give us written proof of this permission if we ask).

SECTION 5 THE TERMS AND CONDITIONS OF THIS FORM

5.3 DECLARATION THAT YOU ARE THOSE ENTITLED TO TAKE OUT A GRANT OR ALL THE NEXT OF KIN OF THE ESTATE

A IF THERE IS A WILL

If the deceased customer made a will, you declare:

1. The copy of the will you provide to the Bank with this form is the only will of the deceased customer (or, if not the only one, it is the last one).
2. There is no codicil to that will (or, if there is a codicil, you enclose a copy of it).
3. You are all of the people named in that will as executors (who are now alive).

B IF THERE IS NO WILL

If the deceased customer did not make a will, you declare:

1. The deceased customer made no will.
2. You are or represent all of the next-of-kin of the deceased customer; and under Succession Law only you and the other people you represent (and no-one else) are entitled to the entire of his or her estate.
3. You are or represent all of the people who are entitled under Succession Law to take out a Grant.

5.4 INDEMNITY

You agree to indemnify and keep indemnified the Bank and its officers, employees and agents, against any and all demands, claims, liabilities, losses, damages, costs and expenses (including legal costs and expenses) which the Bank and its officers, employees and agents may incur or be put to by reason of (a) the payment of any monies from any account of the deceased customer requested by you in this form; or (b) relying on the information given by us in this form; or (c) enforcing or attempting to enforce this indemnity. This indemnity is given in consideration of the Bank obeying your instruction given in this form.

5.5 AUTHORITY FOR PAYMENT

- (a) You instruct and authorise the Bank to pay monies in any account(s) of the deceased customer to the account set out in Section 7 of this form EVEN THOUGH you do not have a Grant.
- (b) If the Bank has already paid any sum from an account of the deceased customer at the request of any of you, you ratify (now confirm you approve) each such payment.
- (c) You instruct the Bank to close any account of the deceased customer with us once the Bank pays the moneys out under this form.
- (d) You acknowledge that:
 - (i) the Bank is not obliged to obey this instruction (for example, if the Bank requires you to produce a Grant); and
 - (ii) the terms and conditions concerning each account of the deceased customer with the Bank remain in full force and effect (except to the extent Succession Law or this form provides otherwise).

5.6 SET OFF

- (a) If the deceased owes us money, you permit us to set off the money the deceased has in account(s) with us against the amount of money the deceased owes us. 'Set off' means we use money in someone's account with us to pay what they owe us. You also permit us to combine or consolidate some or all of the deceased's accounts with us.
- (b) We can act on a permission you give us in this clause 5.6 at any time and we do not have to give you a further notice before we do.
- (c) If any combination of accounts or set off requires us to convert from one currency to another, we will use our prevailing exchange rates.
- (d) In this clause 5.6:

"account(s)" includes an account in any currency, deposit, current or other form of account; and also includes a share of an account in the joint names of the deceased customer and another person (or other people) where that share belongs to the deceased's estate and, for example, did not automatically pass to the surviving person or persons named as account holder(s) when the deceased died; and "owes" includes owing in any way and includes, for example, money owed to us under a loan, overdraft or credit card.

5.7 JOINT AND SEVERAL LIABILITY

Where more than one person signs this form, the liability of each person under this form is joint and several.

5.8 INTERPRETATION

In this form:

- (a) "deceased customer" means the deceased person named in Section 1. The "deceased" has the same meaning.
- (b) "Grant" includes a Grant of Probate or a Grant of Administration as appropriate.
- (c) The expressions "you", and "your" includes a reference to each person who signs this form or some or all of them. (Where one person only signs this form, the expressions refer to that person alone).
- (d) The expressions "we", "us", "our" refers to the Governor and Company of the Bank of Ireland; the word "Bank" means the same thing.
- (e) "Succession Law" includes a reference to the Succession Act 1965 as amended.
- (f) "will" includes last will and testament and includes a reference to any testamentary disposition, for example a codicil.
- (g) Any expression in the plural is deemed to include a reference to the singular.
- (h) Where a clause gives an example of something, that is to assist those who use this form and it does not limit the meaning of the clause.
- (i) Headings and the notes on page 1 are for the convenience of those who use this form and do not form part of the agreement between you and us or affect the meaning of the clauses in this form.

SECTION 5 } THE TERMS AND CONDITIONS OF THIS FORM

5.9 GOVERNING LAW

This form is governed and is to be construed by Irish law. The courts of Ireland have jurisdiction in any matter arising from it (and you submit to the jurisdiction of the Irish courts).

5.10 USE OF YOUR PERSONAL DETAILS

You consent to our using the contact details and other personal details you give about yourself in this form so that we can deal with the financial matters of the deceased customer.

5.11 SIGNATURES / ELECTRONIC SIGNATURES

If you sign this form electronically, the law that allows for electronic signatures to work will apply fully to this form.

SECTION 6 } DETAILS OF THE DECEASED ACCOUNT(S) TO BE CLOSED

NSC	Account Number		NSC	Account Number
<input type="text"/>	<input type="text"/>		<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>		<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>		<input type="text"/>	<input type="text"/>

SECTION 7 } DETAILS OF THE ACCOUNT YOU WANT US TO PAY THE MONEY TO

Here you give us the details of the account to which you instruct us to pay the money from the account(s) of the deceased.

BIC*:

IBAN*:

Account Holder Name Bank Name

Account Holder Address Bank Address

If the payee is a non European Union / International account we will also require:

Account Number: Sort Code:

Routing Number if applicable: (e.g. you might need this for a USA account)

Swift Code:

*The BIC & IBAN can be found on the Bank Statement of the account you want us to pay the funds to.

SECTION 8 } WHERE YOU SIGN

SIGNATURES / ELECTRONIC SIGNATURES

(EXECUTOR/ PERSONAL REPRESENTATIVE/NEXT OF KIN)

Name:

Address:

Signature:

BOI Active Account No: NSC:

(EXECUTOR/ PERSONAL REPRESENTATIVE/NEXT OF KIN)

Name:

Address:

Signature:

BOI Active Account No: NSC:

(EXECUTOR/ PERSONAL REPRESENTATIVE/NEXT OF KIN)

Name:

Address:

Signature:

BOI Active Account No: NSC:

(EXECUTOR/ PERSONAL REPRESENTATIVE/NEXT OF KIN)

Name:

Address:

Signature:

BOI Active Account No: NSC: