

Business Banking
A Guide
Great Britain

Bank of Ireland UK – Business Banking Services in Great Britain

Bank of Ireland UK is no longer active in the Business Banking market in Great Britain. This Guide provides information for existing customers. It should be read in conjunction with the Bank's Terms and Conditions for Business Customers in Great Britain in Appendix 1.

Words and phrases used in this Guide are defined in those Terms and Conditions.

Our Products and Services

Current account banking for business

Our Business Current Account(s) offer considerable benefits to businesses needing an operating Account for transactional banking and also cash-flow management purposes.

Take advantage of:

- ▶ Easy access via cheque book
- ▶ No minimum balance
- ▶ Easy automated payments by Standing Order, Direct Debit or via BACS
- ▶ Electronic Banking via Business On Line
- ▶ Authorised overdraft (subject to our agreement)*

Business Visa Debit Card

Your Business Visa Debit Card provides you with the following features:

- ▶ Accepted worldwide, providing access to your money wherever you see the Visa logo
- ▶ Your card can be used in retailers, over the phone and on-line
- ▶ Contactless payments, up to a maximum of £30, are facilitated wherever you see the Contactless symbol.
- ▶ Verified by Visa is a fraud prevention service which helps to guard against unauthorised use of your card on the internet

Business ATM Card

The Business ATM card provides customers with easy access to funds 365 days of the year from ATM machines in the UK displaying the LINK symbol and also from Bank of Ireland ATM machines in the Republic of Ireland. The standard limit set on each card is £750 per day although higher or lower limits can be set if considered appropriate. Up to 99 cards may be issued to allow multiple access on your Business Current Account.

Business On Line™

Business On Line gives you direct access to your Bank of Ireland UK business Accounts any time of the day or night, 365 days a year. It allows you to do this wherever you are in the world. Standard transaction charges apply. Please see our Schedule of Charges for details.

Business On Line lets you directly manage the most important day to day aspects of your business banking. This means you can:

- ▶ View all balances and transactions on your Accounts held with Bank of Ireland Group in the UK and Ireland. The Account balance is quoted as at close of business on the previous banking day. Items which have been presented on the banking day of access are also shown for information purposes. This includes view-only access to your Bank of Ireland UK Credit Card Account
- ▶ Transfer funds between your Accounts held with Bank of Ireland UK
- ▶ Make payments from Sterling and Foreign Currency Accounts held with Bank of Ireland

- ▶ UKPay groups of employees/suppliers
- ▶ Make International Payments from your Sterling or Foreign Currency Account (same day and forward date)
- ▶ Make Same Day Money Transfers (CHAPS Payments)
- ▶ View Standing Orders
- ▶ Create and print reports on your Accounts
- ▶ Export balances and transaction information to external software packages such as Excel

As Business On Line is very straightforward, you and your staff will need a minimal amount of training, which is provided free of charge.

Business On Line is flexible, allowing for grouping of Accounts and allocation of access levels across your business to reflect how you normally operate. These groups can consist of different Accounts held at different branches within Bank of Ireland UK or they can reflect the different functions of your business such as Sales and Purchasing and can even be grouped to reflect the appropriate signing authority.

To find out more about Business On Line please contact your Account Manager, who will be happy to take you through the process in more detail. Details of fees are included in our "Business Banking Schedule of Charges" leaflet which is published on our website.

365 Digital and Phone Banking (365)

365 is a flexible, easy-to-use digital and phone banking service for small businesses requiring one-person access to their accounts. It gives you the choice to bank in the way that suits your business; either via Phone Banking – our dedicated telephone banking service, or via Digital Banking – our various online banking services which can be accessed on a PC or Laptop via 365 online, on a Smartphone via the Bank of Ireland Mobile Banking App and on a tablet device via the Bank of Ireland Tablet Banking App.

These allow you to carry out a wide range of banking activities while on the go:

- ▶ Access your Account anytime, anywhere
- ▶ Make domestic and international payments
- ▶ Set up, view, amend and delete standing orders
- ▶ Save on paperwork with a 12 month view of past transactions (13 months for Credit Card)
- ▶ View, print and download eStatements at your convenience
- ▶ Save time and money by making online transfers instead of paying by cash and cheque

Business Deposits

Account Name	High Interest Reserve Account
Interest Rates (AERs)	Interest rates are variable. Please refer to our Interest Rate leaflet for Business Customers for the current rates. You can also view our interest rates on our website www.bankofirelanduk.com
Conditions for bonus payments	Not applicable.
Withdrawal arrangements	Two free withdrawals are available between the 5th of one month and 4th of the next month. A charge will apply for additional withdrawals.
Access	Web, phone and post.

Account Name	Instant Saver Plus
Interest Rates (AERs)	Interest rates are variable. Please refer to our Interest Rate leaflet for Business Customers for the current rate. You can also view our interest rates on our website www.bankofirelanduk.com
Conditions for bonus payments	Not applicable.
Access	Web, phone and post.

Fixed Term Deposit Account

Customers can “roll” existing fixed term deposits for a further term on maturity but cannot deposit new funds.

Offering fixed interest rates for one, three, six or twelve months, this account uses interest rates set each day and based on London Money Markets. You should not withdraw money from the account until the end of the fixed term. If you take any money out before the end of the fixed term you will have to pay a charge.

Current Account Overdraft

Overdraft facilities must be negotiated in advance. Credit facilities are subject to status and are not available to persons under 18 years of age.

Overdrafts are subject to specific terms and conditions and are repayable on demand. You should always operate your Account in credit or within the overdraft limit agreed with us in writing. If you know that this limit is likely to be exceeded, even for one day, you should contact your Account Manager or Customer Service team in advance to arrange a temporary or permanent increase in your overdraft facility. We will charge fees and additional interest to your account at the prevailing rates if you exceed your authorised limit. We may also refuse to make a payment from your account if you have insufficient funds available. The current rates of interest and fees for unauthorised or informal overdrafts are detailed in our “Business Banking Schedule of Charges” leaflet which is published on our website. The overdraft is subject to an Arrangement Fee and an Annual Review Fee.

Commercial Card

The Bank of Ireland UK Commercial Card is a dedicated business expense management solution which simplifies and streamlines regular or occasional business expenses. Your employees can use it for their business expenditure or it can be used for specific spend such as office stationery, insurance premiums or other occasional office purchases. Some of the advantages include:

- ▶ A single payment in full each month
- ▶ Ease of payment by direct debit
- ▶ Extensive comprehensive travel insurance* for you and your staff, and even covers up to 3 travelling companions
- ▶ Individual credit limits can be set
- ▶ An unlimited number of cards may be issued per account
- ▶ Monthly detailed individual and company statements
- ▶ Accepted at over 25 million outlets
- ▶ Saves time and simplifies completing expenses claims
- ▶ You can view card balances and Transaction history if you register with Business on Line

*Separate terms and conditions apply.

If the card is lost or stolen, or if the PIN or card number becomes known to any unauthorised person, you must notify our Card Services immediately via the Freephone number listed on www.bankofirelanduk.com. You will be asked to confirm this instruction in writing within 7 days of the call.

If you have a complaint regarding your Commercial Card, you may contact Customer Services at:

Bank of Ireland Card Services
Operations Unit (2nd Floor)
Cabinteely
Dublin 18

Business Loan (Term Loan)

A Term Loan provides structured longer term finance over an agreed term, normally up to 10 years, though this will depend on the life span of the asset being financed. The rates may be fixed or variable and will fluctuate in line with market interest rates. Specific terms and conditions apply to all Term Loans.

Transfer of Monies to/from Abroad

If money is transferred to you by Telegraphic Transfer either in sterling or in a foreign currency, we will tell you what the original amount was, any charges that you may have paid or will pay, the Value Date we will apply to it and when it was sent. We will also tell you the exchange rate applied, if it was converted to a different currency and whether any charges were incurred.

If money is transferred by Telegraphic Transfer from your Accounts, either in sterling or in a foreign currency, we will tell you what the original amount was, when it was sent and which sender charges apply. If you have agreed to pay beneficiary charges, we will tell you about them when the beneficiary bank confirms the charges to us. We will also tell you the exchange rate applied if it was converted to a different currency.

For some payments within the EU/EEA, Transaction charges relating to Telegraphic Transfer payments must be shared between the payer and payee.

Financial Assessment, Security and Guarantees

Credit Reference Search

In order to process your application we will supply your personal information to credit reference agencies (CRAs) and they will give us information about you, such as about your financial history. We do this to assess creditworthiness and product suitability, check your identity, manage your account, trace and recover debts and prevent criminal activity.

We will also continue to exchange information about you with CRAs on an ongoing basis, including about your settled accounts and any debts not fully repaid on time. CRAs will share your information with other organisations. Your data will also be linked to the data of your spouse, any joint applicants or other financial associates.

The identities of the CRAs, and the ways in which they use and share personal information, are explained in more detail in our Privacy Notice (bankofirelanduk.com/privacynotice).

Financial Assessment

Before we lend you any money, or increase your overdraft or borrowing limit, we will assess whether we think you will be able to repay it. This assessment will probably include looking at the following:

- ▶ Information you give us, including information to prove your identity and why you want to borrow the money or use merchant services
- ▶ Your business plan and up-to-date financials and management accounts
- ▶ Your business cash flow, profitability and existing financial commitments
- ▶ Any personal financial commitments which may affect the business
- ▶ The level of facility you are applying for and whether or not you have considered all the costs
- ▶ How you have handled your finances in the past
- ▶ Your track record in business and your management ability and experience
- ▶ Information we get from credit reference agencies and, with your permission, others, such as other lenders
- ▶ Credit assessment techniques such as credit scoring
- ▶ Any security provided

In order to complete our assessment, examples of the information required may include:

- ▶ A comparison of the forecasts in your business plan against actual results
- ▶ Progress on important parts of your business plan, such as renewing contracts
- ▶ Detailed cash flow forecasts
- ▶ Major capital spending proposals
- ▶ Details of amounts owed to creditors, amounts due from debtors and your debtors' profile
- ▶ Proof that you are meeting any special terms agreed between us
- ▶ Tax confirmation by an accountant

If your circumstances change, we will discuss any new information we may need from you. We recommend that you get independent advice before accepting any facility. We will let you know how long it will take for a lending decision to be made.

If your application is successful we will write to you setting out our agreement both for our benefit and for yours. What is appropriate will vary from case to case and we will make our requirements clear.

If we decline an application for credit, or for an increase to an existing credit limit, we will:

- ▶ explain the reason why the application was declined
- ▶ explain how the application may be appealed
- ▶ offer the opportunity for the application to be referred to the Government Designated Finance Platforms.

How to appeal your declined credit application

Appeals should be sent in writing to the following address within 30 days of receiving the Bank's declined decision:

Bank of Ireland UK, Credit Governance NI, 4th Floor 1 Donegall Square South, Belfast BT1 5LR

Referring your declined application to the Government Designated Finance Platforms

Under the Small Business Enterprise and Employment Act 2015, as a Government designated bank, we are obliged to offer you a referral to the Government Designated Finance Platforms. If we decline your application or you reject a facility offered on a different basis to the one you applied for, we will ask you for your verbal consent to refer your application to the Finance Platforms.

If you consent to a referral, we will provide specified information regarding your application to each of the Finance Platforms who will then make contact with you. Your specified information will not be passed on to any potential lenders until your further consent is given to the Finance Platform.

Security

If we ask you for security to support your borrowing or other liabilities, we will tell you why we need this security and we will confirm what we need in writing. We will make sure that any documents are easy to understand, by avoiding technical language whenever possible. We will make sure that you have the opportunity to discuss with us anything you are not sure about.

You should read the documents carefully and feel free to ask us questions and get independent advice, particularly if you are not sure about your liability. By law, you must keep to the responsibilities set out in the documents, and you should only sign them if you understand what you are doing.

If you ask us, we will tell you under what circumstances we will agree to release the security.

Guarantees and Other Security From Another Person

We may agree to accept security provided by another person to support your business liabilities. If you want someone to act as a guarantor, or provide security for your facilities, we may provide confidential financial information to that person or to their legal adviser about you or your account. If the guarantee, or other security, is provided by an individual rather than a business, we will also:

- ▶ Recommend that the person giving the guarantee takes independent legal advice to make sure that they understand their commitment and the possible consequences of their decision (where appropriate, the documents which we ask them to sign will contain this recommendation as a clear and obvious notice), and
- ▶ Tell them that by giving the guarantee or other security they may become liable instead of, or as well as, you, and
- ▶ We will not take an unlimited guarantee from individuals. We will accept unlimited guarantees from companies.

