IOLTA

INTEREST ON LAWYERS' TRUST ACCOUNTS A program of the Tennessee Bar Foundation

GUIDELINES FOR FINANCIAL INSTITUTIONS

TENNESSEE BAR FOUNDATION 618 CHURCH STREET, SUITE 120 NASHVILLE, TN 37219-2456 (615) 242-1531 (800) 634-2516

www.tnbarfoundation.org

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INTRODUCTION

The IOLTA (Interest On Lawyers' Trust Accounts) program was established by the Tennessee Supreme Court in 1984, and the responsibility for its administration was assigned to the Tennessee Bar Foundation. The purpose of the program is to raise funds to be distributed, in the form of grants, to organizations in Tennessee that provide direct legal services to the indigent, to organizations that seek to improve the administration of justice and to law students, in the form of loans, grants or scholarships.

Supreme Court Rule 8, RPC 1.15 requires all attorneys who hold eligible client funds to participate in the IOLTA program. Rule 43 of the Rules of the Supreme Court specifies practices for those financial institutions which choose to offer IOLTA accounts. <u>Both Rules are available on the Foundation's website:</u> www.tnbarfoundation.org.

This booklet is designed to assist financial institutions to establish or administer the IOLTA program. If questions arise or if there is a procedure that would ease participation, please contact the Foundation staff:

615/242-1531

800/634-2516

IOLTA@tnbarfoundation.org

IOLTA: The Basics

WHAT IS THE IOLTA CONCEPT?

Attorneys routinely receive and hold funds from clients or third parties for future use. If these funds are large in amount or to be held a long period of time, the attorney should make them productive for the client by depositing these monies in an interest-bearing account in the name of and for the benefit of the client.

For deposits small in amount or short-term in duration, it is impractical to establish separate accounts. The cost of administering these accounts, including the lawyer's time, financial institution charges and the year-end generation of an IRS Form 1099, would often be greater than the amount of interest the funds would generate.

Tennessee Rule of Professional Conduct 1.15 requires the attorney to place those funds which cannot be made productive for the client in an <u>interest-bearing checking account</u> <u>participating in the IOLTA program</u>. Interest earned on the entire balance (in accordance with Supreme Court Rule 43) is sent, by the financial institution, directly to the Tennessee Bar Foundation. There is no involvement by the attorney in the calculation of interest or transmission of it to the Foundation, once the IOLTA account has been established.

> HOW DOES THE FOUNDATION USE THE INTEREST EARNED ON THESE ACCOUNTS?

Pursuant to Supreme Court Rule 43, after deduction of administrative expenses, the Foundation conducts an annual, competitive grant making process. Funds are awarded to organizations in Tennessee that:

- 1) Provide legal assistance to the poor;
- 2) Provide law student loans, grants and/or scholarships;
- 3) Provide improvements to the administration of justice
- 4) Benefit the public after specific approval by the Supreme Court.

A list of current IOLTA program grant recipients, by city, is available on the Foundation's website.

> ARE IOLTA PROGRAMS A NEW IDEA?

No. IOLTA programs existed in the common law jurisdictions, including the Canadian provinces and Australia, for many years. The first IOLTA program in the United States was

established in Florida in 1981, and Tennessee's program began in 1986. <u>All</u> fifty states and the District of Columbia operate IOLTA programs.

> WHAT IS THE ROLE OF FINANCIAL INSTITUTIONS?

Supreme Court Rule 43 does not mandate financial institution participation in the IOLTA program. It is hoped, however, that a financial institution will recognize the desire of its attorney customers to participate in the program, will welcome the contributions made by grants from the program to organizations in or around its community, will realize that attorney trust (also known as "escrow") accounts represent a large source of stable liquidity and thus <u>will readily offer the IOLTA product to its depositors</u>. If an institution chooses not to participate, then attorneys with trust accounts at that institution must transfer those accounts to institutions that do participate in IOLTA.

> WHO PAYS SERVICE CHARGES AND FEES FOR IOLTA ACCOUNTS?

