

Bereavement Banking and Savings

This factsheet will provide information to help you understand what happens to Banking and Savings following a bereavement.



Sole Account

What happens to the banking and savings accounts?

Provided the total balances of any banking and savings accounts are up to and including £50,000 the accounts will usually be closed during your initial appointment, where there is no unsecured lending. If the total balances are greater than £50,000 then the accounts will be frozen until confirmation has been received and the Specialist Bereavement Team process the associated actions.

Can I take money out of the account?

If the accounts are not closed during your initial appointment then the accounts will be frozen immediately upon notification and you will be unable to withdraw money from the account, the only two exemptions are funeral bills and estate bills. The accounts will be closed down when appropriate.

What happens to standing orders and direct debits?

Standing orders and direct debits are frozen/cancelled; we will provide a list so the representative can arrange to move them elsewhere, if necessary.



Joint Account

What happens to the Banking and Savings accounts?

Any joint-named banking and savings accounts will be transferred into the sole name of the remaining named party and will remain open.

Can I take money out of the account?

If you are one of the named account holders, then in most cases you will be able to continue withdrawing money in the normal way; we'll let you know if you can't. The account will be changed to the surviving account holder's name and in most cases this can be completed at the branch. If it is more complicated it will be completed by our Specialist Bereavement Team.

What happens to standing orders and direct debits?

The account name will be changed and the customer will be given a list to check they all still remain relevant and appropriate.



General queries

What happens to the ISA(s)?

Where the deceased customer's date of death is before 6th April 2018 any Individual Savings Accounts ISA(s) will be closed. Where the deceased customer's date of death is on or after 6th April 2018 the ISA may remain open for up to 3 years after the date of death. The surviving spouse or civil partner may be entitled to an additional ISA allowance for their own use based on the value of the deceased's ISA(s), subject to certain time limits and restrictions.

What is the Additional Permitted Subscription (APS) Allowance?

Additional Permitted Subscription is an extra ISA allowance that may be available to the spouse or civil partner of someone who has died on or after 3rd December 2014. This is based on the value of the ISA(s) held by the deceased. The spouse or civil partner can pay an amount, up to this value into one or more ISAs of their own on top of their annual allowance with one ISA Provider.

What about tax-free savings and investments?

The Personal Savings Allowance introduced on 6th April 2016 means interest is paid on savings without having tax deducted. This means interest is paid gross therefore we will not deduct tax automatically from the interest owed. Depending on the personal circumstances of the deceased you may need to pay tax on the interest earned and it will be your responsibility to pay any tax owed to HM Revenue & Customs (HMRC).

Do I need to consider Inheritance Tax?

Depending on the size of the estate and who the beneficiaries are there may be a liability to pay Inheritance Tax.

You can contact your local tax office directly or visit the HMRC website.

What happens to the Trustee accounts for children that are held in the deceased adult's name?

If the child is 15 years old or younger, the personal representative looking after the estate will usually need to appoint a new trustee for the account.

If the child is 16 or over the personal representative or any new trustee may want to consider whether the money in the account can be transferred to the child.

For any additional information please call us on **0800 056 0073** or **+44 (0)131 278 3705** from abroad to arrange a branch appointment to speak to a bereavement adviser.

If you'd like this in another format such as large print, Braille or audio CD please ask in branch.

If you have a hearing or speech impairment you can contact us using the Next Generation Text (NGT) Service. If you're Deaf and a BSL user, you can use the SignVideo service available at bankofscotland.co.uk/accessibility/signvideo

Our Service Promise

Our promise is to do our best to resolve any problems you have. If you wish to complain visit your local branch or call **0800 072 8668** or **0131 278 3729**. (Textphone **0800 389 1286** or **0131 278 3690**, if you have a hearing impairment). For more information visit bankofscotland.co.uk/contactus/complain

Important information

Calls may be monitored or recorded in case we need to check we have carried out your instructions correctly and to help improve our quality of service.

Not all Telephone Banking services are available 24 hours a day, seven days a week. Please speak to an adviser for more information.

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Eligible deposits with us are protected by the Financial Services Compensation Scheme. We are covered by the Financial Ombudsman Service.

We adhere to The Standards of Lending Practice which are monitored and enforced by the LSB:

www.lendingstandardsboard.org.uk

Information correct as of April 2018.