Legal Fees

Any legal, valuation or other fees and out-of-pocket expenses incurred in connection with any facility provided/ to be provided by us will be payable by you on receipt of our advice(s).

The Standards of Lending Practice

Bank of Ireland UK adheres to The Standards of Lending Practice for business customers which are monitored and enforced by the Lending Standards Board (LSB): www.lendingstandardsboard.org.uk. These set out standards of good practice in relation to lending to business customers and apply to business / organisations, which at the point of lending:

- ▶ have an annual turnover of no more than £6.5 million in its last financial year (exclusive of VAT and other turnover related taxes), and;
- ▶ do not have a complex ownership structure (for example, businesses with overseas, multiple, or layers ownership structures).

Lending Principles for Larger Businesses

We also follow the Lending Principles for Larger Businesses. These principles apply to businesses with a turnover of less than £25 million but do not cover the smaller business segment, which is protected by the Standards of Lending Practice.

Additional information on both these is available at: www.bba.org.uk/publication/leaflets

Banker's References

If we are asked to give a banker's reference about you, we will need your written permission before we can give it. The written reply we give is an opinion based on our knowledge of you and your financial affairs. It is not a guarantee for which Bank of Ireland UK can be responsible. The charge for this service is detailed in our "Business Banking Schedule of Charges" leaflet which is published on our website.

Tax Residency

When you open a new Account with us or your details change we may need to ask you, and individuals and entities who own or manage you, for details of tax residency. From 1st July 2014 we must collect this information to comply with UK legislation that supports the agreement entered into by the UK Government with the US in relation to the Foreign Account Tax Compliance Act (FATCA) and other similar agreements entered into or that may be entered into by the UK Government with other countries to share tax information. The legislation is aimed at preventing international tax evasion. We will report details of relevant Accounts to HMRC annually. For any additional information please go to: www.hmrc.gov.uk/fatca

Provision of False Information

If false or inaccurate information is provided and fraud is identified, details will be passed to fraud prevention agencies. The personal information we have collected from you will be shared with fraud prevention agencies who will use it to prevent fraud and money-laundering and to verify your identity. If fraud is detected, you could be refused certain services, finance or employment.

Further details of how your information will be used by us and these fraud prevention agencies, and your data protection rights, can be found in our Privacy Notice (bankofirelanduk.com/privacynotice).

Contacting Us

How to Contact Us

Account Managers and Customer Service staff are contactable between 9.00a.m. and 5.00p.m, Monday to Friday (excluding Bank/Public Holidays).

Internet via Business On Line 24 hours a day, 365 days a year at: www.boi-bol.com

Telephone: 0345 850 1234

Post: Bank of Ireland UK, P.O. Box 2124, Belfast, BT1 9RS

Website: www.bankofirelanduk.com

Fax and Telephone Instructions

If you have provided us with a Telephone/Fax Authority & Indemnity, we will act on instructions from you via fax or telephone subject to confirmation of identity or signatures, as appropriate (subject to certain limitations).

All telephone calls may be recorded for training and monitoring purposes. If you disagree with us about any instruction you give over the telephone, we may use any telephone recording to check what was said.

You will at all times do what is necessary to ensure security is maintained when giving instructions by telephone or fax. Banking instructions or transactions received by us after close of business on any Business Day will be processed on the next Business Day. Note there are specific cut off times for different types of instructions – please check the 'Transaction Information Box' on page 14 of this document or contact your Account Manager or Customer Service team for further details.

General Information

Notifying us of changes

You must advise us in writing of any changes to your name, corporate status, registered office/trading address and your telephone number. You must also notify us in writing of changes in your directors, members, partners, beneficial owners, authorised signatories, trustees or equivalent governing body, in accordance with your Mandate.

Fees and Charges

Our Schedule of Charges for Business Customers provides details of charges that apply to your Account. If we increase any of these charges we will contact you at least 2 months before the change takes effect. We will tell you the charge for any service or product not listed in the Schedule of Charges before we provide that service or product and at any time you ask.

Interest Rates

When you become a customer we will give you information on the interest rates that will apply to your Accounts and when we will deduct interest or pay it to you. Information on the most up to date interest rates is available by calling your Account Manager or by visiting our website: www.bankofirelanduk.com. If you ask us, we will give you a full explanation of how we work out interest.

Interest rate changes

Sometimes rates are 'fixed' and will not change for the fixed period which we agree with you in advance; other times they are variable. In certain circumstances interest rates may be changed with immediate effect. Please see Conditions 20 - 24 of the Terms and Conditions for further details.

Individual notification will be dependent on the type of account you hold, this is detailed in the Account Terms and Conditions (see Appendix 1).

When we change the interest rates on your Accounts, we will update the information available on our website within three Business Days. We may place notices in newspapers, usually The Times and The Daily Mail.

To help you compare rates more easily, the old rate will also be published.

Pre-Notification of Fees and Charges

You will be notified, at least 14 days in advance, of any transaction fees and interest to be applied to your Account e.g. overdraft interest.

Statements

Your statement will give you a record of every transaction on your Account since the date of your last statement. It will be issued or made available free of charge at least once per month.

For Savings Accounts, where the frequency of statements differs from that set out above or no statements are issued, this is set out in the specific terms for that Account. You should always check your statements. If your statement has an entry which seems to be wrong, you should tell us as soon as possible so that we can investigate it for you.

Payments to/from Your Account

Lodgement

We will only accept cheques for Lodgement if the payee is the same as the account name.

If you wish to make an inter-bank/branch lodgement you must use a pre-printed lodgement/giro form. Lodgement books are available on request.

Standing Orders

A standing order is a written instruction from you to pay a fixed amount from your Account at regular intervals (weekly, monthly, quarterly, annually). The recipient account may be anywhere in the UK. It is a useful way to make regular fixed sum payments such as rent or loan repayments. To cancel or amend a standing order you must tell us (either in written or electronic format) at any time before the end of the Business Day preceding the date on which the funds are due to be debited from your Account.

If there are insufficient funds available in your Account on the date a standing order payment is due, the payment will not be made. We may automatically try to make the payment the next business day and for some standing order types, e.g. to a loan account, for up to six days after the original date of the payment.

Direct Debits

A Direct Debit is different to a standing order because you authorise someone else ("the Originator") to debit your Account. The amount can vary each time if necessary. It is a very convenient way to take care of regular payments like telephone, gas or electricity bills. If there is a change in the amount to be debited, the Originator will advise you of this in advance. You may cancel a Direct Debit at any time up to the date of payment. If you want to stop a Direct Debit you must write to the Originator and to us also.

Direct Debits are protected under the Direct Debit Guarantee Scheme which protects you if a Direct Debit you have not authorised is taken from your Account. If any money is wrongly taken from your Account under a Direct Debit by the Originator or us, we will refund your Account as soon as you tell us about it.

Recurring Transactions

Recurring or Continuous Payment Authority (CPA) Payments

This is a regular card payment when you give your credit or debit card details to a company and authorise them to take regular payments from your account. These payments are often confused with direct debits, but are not covered by the Direct Debit Guarantee Scheme.

Cancelling a Recurring or Continuous Payment Authority (CPA) Payment

It should be possible to cancel these payments by telling the company taking the payments. However we recommend that you give the instruction to cancel in writing. You can also cancel them with the Bank by confirming that you have stopped permission for the payments. Be aware that you will still be responsible for paying any money that you owe. Your instruction should be received by us one Business Day prior to the date the payment is due.

Telegraphic Transfers and CHAPS Payments

Telegraphic Transfers and CHAPS payments can be processed for you on your request. There will be a charge for these services (please see our Business Banking Schedule of Charges - Great Britain). Please see 'Transaction Information Box' on page 14 of this Guide for information on cut off times.

Open Banking (Payment Accounts Only)

You can choose to use Third Party Providers (TPPs) to give us payment instructions on your behalf and to put all of your account information with different banks in one place. One way to do this will be by giving TPPs access to your account. This forms part of an 'Open Banking' initiative which is designed to make it easier for you

to manage your finances and give you more choice when it comes to Business Current Accounts.

In order to use TPP services, your Account must be accessible online and you must be registered for 365 online. You are not obliged to use TPP services but, if you do, it is your responsibility to read the terms and conditions of the TPP providing the service, and understand exactly what information will be accessed by the TPP and how it will be used by them. This should all be covered in your agreement with the TPP. A TPP must be authorised by the FCA or other European regulators to provide payment services to you.

Cheques

You must sign cheques in accordance with your most recent Mandate, otherwise they may not be paid and you will have to pay an unpaid charge.

Before you write a cheque, you should ensure you have sufficient cleared funds or sufficient overdraft permission in your Account to meet the cheque.

Cheques drawn on your Account will not normally be returned to you after they have been paid. We keep original cheques paid from your Account, or copies, for six years unless we have already returned these to you under special arrangements.

We can give you a copy of a cheque if you need it, but there is a Fee for this service. Please see our Business Banking Schedule of Charges - Great Britain for details. If, within a reasonable period after an entry has been made, there is a dispute with us about a cheque paid from your Account, we will give you a copy of the cheque as evidence. If there is unreasonable delay after you have told us about it, we will re-credit your Account with the amount of the cheque until we have resolved the matter.

Security of cheques lodged by post cannot be guaranteed.

Stopped cheques

After you have given someone a cheque, you can ask us not to pay it by contacting us on 0345 850 1234. We will act on your instructions provided we have not already paid it. You should place a stop immediately on any cheque that is lost or stolen.

If you decide to stop a cheque you must give us as much notice as possible as a cheque cannot be stopped once it has been paid. A stop payment fee will apply.

Unpaid cheques

A cheque issued by you may be returned unpaid unless there are sufficient cleared funds in your Account or you have sufficient overdraft permission when the cheque is presented for payment from your Account. If we need to tell you that one of your cheques or other items has been returned unpaid, we will do this either by letter or by telephone. A charge will be payable.

Crossed cheques

Bank of Ireland UK cheques are crossed. Where a cheque is crossed 'Account Payee' this means that the cheque is only valid between you and the payee i.e. the person to whom you issued the cheque. 'Account Payee' cheques are designed to prevent fraud. Please be aware that the protection offered by the "Account Payee" crossing (and other crossings) may not be recognised in other countries, hence cheques issued to persons outside the UK may not be treated in the same way. You should clearly write the name of

the payee and put extra information about them on the cheque e.g. Account Number/reference.

Post-dated cheques

You must not issue post-dated cheques. If you put a future date on a cheque we may still pay it before the date on the cheque. If this happens, we will not pay you for any loss that you suffer as a result.

Out-of-date cheques

If the date on a cheque is more than six months old on presentation, it may be returned unpaid.

The Clearing Cycle

This relates to sterling cheques lodged within the UK.

Glossary of Terms used in explaining the clearing cycle:

Credit Transfer	A paper payment to an account from another bank or branch.
Day 1	The day that the account is updated with the proceeds of the cheque. This can also be referred to as Transaction Day or T Day.
Drawn	Payable from – this refers to the bank where the person or business that issued the cheque holds their account.
Lodgement	A payment into an account. A lodgement can be made up of cash and or cheques.
Payee	The person or business that a cheque is payable to.
Value date	The time from which credit interest, if applicable, is received or balances are reduced for debit interest calculation. If you withdraw funds before value clearance you will be charged debit interest.
Draw out	When funds lodged by cheque are available for withdrawal from (to be taken out of) the account (either as cash or to fund another payment from the account). The ability to draw out is subject to the overall status of the account (e.g. the balance after the withdrawal remains within an agreed overdraft limit). Also there may be value limits on the amounts that may be withdrawn by particular methods (e.g. a daily limit on the value of ATM withdrawals).

Clearing Cycle has certain meanings:

If you lodge a cheque into your Account at your own branch it will be shown on your bank statement on the same day (Day 1). However, we have to collect the payment from the person/ business who issued you with the cheque. This is known as “clearing the cheque”.

Same Branch Cheques

If you lodge a cheque that is drawn on the same branch as you hold your account you will get value on the same day (Day 1).

You will be able to draw out against cheques lodged two Business Days later on Day 3. However if a cheque is returned to us unpaid, this can take up to six Business Days (Day 7).

Cheques of other GB or NI Branch/Bank

Value is passed on your Account two Business Days after you make the lodgement i.e. on Day 3.

You will be able to draw out against cheques lodged four Business Days later on Day 5 however if a cheque is returned to us unpaid, this can take up to six Business Days (Day 7).

Credit Transfers – Accounts held in England and Wales

Where you make a lodgement (credit transfer) at another Bank or branch, it normally takes an additional two Business Days to get to your Account. Value is passed to you on the same day the lodgement is shown on your Account.