Deductions by the financial institution from interest earned may only be for allowable reasonable service charges or fees calculated in accordance with the institution's standard practice for non-IOLTA customers (see Rule 43, Section 9). "Allowable reasonable service charges or fees" are defined as:

- a. per check or electronic debit charges;
- b. per deposit or electronic credit charges;
- c. a fee in lieu of minimum balance;
- d. FDIC insurance fees or FDIC account guarantee fees and/or NCUA insurance fees or NCUA account guarantee fees;
- e. a sweep fee; and
- f. a reasonable IOLTA account administrative fee.

Check printing charges, wire transfer fees, remote deposit capture, certified checks, cash management fees and overdraft costs, etc., are <u>not</u> considered "allowable reasonable" service charges and <u>are not paid by IOLTA</u>. Each account holder should make arrangements with the financial institution regarding these costs.

> WHAT ABOUT REPORTING TO THE IRS WITH FORM 1099?

The Tennessee Bar Foundation is <u>exempt</u> from federal income tax. Form 1099 is not required to be prepared or submitted to the Internal Revenue Service for IOLTA accounts and should be suppressed if at all possible. <u>All IOLTA accounts should utilize the</u> <u>Foundation's Taxpayer I.D. Number (TIN) 62-6074501</u>. If the 1099 cannot be suppressed, there is no requirement that a 1099 be mailed to the attorney. It is recommended that it not be sent, or, instead, be sent to the IOLTA program.

HOW ARE W-9 FORMS HANDLED?

If Form 1099 can be suppressed, W-9 forms are not necessary. If Form 1099 cannot be suppressed, financial institutions should submit a completed W-9 form to the Foundation for a signature. A financial institution need only have <u>one</u> W-9 form on file for all its IOLTA accounts.

> HOW MANY IOLTA ACCOUNTS MAY ONE ATTORNEY OR LAW FIRM HAVE?

An attorney or law firm may have as many IOLTA-participating accounts as needed and may have those accounts at multiple financial institutions.

> MAY FINANCIAL INSTITUTIONS USE PARTICIPATION IN IOLTA IN ADVERTISING OR PUBLIC SERVICE REPORTS?

Yes. Advertising to the legal community that IOLTA accounts are offered may attract new depositors.

> MAY IOLTA PARTICIPATION BE COUNTED AS COMMUNITY REINVESTMENT ACT ELIGIBLE ACTIVITY?

That will depend on the regulator and the region, but financial institutions <u>may consider</u> <u>citing participation in IOLTA in Community Reinvestment Act reports</u>. Participation in the IOLTA program makes possible grants to organizations that offer civil legal services to persons of limited means. Assistance is provided with housing, income maintenance and other consumer issues which may affect a credit rating. Contact the Foundation for examples of IOLTA grantee services in specific geographic areas.

> WHAT IS AN "IOLTA CONTACT PERSON"?

The Foundation encourages all participating financial institutions to designate an "<u>IOLTA contact person</u>." The IOLTA contact person will communicate with the Foundation on all operational matters, including sending a completed "Notice to Financial Institution" (sign-up) form (see page 10) for all new IOLTA accounts. The Foundation should be advised when IOLTA contact information has changed or a new contact is designated.

> IS ASSISTANCE AVAILABLE FOR FINANCIAL INSTITUTION STAFF FROM THE FOUNDATION?

Yes. The Foundation's employees are available to assist both financial institution staff and attorneys with any questions that may arise regarding the IOLTA program. **Email** iolta@tnbarfoundation.org or call 800/634-2516.

OPERATIONAL GUIDELINES

ENROLLMENT: THE LAWYER'S RESPONSIBILITY:

The lawyer or law firm enrolls in the program when a completed and signed "Notice to Financial Institution" (see page 10) is submitted to the financial institution. This form authorizes the financial institution to establish an IOLTA account or to convert an existing account to an IOLTA account.