You will be able to draw out against cheques lodged four Business Days after the account is updated i.e. on Day 5. However if a cheque is returned to us unpaid, this can take up to six Business Days after the lodgement appears on your Account (Day 7).

Credit Transfers – Accounts held in Scotland

Where you make a lodgement (credit transfer) at another branch or Bank, it normally takes one additional Business Day to get to your Account. Value is passed to you on the Business Day after the lodgement is shown on your Account.

You will be able to draw out against cheques lodged four Business Days after the account is updated i.e. on Day 5 however if a cheque is returned to us unpaid, this can take up to six Business Days after the lodgement appears on your Account (Day 7).

Cheques that you write on your Account

When you write a cheque it is possible that the funds could be taken from your account on the same day if the account of the payee is held in the same Bank and branch as your account or the next day if the payee’s account is held in another Bank or branch.

Lodging through the Post Office®

Automated lodgements

A cash lodgement made at the Post Office® using your ATM card before 4.30pm on a Business Day will be credited to your Account on the same Business Day. Lodgements made after 4.30pm, or on a Saturday, will be credited to your Account on the following Business Day.

Manual Lodgements

A cash lodgement made to your Account using a lodgement slip through the Post Office® is delivered to the Bank through the Post Office® internal delivery systems on the following Business Day when it is credited to your Account.

Cheque lodgements made through the Post Office® are delivered to the Bank for processing through the Post Office® internal delivery systems on the following Business Day. The clearing cycle above is therefore extended by one Business Day. You must be registered for this service.

Delays in Post Office® delivery service may result in a manual lodgement being received after this time.

Please note that only sterling cheques drawn on UK banks can be lodged through the Post Office®. Any foreign cheques included in Lodgements will be returned to you and the total Lodgement will be adjusted accordingly.

Automated Payments

Automated payments to other Banks/Debits from other Banks (including online/telephone transactions)

Debits from other Banks (including online/telephone transactions): Payments made through BACS are transferred direct to the payees' bank accounts. Similarly, in the case of Direct Debits, payments are collected directly from them. The cycle for BACS payments is as follows:

- ▶ Business Day 1 – Customer/Originator transmits automated data (payment or payment request)
- ▶ Business Day 2 – All data accepted by BACS is processed
- ▶ Business Day 3 – Funds are debited to customer account/ credited to destination Bank Accounts

Payments may take longer than three Business Days through some financial institutions.

Payments made over the phone and over the internet are debited from your account on the date of instruction and credited to the payees' Account as above.

Please see 'Transaction Information Box' on page 14 of this Guide for cut-off times.

Internal Automated Payments (including online/ telephone transactions)

Payments to another Bank of Ireland UK Account in the UK made over the phone or online are debited from your Account(s) on the date of instruction and credited to the payee's account immediately.

Operation of your Account

You must operate your Account in accordance with the most recent Mandate that you give us. The terms of your Mandate are in addition to our Terms & Conditions, as are the terms of any overdraft we agree with you in writing.

We reserve the right to refuse any Lodgement or to refuse to open or renew an Account without giving any reason for our decision.

Banking instructions or transactions received by us after close of business on any Business Day will be processed on the next Business Day.

If you are a Sole Trader:

- ▶ If you die, your Account will be operated on the instructions of your personal representative(s). If you have authorised a third party to sign instructions on your Account under your Mandate, the third party will not be able to carry on giving instructions in accordance with the Mandate after your death.

If you are a Partnership:

- ▶ If two or more persons hold an Account, you authorise us to accept instructions by any one of you unless you tell us otherwise in the Mandate. Where you have authorised us in the Mandate to accept instructions from any one of the joint Account Holders, any one of you can withdraw the entire balance held in the Account.
- ▶ Where there are two or more Account Holders, the liability of each is joint and several. This means that the Account Holders are liable together but also as individuals for any monies owed or indebtedness on the Account.
- ▶ In the case of Fixed Term Deposit Account(s) held by two or more persons, we will be entitled to act on the instructions of any one Account Holder.
- ▶ Unless you have specified in your Mandate that the Account requires more than one signatory, we are entitled without further enquiry to rely upon any instruction given by any Account Holder as being the instruction of, and binding upon, all Account Holders
- ▶ We will be entitled to consider every joint Account Holder as equally entitled to all funds in the Account and we will not be concerned with the division of ownership of any funds between the Account Holders.
- ▶ In the event that there is a dispute between the Account Holders and we are told about it, we will suspend the operation of your Mandate until all Account Holders confirm that the dispute is resolved or until you give us a new Mandate. Whilst a Mandate is suspended, Transactions will only be authorised if they are signed by all Account Holders.
- ▶ In the event that a business partner ceases to be a partner by death or otherwise, the surviving or continuing partner(s) may carry on the business of the partnership and deal with its assets as freely as if there had been no change in the partnership. If the last surviving partner dies, any cleared funds held in any partnership Account shall be payable to or held for the personal representative(s) of the last surviving partner.
- ▶ Where the Account is held by two or more people, in the event of the death of one of the Account Holders the surviving Account Holder(s) shall continue to hold the Account. If the last surviving Account Holder dies, any monies outstanding in the Account shall be payable to or held for the personal representatives of the last surviving Account Holder.
- ▶ We will only accept one correspondence address for each joint Account.

If you are a Company, Limited Liability Partnership, Trust, School, Club or other Association:

- ▶ In the event that there is a dispute between the directors, members, trustees or other governing board (whichever applies) and we are told about it, we will suspend the operation of your Mandate until all directors, members, trustees or governors confirm that the dispute is resolved or until you give us a new Mandate pursuant to a board

resolution agreed at a meeting of the directors, members, trustees or governors. Whilst a Mandate is suspended, transactions will only be authorised if they are signed by all directors, members, trustees or governors in relation to all other Account Holders.

- ▶ If we are advised of a dispute between the representatives of the Account holder and/or the Account signatories, we will suspend the operation of your Mandate until all parties who we are aware of and who have an interest in the Account confirm that the dispute is resolved or until you give us a new Mandate signed by all such parties. Whilst a Mandate is suspended, transactions will only be authorised if they are signed by all parties.

Financial Difficulty – How We Can Help

If you're worried that you're having difficulty managing your finances, we would encourage you to contact us so that we can understand your circumstances and work with you to agree the best way forward. You should also be aware that there are various not for profit organisations which can offer you free independent debt advice and you can find their contact details below. If you have a number of debts with different providers we would recommend that you contact an organisation which can help you manage your debts and develop a plan to repay all of your creditors.

Our leaflet "Dealing with Debt for Business Customers" provides further information on our approach and contact details for organisations that can provide advice and support. The leaflet is available on our website: www.bankofirelanduk.com or by contacting your Account Manager or our Customer Service team on 0345 850 1234.

UK Finance has a leaflet called 'Dealing with Debt – A Guide for Customers' which provides practical information and helpful advice to customers who are facing financial difficulty. This is available at: www.bba.org.uk

Telephone Confidentiality

Telephone calls may be recorded and monitored for quality, training and compliance purposes.

Protecting your Accounts

The care of your cheque book, Business ATM Card, password(s), PIN and other security information is essential to prevent fraud and protect your Account. To help prevent fraud and protect your Account you should:

- ▶ Let us know as soon as possible when you change your name, address, phone number, or email address
- ▶ Check your statement regularly. If there is an entry which seems to be wrong, you should tell us as soon as possible so that we can resolve it
- ▶ Sign your card as soon as you receive it
- ▶ Your cheque book and card should not be left unattended in premises or vehicles
Always take reasonable steps to keep your card safe and PIN secret at all times. You must not tell your PIN to anyone or let anyone else use the card
- ▶ Destroy the notification of your PIN
- ▶ Keep your transaction receipts safe and dispose of them carefully
- ▶ If you change your PIN, you should choose your new PIN carefully

Online banking is safe and convenient as long as you take a number of simple precautions. Please make sure that you follow the advice given below:

- ▶ Keep your PC secure. Use up-to-date anti-virus and spyware software and a personal firewall

- ▶ Keep your password and PINs secret
- ▶ Treat emails you receive with caution and be wary of emails or calls asking you to reveal any personal security details. Neither the police nor we will ever contact you to ask you to reveal your online banking or payment card PINs, or your password information.
- ▶ Always access our internet banking site by typing the address into your web browser. Never access any banking site from a link in an e-mail and then enter personal details.
- ▶ Additional advice on online banking security is available from the UK Finance at www.financialfraudaction.org.uk.

It is essential that you tell us as soon as you can if you suspect or discover that:

- ▶ Your cheque book has been misused, lost or stolen
- ▶ Someone else knows your passwords, PIN or other security information

If your Business card has been lost or stolen, or someone else knows your PIN, or personal security information, you must call our dedicated 24-hour Lost and Stolen Card Services via the Freephone number listed on www.bankofirelanduk.com/help-and-support/contact-us. (You may be asked for your account number when making the call).

Emergency numbers (24 hours)

If your card is lost or stolen, or if the PIN or card number becomes known to any unauthorised person, you must notify our Card Services immediately on 0800 121 7790 (freephone), or, if calling from abroad, 00353 5677 57007.

Liability for losses (non-Corporate customers)

Unless we can show that you acted fraudulently, or you authorised the use of any personalised device or procedure made available to you which allows you to execute a payment transaction on the Account e.g. Business Card and PIN or phone or online banking security devices ("Payment Instrument") by someone else, your liability for misuse of the Payment Instrument will be limited as follows:

1. In relation to misuse of your Business Card, you will not have to pay anything if the misuse occurred;
 - ▶ Before you received your card
 - ▶ After you notified us of loss, theft or unauthorised use or that the card details might be known to someone else
 - ▶ As a result of the card details being used by someone else but the card was not lost or stolen (for example the card was "cloned" or "skimmed" when you used it in an ATM or payment machine.)
 - ▶ As a result of the card details being used by someone else to make a purchase by phone or on line
2. You will be liable for the first £35 of losses which occur during the period of unauthorised use which starts when it is detectable and your Payment Instrument is in the possession of an unauthorised person and ends when you notify us of this.
3. You will be liable for all losses which result from unauthorised use of your Business Card on an Account with a credit balance or an Account with an overdraft which is not regulated by the Consumer Credit Act 1974 and you have failed with intent or gross negligence;
 - ▶ To keep the Payment Instrument details safe
 - ▶ To use the Payment Instrument in accordance with the terms and conditions or
 - ▶ To notify us of the loss or theft or that someone else might know your security information.

Liability for losses (Corporate customers)

You will be liable for all losses resulting from unauthorised transactions unless you can show to our reasonable satisfaction that the loss occurred;

- ▶ Before you received your Payment Instrument
- ▶ After you notified us of loss, theft or unauthorised use or that the Payment Instrument details might be known to someone else
- ▶ In the case of your Business Card, as a result of the card being “cloned” or “skimmed” when you used it in an ATM or payment machine.

Non-execution, defective or late execution of payment transactions

If we are responsible for the non-execution, late or defective execution of a transaction we will take the necessary steps to ensure that the transaction is correctly executed and restore your Account to the state it would have been in if the transaction had been correctly executed.

Whether we are responsible or not for non-execution, defective or late execution of a transaction you have asked us to make you have a right to ask us to make efforts to trace it and notify you of the outcome.

Direct Debit refunds

If you give your authority to take a direct debit payment of an unspecified amount from your Account and the amount of the payment exceeds the amount you reasonably expected, taking into account your previous spending pattern you may request a refund within eight weeks of the date on which the funds were debited. We will also refund any interest you have paid in respect of the direct debit payment from the date it was taken from your Account. The right to a refund in these circumstances does not apply to a Corporate Customer.

However, if you knew about the transaction at least four weeks before it took place and you gave your consent to execute the transaction directly to us you have no right to a refund.

Confidentiality

Your relationship with us is a confidential matter (even when you are no longer a customer). We will not reveal information about you or details about your Account to anyone, other than in the following circumstances:

- ▶ If we are required to give the information by law or regulation
- ▶ If there is a duty to the public to reveal the information
- ▶ If it is in our interests to give the information (excluding marketing purposes)
- ▶ If you ask us to give the information or if you give us permission

Telephone calls may be recorded for training purposes.

Further details can be found in our Privacy Notice available on bankofirelanduk.com/privacynotice

Switching Your Business Current Account

If you decide to move your Account to another financial institution we will facilitate your switch to your new bank or building society. Full details are available from your Account Manager or Customer Service Team by calling 0345 850 1234 or writing to us at Bank of Ireland UK, P.O. Box 2124 Belfast BT1 9RS.

Closing Your Account

You must give us written notice if you wish to close your Account. Your Account will not be closed until you have completed all outstanding transactions and paid any outstanding interest and charges.

Unless there are exceptional circumstances, such as, but not limited to, suspected fraud, we will not close your Account without giving you at least two months' notice. We are likely to close your Account if you fail to observe any of the Terms and Conditions that apply to the Account, or if you fail to repay money when due, or if you or any party to the Account becomes insolvent. For this purpose, “insolvent” means:

- ▶ the inability to pay debts within the meaning of insolvency legislation applying at that time
- ▶ the making of an order for bankruptcy or winding up proceedings
- ▶ the passing of an effective resolution for winding up other than for the purpose of reconstruction or amalgamation whilst solvent
- ▶ the appointment of a receiver, manager or administrator
- ▶ the making of any voluntary arrangement or other agreement with your creditors

If we give you notice that we are closing your Account, any overdraft facility will be withdrawn and we will demand immediate repayment of outstanding borrowings. Interest will accumulate on any outstanding borrowings.

If full repayment or satisfactory proposals are not received within 30 days of making a demand for full repayment, we may disclose information concerning your payment record and default to Credit Reference Agencies.

Before giving information about the debts you owe us to Credit Reference Agencies, we will give you at least 28 days written notice.

Information on Closure of Your Account

You are entitled to receive up to 5 years of transaction history at account closure. Our policy is to provide this history electronically. Please see our website at www.bankofirelanduk.com for more information. If we have your email on file, you will receive an email within 10 Business Days of closing your account containing a link with instructions on how to download your transaction history. If we don't have your e-mail, you can contact our customer service to get access to this history. In addition, you are entitled to request your transaction history up to 5 years after the account closure by contacting our customer service. The history we will provide to you in such circumstances will only cover transactions that occurred within 5 years prior to the date of the request.

In certain circumstances, we will not be required to provide any transaction history to you, such as where your account has been closed due to your fraud or other unlawful activity.

Regulation

Complaints

Bank of Ireland UK is a trading name of Bank of Ireland (UK) plc which is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Registered in England and Wales (Company No. 7022885).

Our registered office is:
Bank of Ireland (UK) plc
Bow Bells House
1 Bread Street
London EC4M 9BE

Bank of Ireland UK's Financial Services Register Number is 512956. You can check this on the Financial Services Register by visiting the website: www.fsa.gov.uk.

At Bank of Ireland UK we aim to provide a first class service. However, we do realise that at times we may not meet the high standards you have come to expect from us. If you have a concern about any of our products or services, please tell us. We want to put things right – first time. Your comments help us to improve our services.

- ▶ If you want to make a complaint you can contact us in one of the following ways:
- ▶ In writing – send a letter or fax to your Account Manager at Free Post Bank of Ireland UK, Group Customer Complaints, PO Box 3191, Bristol, BS1 9HY
- ▶ By phone – call your Account Manager
Via our website - www.bankofirelanduk.com/corporate/contact-us/your-complaint

When we receive your complaint, we will do the following. We will try to resolve your complaint as quickly as possible. If we are able to resolve your complaint with you directly within three business days of receipt we will follow this up with written confirmation and at this point we will also provide you with details of how you may refer to the Financial Ombudsman Service should you wish to do so.

1. If we cannot resolve your complaint with you within three business days, we will write to you within five Business Days to confirm that we have received your complaint and that the issues being raised are to be investigated.
2. We will always deal with your complaint as quickly as we can. However, if we have not been able to settle your complaint within four weeks of receiving it, we will write to you with an update on our investigation and when we aim to send you a final response.
3. If we are unable to fully respond to your complaint within eight weeks of receiving it, we will write to you and explain why, and tell you when we expect to be able to do so. At this point we will also provide you with details of how you may refer to the Financial Ombudsman Service should you wish to do so.

If you do not agree with our final response, or we cannot respond within eight weeks and you do not accept our explanations and the date we tell you we will give you a final response, you can refer your complaint to the Financial Ombudsman Service.

The Financial Ombudsman Service can help solve or settle disputes between banks and their customers (excluding Corporate Customers). They are entirely independent and their services are free to you. Ask us for a leaflet, or contact the Financial Ombudsman Service.

Financial Ombudsman Service

Bank of Ireland UK is covered by the Financial Ombudsman Service. You can contact the Ombudsman at:

Financial Ombudsman Service
Exchange Tower
Harbour Exchange South
London E14 9SR
Tel: 0800 023 4567. Calls to this number are free.

Tel: 0300 123 9 123. Calls to this number are charged at the same rate as 01 or 02 numbers on mobile phone tariffs.
Outside UK Tel: +44 20 7964 0500
www.financial-ombudsman.org.uk

Payment Services Regulations 2017

You are also able to contact the Financial Conduct Authority (FCA) if you think that we may have broken the Payment Services Regulations 2017. You can contact the FCA at:

Financial Conduct Authority
25 The North Colonnade
Canary Wharf
London E14 5HS

Credit Facilities

All credit facilities are subject to status. Written quotations are available on request. Credit facilities are not available to persons under 18 years of age.

Financial Services and Markets Act 2000

None of the savings and investments which are governed by these terms and conditions are 'designated investments' as defined by the Financial Services and Markets Act 2000 and the Financial Conduct Authority Handbook of Rules and Guidance.

Deposit Guarantee Scheme

Please see the information sheet included as Appendix 2.

Important Information about Compensation Arrangements

Your eligible deposits with Bank of Ireland (UK) plc are protected up to a total of £85,000 by the Financial Services Compensation Scheme, the UK's deposit guarantee scheme. This limit is applied to the total of any deposits you have with the following: 'Bank of Ireland UK' and 'Post Office Money' and savings accounts under the 'AA Savings' brand provided by Bank of Ireland UK. Any total deposits you hold above the limit between these brands are unlikely to be covered.

Please see the "Deposit Guarantee Scheme Information Sheet" and the "Exclusions List" in Appendix 2 for more information on the scheme.

Advertising and Marketing

We will ensure that all our advertising and promotional material is clear, fair and not misleading.

We will only send marketing material to business customers who may be interested in a product and who the product would be suitable for.

Transaction Information Box

Payment Service	Account types	Authorisation required ¹	Cancelling a transaction	Processing times ²	Cut-off times for receipt of instructions ³	Limits ⁴
Business ATM Cash Withdrawals	Current Accounts	Use of correct PIN with Business ATM Card	Once the withdrawal has been made, you cannot cancel it.	Debited from your available balance immediately.	You can carry out this type of transaction 24 hours a day and during Post Office [®] opening hours specified.	A daily limit of £750 will apply unless otherwise specified. ATM providers may apply additional limits to transactions.
Cash Withdrawals from ATMs in the UK using Business Visa Debit Card	Current Accounts	Use of correct PIN with Business Visa Debit or ATM Card	Once the withdrawal has been made, you cannot cancel it	Debited from your available balance immediately	Not applicable	A daily limit of £1000 will apply unless otherwise specified. ATM providers may apply their own limits to transactions.
ATM Cash Withdrawals from ATMs not in the UK and Ireland using Business Visa Debit Card	Current Accounts	Use of correct PIN with Business Visa Debit Card	Once the withdrawal has been made, you cannot cancel it	Debited from your available balance immediately	Not applicable	A daily limit of £1000 normally applies, although ATM providers may apply additional limits to transactions and lower limits may apply in some countries from time to time. You are advised to check with us to ensure your card is valid for ATM withdrawals in any country you plan to visit and that no other restrictions apply
Business Visa Debit Card - purchases where you are present	Current Accounts	If the retailer has compatible technology you will be required to follow the instructions on the terminal. Otherwise the transaction will be verified using your signature	Once the payment has been confirmed, you cannot cancel the transaction	Debited from your available balance immediately following request from the retailer.	Not applicable	Variable up to a maximum of £50,000
Business Visa Debit Card - purchases where you are not present	Current Accounts	You must provide to the retailer: (1) your Debit Card number; (2) the expiry date of your Debit Card; and (3) the three-digit security code. When online you may be asked to provide a 3D Secure password. The retailer will then confirm if the transaction has been authorised	Once the payment has been confirmed, you cannot cancel the transaction	Debited from your available balance immediately following request from the retailer.	Not applicable	Variable up to a maximum of £50,000
Direct Debits	Current Accounts	To set up a Direct Debit on your Account, you must complete an agreement with the originator. The originator will require your Account number and sort code to process the transaction.	You can cancel a Direct Debit payment at any time up to and including the due date. To cancel this type of transaction, you must contact the Bank and the originator.	The amount of each Direct Debit payment will be debited from your available balance immediately on demand. The originator's bank will receive the payment on the same Business Day as the debit date.	Not applicable	No limits apply
Standing Orders	Current Accounts Specific Savings Accounts	To set up a Standing Order on your Account, we will require: (1) your Account number and sort code; (2) the payee's name, account number and sort code; (3) a reference, if applicable, to identify the payment; (4) amount and frequency of payment; and (5) your authority to make the payment by submitting a completed standing order request form.	You can cancel a Standing Order payment (either in written or electronic format) at any time before the end of the Business Day preceding the date on which the funds are due to be debited from your Account.	The amount of each Standing Order payment will be debited from your available balance immediately. The payee's bank will receive the payment on the same day if their account is in Bank of Ireland UK. Otherwise the payee's bank will receive the payment on debit date + one Business Day ⁵ .	Your instruction to set up a Standing Order payment should be received by us two Business Days prior to the first payment due date.	365 Digital and Phone Banking: A maximum limit of £3,000 per individual Standing Order will apply

Payment Service	Account types	Authorisation required ¹	Cancelling a transaction	Processing times ²	Cut-off times for receipt of instructions ³	Limits ⁴
Business Visa Debit Card Recurring Transactions - Recurring or Continuous Payment Authority (CPA) payments	Current Accounts	You must provide to the originator: (1) your Business Visa Debit Card number; (2) your card expiry date; and (3) the three-digit security code. The originator will then confirm if the transaction has been authorised. ⁵	To cancel this type of transaction, you must contact the originator or confirm to the Bank that you have stopped permission for the payment.	The amount of each Recurring or Continuous Payment Authority (CPA) payment will be debited from your available balance immediately on demand.	Your instruction to cancel a debit card recurring transaction should be received by us one Business Day prior to the date that the payment is due.	No limits apply
Telegraphic transfers (CHAPS) from your account (Stg only)	Current Accounts Savings Account	To make a CHAPS payment on your Account, we will require: (1) your IBAN (2) the payee's name, address, and bank account details - number, sort code, name and address; (3) an optional reference to identify the payment; and (4) your authorisation to make the payment (either in writing or through our Business On Line service).	You are not entitled to cancel this payment.	The amount of the CHAPS payment will be debited from your available balance immediately. The payee's bank will receive the payment on the same Business Day on which the payment is made.	If we receive your instruction before 3pm we can make the payment on the same Business Day. Instructions received after 3pm will be processed on the next Business Day.	No limits apply
Payments inwards	Current Accounts Savings Accounts	None	Not applicable	The amount of the payment will be credited to your account immediately after we receive it from the paying bank.	Not applicable	No limits apply
Online Transfers (Stg/Euro)	Current Account Savings Account	In accordance with your online banking authority	Once a transfer has been made you cannot cancel it. Future payments requested on line, may be cancelled up until one Business Day before the payment is due.	The amount of the transfer will be debited from your available balance immediately or on the date specified for future payments. The transferred funds will be received by the payee's bank by debit date + one Business Day.	4.00pm for Business On Line, 4.30pm for 365 Digital and Phone Banking	Business On Line: No limits apply unless specified. 365 Digital and Phone Banking. Limits apply ⁶ .
International Payments outwards (currencies other than Stg or Euro) online Wholly executed within the EEA	Current Account Savings Account	In accordance with your online banking authority.	Once the transaction has been made you cannot cancel it.	The amount of the International Payment will be debited from your available balance immediately. You will be advised of the likely processing time when you request the transaction.	4.00pm for Business On Line, 4.30pm for 365 Digital and Phone Banking	Business On Line: No limits apply unless specified. 365 Digital and Phone Banking. Limits apply ⁶ .
International Payments outwards (currencies other than Stg or Euro online Not wholly executed within the EEA)	Current Account Savings Account	In accordance with your online banking authority	Once the transaction has been made you cannot cancel it.	The amount of the International Payment will be debited from your available balance immediately. You will be advised of the likely processing time when you request the transaction.	4.00pm for Business On Line, 4.30pm for 365 Digital and Phone Banking	Business On Line: No limits apply unless specified 365 Digital and Phone Banking: Limits apply ⁶

Payment Service	Account types	Authorisation required ¹	Cancelling a transaction	Processing times ²	Cut-off times for receipt of instructions ³	Limits ⁴
DD origination	Business Current Accounts	To collect a DD into your Account, you will need to be sponsored into the UK DD Origination Scheme.	You may cancel the transaction up to two Business Days in advance of the debit/credit date.	The payer's account will be debited and the originator's account will be credited on the same Business Day (Day 3 of the BACS cycle).	DD files can be input until 5.00pm on Day 1 of the BACS cycle via Business On Line.	There are no limits on the number or value of DD's you can collect on your account.
PISP domestic payment	Current Accounts	Client ID and One-Time Passcode	Once the transaction has been made you cannot cancel it.	Debited from your available balance immediately and processed by the end of the next Business Day.	4.30pm	There is a maximum total limit of £10,000 per Business Day for payments made using the Account Access site (this limit is shared with transfers made to SMS activated payees on the same Business Day using 365 Phone & Digital Banking ⁶).
Cash Deposits at Post Office [®] Counters using Business ATM Card	Current Accounts	Use of correct PIN with Business ATM Card.	Once the deposit has been made, you cannot cancel it.	If the funds are paid in before 4.30pm on a Bank of Ireland UK Business Day, we will credit your Account the same Business Day. If the funds are paid in after 4.30pm, the processing will take an additional Bank of Ireland UK Business Day.	You can only carry out this type of transaction during Post Office [®] opening hours.	Maximum £20,000. Amounts greater than £10,000 can only be deposited at a pre-agreed Post Office [®] outlet.
Cash Withdrawals at Post Office [®] Counters using Business ATM Card	Current Accounts	Use of correct PIN with Business ATM Card.	Once the withdrawal has been made, you cannot cancel it.	Debited from your available balance immediately.	You can only carry out this type of transaction during Post Office [®] opening hours.	A daily limit of £750 will apply unless otherwise specified.
Cash deposits through Lloyds using a lodgment book	Current Account Savings Account	Use of pre-printed lodgment slip.	Once the deposit has been made, you cannot cancel it.	If the funds are paid in before 4.30pm on a Bank of Ireland Business Day we will credit your account on Day 3.	You can only carry out this type of transaction during Lloyds opening hours.	No limits apply.

1 Authorisation required - if any payment details are incorrect, the transaction may not be processed within the timeframes detailed.

2 We will (1) stop paying credit interest and/or (2) stop charging debit interest, on the amount of the transaction, from the Business Day on which the transaction is processed

3 Cut-off times – other cut-off times may apply for specific customers.

4 Limits - other limits may apply for specific customers⁵

5 Lodgements and transfers to another Bank of Ireland UK account - the facility to lodge cash across jurisdiction has been withdrawn between Bank of Ireland UK to Bank of Ireland ROI branches.

6 The following payment limits apply to customers using 365 Digital and Phone Banking:

365 has an overall payment limit of £20,000 per Business Day. Payments up to the full £20,000 Business Day limit can be made if payees have been authenticated via a security code sent in the post. For extra security, the sum of any payments to payees

authenticated by SMS are limited to £10,000 per Business Day (this £10,000 limit is shared with payments made to Third Party Providers (TPPs) via the Account Access site).

Full utilisation of limits;

Example 1: Payments totalling £10,000 to SMS Activated Payees or TPPs via the Account Access site and £10,000 by Post = £20,000.

Example 2: Payments totalling £2,000 to SMS Activated Payees or TPPs via the Account Access site and £18,000 by Post = £20,000.

Cheques and drafts are excluded from The Payments Services Order 2017. Transactions will only be processed where there is a sufficient available balance. Where payments are requested on, or scheduled for a weekend or bank holiday, these payments will be processed on the next Business Day and will be subject to the limit for that Business Day.

Appendix 1

Terms and Conditions for Business Customers in Great Britain

These Terms and Conditions apply to each of the following types of accounts that we operate in Great Britain - our Business Current Account, our Business Savings Accounts (namely our Business High Interest Reserve Account, Instant Saver Plus Account and Fixed Term Deposit Account as they may be amended or replaced from time to time) and our Business Loan Account. These Terms and Conditions should be read in conjunction with this brochure "Business Banking - A Guide", our application and Mandate forms and our Business Banking Schedule of Charges. Please ensure that you have read and understood them.

Specific terms and conditions apply to each type of business account and are set out in these Terms and Conditions. Accounts operated or impacted using a Business ATM Card and Business On Line are subject to separate additional terms & conditions. If you have any queries please contact your Customer Service Team or Account Manager.

Our range of Business Accounts are available to all business customers e.g. Sole Traders, Limited and Unlimited Companies, Limited Liability Partnerships, Partnerships, Trusts, Schools, Charities and Clubs.

Definitions

For the purposes of these Terms and Conditions, please note that reference to :

"Account Holder", "you", "your" or "the Customer" means the person, company, partnership or other business entity in whose name the Account is held

"Account" means any Business Current and/or Business Savings Account and/or Business Loan Account that you may hold with us (not including accounts in currency other than sterling)

"Account Information Service Provider" or "AISP" means an authorised third party provider which provides a service that allows you to see details of your accounts with different providers in one place.

"Agreement" means this Agreement

"ATM" means an Automated Teller Machine which is a cash dispenser at which you can access services and money using a Business ATM Card and PIN

"BACS" means the Bankers Automated Clearing System which is an automated method for making many types of corporate payments and collections

"Bank of Ireland UK", "Bank", "we", "us" or "our" means Bank of Ireland (UK) plc

"Bank of Ireland Group" means us and any company which is from time to time a holding company of us, a subsidiary or subsidiary undertaking of us or that holding company

"Business Day" means any day from Monday to Friday excluding bank holidays (English bank holidays to apply in England and Wales; Scottish bank holidays to apply in Scotland)

"Business ATM Card" means a card we may issue to you with your Account for withdrawing funds from an ATM

"CHAPS" means the Clearing House Automated Payments same day sterling payments within the UK

"Charge" means any Charge that you have to pay referred to in these Terms and Conditions and/or set out in our Schedule of Charges

"Corporate Customer" means a firm or company that has, when the Agreement is entered into, an annual turnover and/or balance sheet of more than €2 million and which employs 10 or more people

"Direct Debit" means a transaction originated by the beneficiary, as authorised by you so the amount can vary each time if necessary

"Lodgement" means any payment into your Account either by cash, cheque, draft, CHAPS, Telegraphic Transfer, Standing Order, BACS, or via transfer from another Account

"Linked Service Account" or "LSA" means an existing or new current or deposit Account you hold with us or alternatively an account you hold with another financial institution.

"Mandate" means the written authority you give us authorising the conduct of your Account

"Missed Repayment Charge" means where a repayment is missed either partially or in full and we apply a charge to the LSA. Please see our Schedule of Charges for details.

"Payment Account" means any Business Current Account or Call Account.

"Payment Initiation Service Provider" or "PISP" means an authorised third party provider which provides a service that allows that third party to pass payment instructions to us on your behalf in relation to your Account.

"PIN" means Personal Identification Number - a confidential number which we give to you or you may choose that allows you to withdraw cash with your Business ATM Card.

"Security Credentials" means the personalised security credentials you are required to use from time to time to access your Account via our online, phone and mobile banking channels.

"Standard Charging Month" means the period from the 5th of one month to the 4th of the next month (for standard transactions)

"Standing Order" means a written instruction from you to pay a fixed amount from your Account at regular intervals (weekly, monthly, quarterly, annually)

"Surcharge Rate" means an interest Charge that will be made in addition to either the agreed Overdraft Rate or the Unauthorised Overdraft Rate (as appropriate) where an overdraft permission is exceeded or an Account is overdrawn without prior agreement. Please refer to our Schedule of Charges for details

"Telegraphic Transfer" means an electronic transfer of funds to a beneficiary in another bank

"TPP" means a third party provider which has appropriate authorisation to provide payment services in relation to your Account. A TPP can be an AISP or a PISP or both.

"Unauthorised Overdraft Rate" means an interest Charge that will be made in addition to the Surcharge Rate where your Account is overdrawn without prior agreement. It will apply to the amount by which the Account is overdrawn. Please refer to our Schedule of Charges for details

"Withdrawal" means where funds are taken out of your Account either by Telegraphic Transfer, draft, cheque or cash, by electronic debit or via transfer into another Account

General

A person who is not a party to these Terms and Conditions has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any of its terms.

1. We will not be liable to you for any loss whatsoever if:
 - ▶ we are prevented from providing relevant banking or other services by reason of strikes, acts of terrorism, industrial action, failure of power supplies, telecommunications or other equipment that we do not own, manage or control or other circumstances outside our control or the control of our agents or subcontractors.
 - ▶ we delay or fail to carry out transactions if we consider it in our interests to do so having regard to the laws of all the jurisdictions in which we operate.
2. Any notice we give you shall be deemed to have been received by you in the case of a letter when delivered personally, or 48 hours after it has been sent by post to you at the last address given by you to the Bank, or in the case of an advertisement in a newspaper on the day the newspaper is published.

3. If we do not enforce, or delay in enforcing any of our rights this will not stop us from enforcing any such right at a later date.
4. If any part of this Agreement should be invalid, unlawful or unenforceable for any reason, that part will be severed from the remainder, which will continue to apply.
5. Where we have used words incorporating the plural they also include the singular (and vice versa). Headings used in these Terms and Conditions are for convenience only.
6. Your agreement is in English and all communications issued under or in connection with it will be in English. You and we may communicate in writing, by telephone, by fax, or by using 365 online or Business On Line. You may request a copy of your agreement at any time during its course.
7. These Terms and Conditions (and other documents we have referred to in them) as we may vary them from time to time, represent your entire agreement with us.
8. In the event of any dispute concerning these Terms and Conditions, the brochure "Business Banking - A Guide", your Application Form, our Schedule of Charges or the use of any Business ATM Card where your Account is held in one of our English branches the laws of England will apply and the Courts of England and Wales will have jurisdiction. Where your Account is held in one of our Scottish branches, the laws of Scotland will apply and the Courts of Scotland will have jurisdiction.
9. Further, you submit to any other jurisdiction in which you may have assets and you waive any objection to any claim that any suit, action or proceeding has been brought in an inconvenient forum.

Set-Off

10. If you have any account with us that is in credit we can transfer money from that account to any other account that you or 365 Digital and Phone Banking hold with us that is overdrawn. We will not give you prior notice of this transfer, but we will inform you about it. In addition, whilst any of your accounts are overdrawn we will also have a lien on any of your property or security that we hold.
11. We can also set-off appropriate, combine and consolidate all or any accounts that you hold with us without giving you prior notice and may set-off or apply such money towards satisfaction of an overdraft on any of your accounts or against any other monies due or owing from you to us, whether actual or contingent, in relation to any Transaction.
12. The provisions in clause 10 and 11 apply to any account which you hold with us, irrespective of the currency or location. It may from time to time be necessary in the exercise of these rights for us to convert funds from one currency to another and such conversion shall occur at our prevailing rate. Any fee or charge we incur as a result of such conversion shall be paid for by you.

Changes to these Terms and Conditions

13. We may vary, amend or add to these Terms and Conditions.
14. This Condition 14 applies if your Account is a Payment Account:
 - 14.1 All changes to these Terms and Conditions will be notified to you at least two months (unless you are a Corporate Customer) before they take effect. Such changes will be deemed to be accepted by you unless you advise us to the contrary. You have the right to terminate your Agreement with us, without charge, at any time before such changes take effect. If you wish to do this, please contact your account manager.
 - 14.2 All other proposed changes will be notified to you at
15. This Condition 15 applies if your Account is not a Payment Account:
 - 15.1 Any changes which are to your advantage may take effect immediately;
 - 15.2 All other proposed changes will be notified to you at

least two months (unless you are a Corporate Customer) before they take effect. Such changes will be deemed to be accepted by you unless you advise us to the contrary. You have the right to terminate your Agreement with us, without charge, at any time before such changes take effect. If you wish to do this, please contact your account manager.

15.3 If we have made a major change or several minor changes in any year, we will give you a copy of the new Terms and Conditions or a summary of the changes.

16. We will tell you about any changes to your Terms and Conditions by any of the following means:
 - ▶ Advertising in the press
 - ▶ Sending you written notice or email

Taxation

17. Interest paid on your Account will represent UK source income for taxation purposes. You will normally be required to include it within any return of income or profits required by the applicable authorities relevant to your own circumstances. In certain countries, including the UK, there is an obligation to notify eg the tax authorities where income is received even if no return is otherwise requested. You should consult the authorities in your jurisdiction or take professional advice if you are uncertain of your obligations to report the interest income.
18. We may inform any tax or supervisory authority (whether in the UK or overseas) of your details and the amounts of interest paid to you where any law or regulation requires this.
19. Interest will be paid gross.

Interest rate changes

20. The interest rate may be fixed and will not change for the period that we agree with you in advance; otherwise the interest rate will be variable.
21. This Condition 21 applies if your Account is a Payment Account:
 - 21.1 Any changes to interest and exchange rates which are to your advantage or are based on reference interest or exchange rate information already provided to you, may take effect immediately;
 - 21.2 All other proposed changes will be notified to you at least two months (unless you are a Corporate Customer) before they take effect.
22. This Condition 22 applies if your Account is not a Payment Account:
 - 22.1 Any changes which are to your advantage we will give you notice of the change either before the change comes into effect or at the earliest opportunity afterwards
 - 22.2 If we are changing the interest rate in a way that is to your disadvantage, we will notify you up to 14 days before the change comes into effect. This will only apply where your Account has a balance of £100 or more.

The reason for such change may be one or more of, but shall not be limited to, the following reasons:

- ▶ To reflect general changes in interest rates
 - ▶ To respond to the actions of our competitors
 - ▶ To reflect fluctuations in markets.
 - ▶ To ensure that we are able to secure income which is adequate to ensure that we meet the requirement of any regulatory body and have sufficient resources to support our business in the interest of all our customers
23. When we change the interest rates on your Accounts, we will update the information on our website within three Business Days and we may place notices in newspapers (usually The Times and The Daily Mail).
 24. To help you compare rates more easily, the old rate will

also be shown on our website and newspaper notices.

Transactions on your Account

25. For value dates and cut off times in respect of payments from your Account please refer to our brochure "Business Banking - A Guide" for details.
26. If we do not execute or incorrectly execute a transaction we will without undue delay take whatever action is necessary to rectify the error or omission.
27. If you are aware that an amount has been incorrectly credited or debited to your Account you should notify us immediately. If you use funds with the knowledge that they were incorrectly transferred into your Account, we may take steps to recover the money from you or take it from your account and take such other proceedings or actions as may be appropriate.

In certain circumstances we may request your authority to recover a misdirected payment which has been credited to your Account. If your authority is not forthcoming, we will provide such of your details as may be required to the relevant payer in order to assist their recovery of the misdirected payment(s).

28. We may without prior notification to you or any additional Account Holders refuse to make a payment from your Account if:
 - ▶ you have insufficient available funds in your Account. Please see the Business Banking Schedule of Charges leaflet for the current charges applicable to unauthorised overdraft charges;
 - ▶ you have given us unclear, incorrect or incomplete instructions;
 - ▶ you are in breach of your Agreement;
 - ▶ we suspect fraud or other illegal activity;
 - ▶ we know, or have reasonable grounds to suspect, that you have not consented to the Transaction from a TPP
 - ▶ you have not authorised us to process the Transaction from the TPP
 - ▶ we believe there is any significant adverse change in your financial circumstances;
 - ▶ we have any legal or regulatory reason; or
 - ▶ we consider that our business reputation may be significantly compromised.

If we refuse to make a payment we will notify you. We may do this in a variety of ways depending on the nature of your Account and type of payment:

- ▶ Business ATM Cards – by displaying a message on the ATM or other point of sale payment terminal immediately;
- ▶ Direct debits and standing orders – by displaying related charges on your bank statement. This information is also available on 365 online and Business On Line.
- ▶ For other payment types (e.g. telegraphic transfers) – by contacting you directly to advise you that the payment request has been refused.

You may request details of any unpaid item(s), the associated charge(s) and our reason(s) for refusing to make the payment by contacting your Customer Service Team or Account Manager.

29. If you lose or part with your Business Card, if it is taken from you even for a short period of time, is stolen or used in an unauthorised or irregular manner, or if someone else knows your PIN, you must telephone us immediately via the Freephone number listed on www.bankofirelanduk.com.

We may stop or suspend your use of any Business ATM card, password and/or PIN to authorise transactions if:

- ▶ we suspect fraud;
- ▶ you are in breach of your Agreement with us; or
- ▶ we believe there is a significant adverse change in your financial circumstances.

If we do this, we will let you know why as soon as possible. It is your responsibility to ensure that all employees are aware of these guidelines and take all the necessary precautions to ensure that they follow the correct procedures in relation to safe-guarding both their Business Card and PIN against loss, theft or fraud.

30. In the event we suspect or detect any fraud or unauthorised activity on your Account, we will advise you via phone call, SMS message or email as appropriate. If we deem it necessary we may block your Account and will advise you of the block and how it may be removed.
31. If you become aware of any unauthorised or incorrect Transactions on your Account, you must notify us without undue delay by contacting your Customer Service Team or Account Manager. Notification must be received by us no later than 13 months from the date the transaction was debited from your Account or you may not be entitled to a refund. Once you have notified us of an alleged unauthorised or incorrectly executed transaction on your Account, we will promptly investigate your claim. In some cases, we may ask you to give us further information about the transaction (for instance, to enable us confirm that the transaction was properly authorised and authenticated where the instruction came from a TPP) or cooperate with the police or other enforcement bodies. If you are a Corporate Customer, it is your responsibility to show to our reasonable satisfaction that a transaction was unauthorised or incorrectly executed. Where a transaction has been authorised in accordance with the relevant security procedures, as a Corporate Customer you will, in the absence of any evidence to the contrary, be liable for any such transactions.
32. Where we establish that the transaction was not authorised by you, we will refund the amount of the transaction and, if applicable restore the Account to the state it was in had the unauthorised transaction not taken place. However, if the unauthorised transaction arises from the loss or theft of a Business ATM Card or misappropriation of security information, you will be liable up to a limit of £35 provided that you have not acted fraudulently or failed with intent or gross negligence to protect the security of your Account, in which case you will be liable for all losses. The limit of £35 does not apply to a Corporate Customer as there is no limit to liability for any unauthorised transactions arising from the loss or theft of a Business ATM Card or misappropriation of security information.
33. We reserve the right to debit from your Account the amount of any refunds (if any) paid to you where, upon further investigation, it is subsequently established that you are not entitled to a refund. There is no right to a refund where consent for a transaction has been given directly to us (for example, a direct debit), or where information on the payment transaction was given to you at least four weeks before the due date by the payee or their bank.
 - ▶ In the case of any dispute between you and the Bank regarding a transaction, the books and records kept by, or on behalf of, the Bank (whether kept on paper, microfilm, by electronic recording or otherwise) shall, in the absence of manifest error, constitute sufficient evidence of any facts or events relied on by the Bank in connection with any matter or dealing relating to the transaction.
 - ▶ Your Account number will include an International Bank Account Number (IBAN) which will be quoted on all Account documents. A leaflet giving more information about IBANs is available on request.
34. If you require a certificate of interest paid, please advise your Account Manager when the Account is opened and this will be generated automatically for you.
35. Transaction information will be provided to you free of charge at least once a month by way of a paper statement unless you have chosen to receive less frequent paper statements and /or you have opted to have your statement made available to you electronically.

Legal Action on Your Account

36. If we receive a notice of a fine, a court order or a court judgement against you or any other Account Holder, we may refuse to allow Withdrawals or transfers from your Account until the fine is paid or the legal process comes to an end. Any fine, court order or court judgement will not prevent us from exercising any right of set-off (using money which we hold for you, or which is due to you, to pay debts you owe us) or enforcing any other 'security interest' (a right over something which we can take if debts are not paid). You are responsible for any losses, costs or expenses we have as a result of any dispute or legal action with someone else involving your Account.
37. If another person makes a claim for any funds in your Account (for example, if someone takes legal action to recover funds they believe belong to them), or if we know or believe that there is a dispute involving someone else about who owns or control funds in the Account, we may:
 - ▶ Put a hold on your Account and refuse to pay out any funds until we are satisfied that the dispute has ended
 - ▶ Send the funds to the person who we have good reason to believe is legally entitled to them
 - ▶ Continue to rely on the current records we hold about you;
 - ▶ Apply for a court order; or
 - ▶ Take any action we feel is necessary to protect us
 - ▶ If we have acted reasonably, we will not be liable to you for taking any of these steps.

Closure of Your Account

38. Notice To Close Your Account
39. Unless there are exceptional circumstances we will not close your account without giving you at least two months' notice. Examples of when we may provide notice to close your Account include:
 - ▶ If you fail to observe any of the terms and conditions that apply to the Account
 - ▶ If you fail to repay money when due
 - ▶ If you or any party to the Account becomes insolvent
 - ▶ If you cease to be a beneficial owner of the Account
 - ▶ If your Account balance is £10 or less and the Account has not been used in the last 12 months, or
 - ▶ If it is no longer economic for us to provide your Account and/or we offer you another Account which is (so far as practicable) comparable and is available either with us or with another bank or building society.

Immediate Closure of Your Account

40. Under exceptional circumstances we may close your account immediately. Exceptional circumstances include :
 - ▶ If we suspect fraud or other criminal activity
 - ▶ If you are in material or persistent breach of these Terms and Conditions
 - ▶ If the Account is being used for a purpose or business with which we do not wish to be associated
 - ▶ If we are required to do so by law, Court Order or other regulations
 - ▶ If you have acted without reasonable care in conducting any business with us, or
 - ▶ If any information provided by you to the Bank is inaccurate or misleading.

Charges

41. When you become a customer we will give you details of any Charges for the day-to-day running of the Account you have chosen and explain the terms that we use to describe our services. We will give you details of any Charges we make for using an ATM when we issue the cards (where relevant). You will be notified at least fourteen days in advance of any Standard Current Account Charges being applied to your Account.
42. Standard Current Account Charges are accrued daily and are applied to your Account monthly in arrears. They are calculated up to and including the fourth of the month, or the preceding Business Day if the fourth of the month does not fall on a Business Day, and will be debited to your Account on or around the 30th of the month.
43. If you believe that we have charged you incorrectly, you should write to us and show why you believe this to be the case. We will acknowledge your enquiry within five Business Days and deal with all cases as quickly as possible. We will explain how we will handle your enquiry and explain our complaints procedure. We will consider each case separately. We will explain how we worked out your Charges. We will share our calculations with you and your advisors if you ask us to. If you ask us to, we will provide details of Charges, interest or cleared balances to help you check your Charges. We will tell you if there is a Charge for this service. We will actively try to settle your query.
44. If we agree that you are entitled to a refund, we will pay this straight into your Account, unless you ask us to pay in another way. If you use an agency to help you to work out your Charges, we may not pay that agency's fees.
45. Full details of our Charges are available in our Business Banking Schedule of Charges which is on our website www.bankofirelanduk.com. If we intend to increase any of the Charges which apply to the running of your Account we will notify you by writing to you at least 60 days before making the change.
46. We will tell you the Charge for any other service or product before we provide that service or product or at any time you ask.

Third Party Providers (Payment Accounts only)

47. A TPP may request access to your Account from time to time to provide payment services to you but we will only allow such access where you have authorised us to allow them access to your Account for this purpose.
48. You have a choice as to whether you allow a TPP to access information or make payments from your Account. In order to use TPP services, your Account must be accessible online and you must be able to access your Account through our online and mobile banking services. You are not obliged to use TPP services but, if you do, it is your responsibility to read the terms and conditions of the TPP providing the service, and understand exactly what information will be accessed by the TPP and how it will be used by them. This should all be covered in your agreement with the TPP. A TPP must be authorised by the FCA or other European regulators to provide payment services to you.
49. You can instruct a PISP to initiate a payment on your Account by following the procedures required by such PISP. If you do this, you must authorise us to proceed with the payment by using our online verification processes and your Security Credentials. Once you have authorised us to proceed with the payment, the payment cannot be stopped.
50. If we receive an instruction from a PISP to initiate a payment on your Account, we will treat this as an instruction from you.
51. You can instruct an AISP to access and hold details of your Account by following the procedures required by such AISP. If you do this, you must authorise us to share the information with the AISP by using our online verification processes and your Security Credentials. Once you have properly authorised us to share your Account information with an AISP, the AISP can make continued requests for access which we will process. It is the responsibility of the AISP to ensure the security of any information it holds.

52. If we receive an instruction from an AISP to access information about your Account, we will treat this as an instruction from you.
53. We will only deny access to a TPP if we reasonably believe and have evidence that such access may be unauthorised or fraudulent. If access is denied we will notify you as soon as possible by the means we deem appropriate unless the law prevents us from doing so or we reasonably believe it would compromise our security measures.
54. If you have one or more of the Accounts listed below, this brochure "Business Banking – A Guide" which includes our general Terms and Conditions applies, except as it is added to or amended with the following specific terms. In the event of a conflict between the general Terms and Conditions and the Terms and Conditions for Specific Accounts, the latter shall prevail.
55. Savings Accounts should not be used for normal business trading transactions as our Business Current Account is more suitable. In all instances of deposits you will be asked to provide evidence of the source of funds deposited.
56. Unless specified, we will not allow either Direct Debits or Standing Orders on Savings Accounts.
57. If your Current Account qualifies for credit interest, interest is calculated daily on cleared credit balances and will be applied to your Current Account monthly, around the 5th of the month. Please see specific terms for deposit Account interest.
58. Interest on an overdrawn Current Account will be calculated daily on the overdrawn balance and on the uncleared debit balance and will be charged to your Current Account monthly in arrears, on the last Business Day of the month.
59. You must operate your Current Account in credit at all times, unless we have agreed an overdraft in writing with you. An overdraft is not implied.
60. If we agree an overdraft with you, specific terms will be agreed with you in writing. You must operate your overdraft in accordance with those terms, in particular, within the agreed overdraft permission.
61. The interest rate on your account will reflect changes in the Bank of England Base Rate and will normally change within one Business Day of the relevant Bank of England announcement. You will also receive pre-notification of interest Charges 14 days before they are charged to your Current Account.
62. We charge an arrangement fee and an annual review fee for agreed overdrafts and we will tell you what the fee is before you accept the overdraft.
63. Overdrafts are repayable on immediate written demand.
64. If the payment of a Withdrawal by us creates an unauthorised overdraft on your Current Account or causes your agreed overdraft permission to be exceeded this is not to be taken as an agreement to any further unauthorised borrowing in the future.
65. If you do not operate your Current Account within an agreed overdraft limit at any time during a Standard Charging Month, you will be charged interest, calculated on a daily basis, on the amount by which you exceed the agreed overdraft limit:
 - ▶ at the interest rate agreed between you and the Bank; and
 - ▶ at the Bank's Surcharge Rate.
66. If you overdraw without any prior overdraft agreement, you will be charged interest on the entire overdrawn balance:
 - ▶ at the Bank's Unauthorised Overdraft Rate prevailing from time to time; and
 - ▶ at the Bank's Surcharge Rate.
67. Interest and surcharge will be calculated on a daily basis. Where there is a prior overdraft agreement which has been exceeded, that part of the overdrawn balance which falls within the agreed overdraft limit will continue to be charged at the agreed overdraft rate.
68. Your Current Account must operate in credit for not less than 30 days during any period of 365 days.

Terms and Conditions for Specific Accounts

54. If you have one or more of the Accounts listed below, this brochure "Business Banking – A Guide" which includes our general Terms and Conditions applies, except as it is added to or amended with the following specific terms. In the event of a conflict between the general Terms and Conditions and the Terms and Conditions for Specific Accounts, the latter shall prevail.

Savings Accounts

55. Savings Accounts should not be used for normal business trading transactions as our Business Current Account is more suitable. In all instances of deposits you will be asked to provide evidence of the source of funds deposited.
56. Unless specified, we will not allow either Direct Debits or Standing Orders on Savings Accounts.

Current Accounts

57. If your Current Account qualifies for credit interest, interest is calculated daily on cleared credit balances and will be applied to your Current Account monthly, around the 5th of the month. Please see specific terms for deposit Account interest.
58. Interest on an overdrawn Current Account will be calculated daily on the overdrawn balance and on the uncleared debit balance and will be charged to your Current Account monthly in arrears, on the last Business Day of the month.
59. You must operate your Current Account in credit at all times, unless we have agreed an overdraft in writing with you. An overdraft is not implied.
60. If we agree an overdraft with you, specific terms will be agreed with you in writing. You must operate your overdraft in accordance with those terms, in particular, within the agreed overdraft permission.
61. The interest rate on your account will reflect changes in the Bank of England Base Rate and will normally change within one Business Day of the relevant Bank of England announcement. You will also receive pre-notification of interest Charges 14 days before they are charged to your Current Account.
62. We charge an arrangement fee and an annual review fee for agreed overdrafts and we will tell you what the fee is before you accept the overdraft.
63. Overdrafts are repayable on immediate written demand.
64. If the payment of a Withdrawal by us creates an unauthorised overdraft on your Current Account or causes your agreed overdraft permission to be exceeded this is not to be taken as an agreement to any further unauthorised borrowing in the future.
65. If you do not operate your Current Account within an agreed overdraft limit at any time during a Standard Charging Month, you will be charged interest, calculated on a daily basis, on the amount by which you exceed the agreed overdraft limit:
 - ▶ at the interest rate agreed between you and the Bank; and
 - ▶ at the Bank's Surcharge Rate.
66. If you overdraw without any prior overdraft agreement, you will be charged interest on the entire overdrawn balance:
 - ▶ at the Bank's Unauthorised Overdraft Rate prevailing from time to time; and
 - ▶ at the Bank's Surcharge Rate.

Business High Interest Reserve Account

69. The minimum opening balance for a Business High Interest Reserve Account is £5,000. There is no maximum balance.
70. You may withdraw cleared funds using your Business High Interest Reserve Account cheque book, Account transfer, CHAPS, BACs or via Business on Line.
71. Current rates are available on our website (www.bankofirelanduk.com).
72. The Business High Interest Reserve Account must be maintained in credit at all times otherwise you will be charged the Bank's Unauthorised Overdraft Rate and Surcharge Rate and Charges will also apply. Please see our Business Schedule of Charges for details.
73. Credit interest is calculated daily on cleared balances and is paid at the same time each quarter.
74. Statements are provided quarterly unless otherwise requested by you.
75. The first two Withdrawals in any month are free and all other Withdrawals during this month attract a Charge. Details of the Charges are given in our Business Schedule of Charges.

Instant Saver Plus Account

76. There is no minimum or maximum balance but your Instant Saver Plus Account cannot be overdrawn.
77. This is an easy access account from which you may withdraw cleared funds on demand.
78. There is no restriction on the number or value of transactions on your Instant Saver Plus Account.
79. Current rates are available on our website (www.bankofirelanduk.com).
80. Interest is calculated daily on cleared balances and is paid annually in March.
81. Statements are issued annually unless otherwise requested by you.
82. There are no standard transaction fees for operating an Instant Saver Plus Account.

Fixed Term Deposit Account

83. You may select a fixed term of one, three, six or twelve months. You may not lodge or withdraw funds during the term of the deposit.
84. Funds cannot be lodged directly to a Fixed Term Deposit Account. Funds must be lodged either from an existing or new Bank of Ireland UK current or deposit Account which we refer to as a Linked Service Account (LSA).
85. The term of the deposit and the rate of interest will be agreed with you on the date your Account is opened and on subsequent renewals. The rate is fixed for the term in line with daily London Money Market rates. Interest is paid on expiry of the term (at maturity) and will be paid into either your Fixed Term Deposit Account or into your LSA.
86. The minimum opening balance for this Fixed Term Deposit Account is £20,000. There is no maximum balance. If for any reason the balance on your Fixed Term Deposit Account should fall below the minimum opening balance, the Fixed Term Deposit Account will be closed and a breakage fee will be payable on the amount withdrawn. The breakage fee will be calculated in the manner described below.

87. Where a Withdrawal reduces the balance of your Fixed Term Deposit Account below the minimum required, £20,000, the entire balance of the Fixed Term Deposit Account will be automatically transferred to your LSA and will earn interest at the rate applicable to that Account instead of the Fixed Term Deposit rate. If withdrawn during the term of the Fixed Term Deposit, a breakage charge will also apply to the amount withdrawn.
88. When the Fixed Term Deposit Account matures, the balance of your deposit may be withdrawn from the Fixed Term Deposit Account through your LSA. Similarly, credit interest not paid into the Fixed Term Deposit Account will be paid automatically into your LSA.
89. Withdrawals should not be made during the fixed term. If, due to exceptional circumstances, you withdraw part or all of the deposit before the end of the fixed term, credit interest earned on the amount withdrawn will be calculated up to the date of the Withdrawal and will be paid to your LSA; and you will have to pay a fee which will be debited from the amount withdrawn. We refer to this as a "Breakage fee". This fee reflects our costs and is the difference between the original deposit rate and the rate prevailing on the date of Withdrawal applied to the amount withdrawn for the remainder of the fixed term. A minimum charge applies. Please see our Business Schedule of Charges for details. Where:

P = Amount withdrawn
 R = Replacement Interbank Market Rate
 D = Deposit Interbank Market Rate
 T = Remainder of fixed term in days

This may be shown by:

$$\frac{P \times (R-D) \times T}{36500}$$

90. If the remaining term of the deposit is twelve months or greater, we will discount the Breakage fee to reflect the net present value at the date of Withdrawal. This calculation takes account of the fact that the Bank will receive the Breakage fee earlier than it would have done if the deposit had continued for the full fixed term.

Example:

You wish to withdraw £100,000; the Deposit Interbank Market Rate (i.e. the rate applying when the Fixed Term Deposit Account was opened) was 3.5%;

the Replacement Interbank Market Rate (i.e. the applicable rate at the Withdrawal) is 5.25%; the remaining term is 62 days.

$$\text{Breakage fee} = £100,000 \times (5.25 - 3.5) \times 62 = £297.26$$

36500

91. Before making an early Withdrawal from a Fixed Term Deposit Account you are strongly advised to obtain a quotation of the Breakage fee which will apply. You can obtain a written quotation from your Account Manager.
92. Ten Business Days before the date of maturity of the fixed term you will be sent a written reminder that you need to give the Bank further instructions. Unless you tell us otherwise by 11.00am on the date of maturity, your Fixed Term Deposit Account will be renewed automatically. This means that interest accrued on the deposit will be added to the Fixed Term Deposit Account and the entire balance will be deposited at our then prevailing Fixed Term Deposit Rate for the same term as the previous fixed term.
93. If the date of maturity falls on a day which is not a Business Day, the balance will be re-deposited on the following Business Day unless such Business Day is within the following calendar month, in which case the balance will be re-deposited on the Business Day immediately preceding the date of maturity.

Terms and Conditions for Telegraphic Transfer and CHAPS payments

94. We agree to act on your instruction to process the payment as detailed on the relevant application form subject to, and in accordance with, these Terms and Conditions. These Terms and Conditions regulate the payment of telegraphic transfers on your Account and are in addition to the terms and conditions which apply to the operation of your Account. In the event of any conflict or ambiguity, these Terms and Conditions shall prevail.
95. These are our standard Terms and Conditions upon which we intend to rely. For your own benefit and protection, you should read these Terms and Conditions carefully before completing an application form to request a telegraphic transfer. If you do not understand any point, please ask us for further information.

Your Responsibilities

96. You must exercise reasonable care in issuing instructions to the Bank and you agree to abide by these Terms and Conditions at all times. Handwritten applications will not be accepted.
97. It is your responsibility to correctly and fully complete the application form and provide us with any supporting documentation and/or information we may require. Failure to do so may result in the nonapplication, or delayed application of instructions, for which the Bank is not liable. It may also result in the return of the application form for correction. Furthermore, you acknowledge that we are under no obligation to check whether the unique identifiers (e.g. beneficiary IBAN, sort code, SWIFT code, BIC, etc.) or other information provided by you in the application form are correct and, we accept no liability whatsoever for any losses incurred by you or any third party as a result of your failure to correctly complete the application form.
98. Your address information will be sent with all SEPA payments destined for the following non- EEA countries – Switzerland, San Marino, Monaco, Mayotte, Jersey, Guernsey, Saint-Pierre-et-Miquelon and Isle of Man. A SEPA payment for one of the above countries which does not have this information will not be sent. For all other SEPA payments, your address will not be sent with the payment. The Bank accepts no liability for payments which are not sent.
99. You hereby authorise the Bank to make any correcting entries on your Account without your prior approval in the event that the Bank or any third party over-credits or under-debits your Account by mistake in respect of your instructions in the application form.
100. Your application must be signed in accordance with the Mandate/Indemnity held by the Bank.
101. Cleared funds must be available on the Account to meet all proposed transfers of funds.

Our Responsibilities

102. We will carry out such checks as we believe necessary and/or appropriate to confirm your identity and to otherwise comply with our legal and regulatory obligations.
103. The Bank is not responsible for non-payment, delay in application of payment or misapplication of payment instructions arising from circumstances outside its control, including but not limited to:
- ▶ your failure to fully and accurately complete the application form;
 - ▶ technical failure, interruption or breakdown in routing payments (including Bank of Ireland systems, overseas banking systems, intermediary systems and those of intermediary banks and/or receiving banks);
 - ▶ riots, wars, acts of terrorism, civil disturbances, strikes, industrial disputes, acts or omissions of government (whether local or national), explosions, fires, earthquakes, storms, floods or other natural catastrophes; and

- ▶ errors, omissions or delays on the part of intermediary banks and/or the receiving banks.

Transactions

104. Cut-off times will vary depending on the service options selected by you. We will inform you of the relevant cut-off times when you ask us to make the payment. Where we receive your instruction:
- ▶ before the cut-off time on any Business Day, we will treat your instruction as being received by us on the same Business Day;
 - ▶ after the cut-off time on any Business Day, we will treat your instruction as being received by us on the next Business Day;
 - ▶ out of normal working hours, we will treat your instruction as being received by us on the next Business Day.
105. If we receive your payment instruction before the relevant cut-off time, we will process the payment from your Account on the Business Day ("D") that we receive it (unless you have requested that it should be paid on a date in the future). If the payment is in Sterling, Euro, or the currency of another EEA member state, and the financial institution of the payee is located in the EEA, we will ensure that the financial institution of the payee receives the payment within one Business Day of D (D+1). For paper initiated payment transactions, the processing period is extended by a further day (D+2). Any payment in the currency of a non-EEA member state, or where the financial institution of the payee is not in the EEA, may take longer to process. If you instruct us to make a payment from your Account to an account that is denominated in a different currency we may carry out a currency conversion at the prevailing market rate.
106. Once we have received your instruction to make a payment, you will not be able to cancel it once the payment has left your Account. Whilst we cannot guarantee that any request subsequently received from you to cancel the payment can be complied with, we may in certain circumstances agree to cancel and refund the amount of a payment net of any costs and/or expenses at the current rate of exchange (if applicable). Please speak to our Customer Service Team or your Account Manager for further information.
107. We may refuse to act on your payment instructions where:
- ▶ your instructions are unclear, incomplete or are not in the required form (e.g. they do not contain the beneficiary IBAN, sort code, SWIFT code, BIC, Account number, etc. or any other information that we need to process the transaction); or
 - ▶ your instructions are not authorised in accordance with the Mandate/Indemnity held by the Bank; or
 - ▶ we suspect fraudulent or other unlawful activity on the Account; or to do so would put us in breach of a legal or regulatory requirement which applies to us.
- If we refuse to process an instruction for any reason, we will on request tell you why we refused the transaction. We do not accept any liability for losses where we refuse to process an instruction.
108. We will provide you with details of the payment transaction (once executed) on your Account statement in the manner and frequency as specified in your Account terms and conditions. You should always check your statement to make sure the transaction has been executed properly. If your statement has an entry which seems to be wrong, you should tell us about it without undue delay and, in any event, no later than 13 months (or such shorter timeframe as may be indicated in your Account terms and conditions) after the transaction date so we may investigate it for you. In the event of any incorrectly executed transaction resulting from the acts or omissions of the Bank, we will refund the amount of such incorrectly executed transaction. Where any transaction is effected by the Bank in accordance with a unique identifier (e.g. sort code, Account number, BIC or IBAN) supplied by

you and the unique identifier supplied is incorrect, we shall have no liability to you in respect of such transaction. We will however make all reasonable efforts to recover the funds but we may charge you in respect of any reasonable costs incurred by us in recovering the funds on your behalf.

109. If there is a dispute in relation to any payment transaction processed by us under, or in connection with, your instructions, the relevant terms and conditions of your Account shall apply. However, we reserve the right to debit from your Account the amount of any refunds (if any) paid to you where, upon further investigation, it is subsequently established that you are not entitled to a refund.
110. In the case of any dispute between you and the Bank regarding a transaction, the books and records kept by, or on behalf of, the Bank (whether kept on paper, by electronic recording or otherwise) shall, in the absence of manifest error, constitute sufficient evidence of any facts or events relied on by the Bank in connection with any matter or dealing relating to the transaction.

Charges

111. Charging options are to be indicated by you on your payment request. If a charging option is not selected, the 'shared' option will be applied:
- ▶ Shared – For payment transactions within the EEA, you must pay our Charges and the beneficiary must pay the charge(s) levied by its bank.
 - ▶ Beneficiary – Beneficiary pays our Charges and the charges levied by its bank. This option can only be selected where the beneficiary's bank is outside of the EEA.
 - ▶ Sender – You pay our Charges and the charges of the beneficiary's bank. This option can only be selected where the beneficiary's bank is outside of the EEA.
112. Details of our applicable charges for each type of payment transaction, please refer to the current Schedule of Charges for Business Customers brochure which is available from any of the Bank's branches or business centres, or via www.bankofirelanduk.com/business.
113. You should be aware that some foreign banks have no upper limit on payment charges and it typically takes up to 4 weeks for these charges to be claimed and passed on to you where the charging option "Sender" is selected. However, in certain cases this can take considerably longer (i.e. up to 3 months). In addition, some foreign banks may deduct a charge from the beneficiary even when you have chosen to pay all charges.
114. When a payment is returned by a beneficiary bank, you should note that the amount returned may differ from the original transaction amount because of charges deducted by that bank and/or differences in the prevailing exchange rate when returning the payment. Beneficiary bank charges are outside our control. Any charges taken by the beneficiary bank at the time the initial payment was processed will not be refunded to you in the event that the payment is returned. If you wish to reexecute the payment transaction, our standard charge(s) will be applied.

Disclosure of Information

115. When we make an international payment on your behalf the personal data about you contained in the application form may be disclosed to the beneficiary, the beneficiary bank and any other parties involved directly or indirectly in the transmission of the payment for the purposes of processing the transaction, even where such parties are based in countries outside the EU/EEA which may not have similar levels of data protection.

Cheque Lodgements using the Post Office Cheque Deposit Envelope Service

For the purposes of this service the following additional definitions apply:

“Envelope” means the Bank of Ireland UK special purpose paying in envelope;

“Service” means the cheque lodgement service available through Post Office © outlets.

116. The Bank is not deemed to have received any cheques in the Envelope until such time as the Envelope has been opened by the Bank, the lodgement has been balanced with the pre-printed lodgement slip and the lodgement has been credited to your Account. You agree that if there is any discrepancy between the amount stated in the pre-printed lodgement slip and the actual face value of the cheques, the Bank is authorised to amend the final total to be credited to your Account.
117. You agree that the Bank may adjust the amount credited to your Account if any cheque included in the lodgement is subsequently returned to the Bank unpaid or has been inappropriately included in the lodgement whether because it is not a sterling cheque drawn on a UK bank or for any other reason. A certificate of a Bank official stating the value of the lodgement shall be deemed to be correct in the absence of manifest error.
118. The Bank shall have no liability for any loss suffered by you as a result of the Envelope or the contents of any Envelope being delayed, lost, misplaced, mutilated, defaced or damaged by Post Office®, the Bank or any of their respective servants, agents or employees.
119. The Bank shall have no liability to you by reason of your use of this Service and you agree to indemnify the Bank in respect of any claim arising from your use of the Service.

Appendix 2

Deposit Guarantee Scheme – Information Sheet

Basic Information about the protection of your eligible deposits	
Eligible deposits in Bank of Ireland (UK) plc are protected by:	The Financial Services Compensation Scheme (“FSCS”). ¹
Limit of protection:	£85,000 per depositor per bank/building society/credit union. ² The following trading names are part of your bank/building society/credit union: ‘Bank of Ireland UK’ and ‘Post Office Money’ and savings accounts under the ‘AA Savings’ brand provided by Bank of Ireland UK.
If you have more eligible deposits at the same bank/building society/credit union:	All your eligible deposits at the same bank/building society/credit union are “aggregated” and the total is subject to the limit of £85,000. ²
If you have a joint account with other person(s):	The limit of £85,000 applies to each depositor separately. ³
Reimbursement period in case of bank, building society or credit unions failure:	20 working days. ⁴
Currency of reimbursement:	Pound sterling (GBP, £), or, for branches of UK banks operating in other EEA Member States, the currency of that State.
To contact Bank of Ireland (UK) plc for enquiries relating to your account: To contact the FSCS for further information on compensation:	Please contact your Account Manager, or call us on 0345 850 1234 Financial Services Compensation Scheme 10th Floor Beaufort House 15 St Botolph Street London EC3A 7QU Tel: 0800 678 1100 or 020 7741 4100 Email: ICT@fscs.org.uk
More information:	www.fscs.org.uk

1 Scheme responsible for the protection of your eligible deposit

Your eligible deposit is covered by a statutory Deposit Guarantee Scheme. If insolvency of your bank, building society or credit union should occur, your eligible deposits would be repaid up to £85,000 by the Deposit Guarantee Scheme.

2 General limit of protection

If a covered deposit is unavailable because a bank, building society or credit union is unable to meet its financial obligations, depositors are repaid by a Deposit Guarantee Scheme. This repayment covers a maximum of £85,000 per bank, building society or credit union. This means that all eligible deposits at the same bank, building society or credit union are added up in order to determine the coverage level. If, for instance a depositor holds a savings account with £80,000 and a current account with £20,000, he or she will only be repaid £85,000.

This method will also be applied if a bank, building society or credit union operates under different trading names. Bank of Ireland (UK) plc also trades under Bank of Ireland UK, Post Office Money and AA Savings. This means that all eligible deposits with one or more of these trading names are in total covered up to £85,000.

In some cases eligible deposits which are categorised as “temporary high balances” are protected above £85,000 for six months after the amount has been credited or from the moment when such eligible deposits become legally transferable. These are eligible deposits connected with certain events including:

- Certain transactions relating to the depositor’s current or prospective only or main residence or dwelling;
- A death, or the depositor’s marriage or civil partnership, divorce, retirement, dismissal, redundancy or invalidity;
- The payment to the depositor of insurance benefits or compensation for criminal injuries or wrongful conviction.

More information can be obtained under: www.fscs.org.uk

3 Limit of protection for joint accounts

In the case of joint accounts, the limit of £85,000 applies to each depositor. However, eligible deposits in an account to which two or more persons are entitled as members of a business partnership, association or grouping of a similar nature, without legal personality, are aggregated and treated as if made by a single depositor for the purpose of calculating the limit of £85,000.

4 Reimbursement

The responsible Deposit Guarantee Scheme is the Financial Services Compensation Scheme, 10th Floor Beaufort House, 15 St Botolph Street, London, EC3A 7QU, Tel: 0800 678 1100 or 020 7741 4100, Email: ICT@fscs.org.uk. It will repay your eligible deposits (up to £85,000) within 20 working days until 31 December 2018; within 15 working days from 1 January 2019 until 31 December 2020; within 10 working days from 1 January 2021 to 31 December 2023; and within 7 working days from 1 January 2024 onwards, save where specific exceptions apply.

Where the FSCS cannot make the repayable amount available within 7 working days, it will, from 1 June 2016 until 31 December 2023, ensure that you have access to an appropriate amount of your covered deposits to cover the cost of living (in the case of a depositor which is an individual) or to cover necessary business expenses or operating expenses (in the case of a depositor which is not an individual or a large company) within 5 working days of a request.

If you have not been repaid within these deadlines, you should contact the Deposit Guarantee Scheme since the time to claim reimbursement may be barred after a certain time limit. Further information can be obtained under www.fscs.org.uk

Other important information

In general, all retail depositors and businesses are covered by Deposit Guarantee Schemes. Exceptions for certain deposits are stated on the website of the responsible Deposit Guarantee Scheme. Your bank, building society or credit union will also inform you of any exclusions from protection which may apply. If deposits are eligible, the bank, building society or credit union shall also confirm this on the statement of account.

Exclusions List

A deposit is excluded from protection if:

- (1) The holder and any beneficial owner of the deposit have never been identified in accordance with money laundering requirements. For further information, contact your bank, building society or credit union.
- (2) The deposit arises out of transactions in connection with which there has been a criminal conviction for money laundering.
- (3) It is a deposit made by a depositor which is one of the following:
 - ▶ credit institution
 - ▶ financial institution
 - ▶ investment firm
 - ▶ insurance undertaking
 - ▶ reinsurance undertaking
 - ▶ collective investment undertaking
 - ▶ pension or retirement fund¹
 - ▶ public authority, other than a small local authority

For further information about exclusions, refer to the FSCS website at: www.fscs.org.uk

¹ Deposits by personal pension schemes, stakeholder pension schemes and occupational pension schemes of micro, small and medium sized enterprises are not excluded

This document can be made available in braille,
large print or audio by calling us on 0345 850 1234.

Bank of Ireland UK
Bow Bells House
1 Bread Street London
EC4M 9BE

bankofirelanduk.com