REMITTANCE: THE FINANCIAL INSTITUTION'S RESPONSIBILITY:

The three steps required of the financial institution are:

- 1) Ensure that a "Compliance Statement," (available on the Foundation's website), which advises how the financial institution will fulfill the comparability requirements of Rule 43, has been completed and submitted to the Foundation to receive "Eligible Financial Institution" status. The Compliance Statement is generally signed by an officer.
- 2) Establish IOLTA account(s). Upon lawyer or law firm request, establish an account in the name and address of the lawyer or firm. Flag and coordinate all IOLTA accounts to the same closing date or statement cycle.
 - a) Use the Foundation's TIN, 62-6074501, for all accounts.
 - b) If Form 1099 cannot be suppressed and/or policy dictates its necessity, submit a W-9 form to the Foundation for signature.

3) Transmit interest and report to the Foundation monthly (quarterly is acceptable but not preferred):

- a) Calculate interest earned on each IOLTA account for each participant (lawyer or law firm).
- b) Subtract those fees allowed by Supreme Court Rule 43 <u>only from the</u> interest earned** on the account in which they were incurred.
- c) Complete the "IOLTA Remittance Template" (see page 11 for the link to the Foundation's webpage with the downloadable template).
- d) Upload the completed IOLTA Remittance Template using the "Remittance Upload System" portal on the Foundation's website.
- e) Remit the funds using the ACH system (see transmittal instructions on page 9).

** NOTES:

- The Remittance Template should be uploaded for each reporting period and must include all OPEN accounts, including those with a zero balance and those that earned no interest.
- A financial institution <u>may not</u> net fees on all accounts against interest earned on all accounts. <u>Each account is responsible for its own fees</u>.
- Service charges and handling fees for IOLTA accounts are deductible solely from the interest earned. The principal or corpus of the account may not be invaded to pay charges imposed on an IOLTA account without explicit permission from the lawyer. These accounts contain client funds held in trust by attorneys. Any invasion of the corpus puts the lawyer in the position of misappropriating client funds, which is a violation of the disciplinary rules.
- If the lawyer or law firm closes an IOLTA account, please note the closure on the next remittance template. The account may then be deleted from future reporting.
- If an error occurs in remittance to the IOLTA program, <u>call</u> the Foundation staff as soon as it is discovered for further instructions.
- Not every lawyer or law firm "trust" account will be an "IOLTA" account. Lawyers and law firms may have multiple trust accounts and the lawyer is responsible for deciding which among the accounts should participate in IOLTA. Non-IOLTA accounts should bear the lawyer/law firm, individual clients or third person's Social Security or Taxpayer Identification Number. Only IOLTA accounts should bear the Foundation's Taxpayer Identification Number.
- Financial institutions should designate a staff member as the "IOLTA contact person" to serve as a liaison to the Foundation. By selecting one IOLTA contact, customer service representatives can refer attorney IOLTA questions to one person who can best respond to their concerns, and the Foundation will stay in touch with that employee. If a new "IOLTA contact" is designated, please advise the Foundation.
- When opening a new IOLTA account, ensure that the <u>lawyer/law firm's address</u> is connected to that account for all correspondence (monthly statements, account notices, check printing, etc.). The Foundation's address <u>should not</u> be affiliated with the account in any way. Please follow the instructions on the "Notice to Financial Institution" for including the Foundation's taxpayer I.D. No. (see page 10).

HOW TO REMIT FUNDS VIA ACH

Financial institutions should use the following information to submit IOLTA payments via the Automated Clearinghouse (ACH) network.

All IOLTA payments should be made by <u>bank originated</u> ACH. If the bank is unable to originate an ACH payment, either directly or through a third-party provider, please contact the IOLTA program.

AUTOMATED CLEARING HOUSE (ACH) INSTRUCTIONS:

Bank Name: Route Transit: Bank Address: Regions Bank 064000017 150 Fourth Avenue, North Nashville, TN 37219

Receiving Company Name:Tennessee Bar FoundationAccount Number:1196331Account Type:Checking

Company Entry Description:

In the addenda record or other descriptor field, include the <u>full</u> bank name and the **earnings period applicable** to each payment, e.g.:

Acme National Bank 6/1/22- 6/30/22

This will help identify the institution and the transaction, so that accurate credit may be given for the payment.

Other information:

ACH transactions can be pre-noted in standard NACHA format effective immediately.

CONTACT:

615-242-1531 or 800-634-2516 iolta@tnbarfoundation.org

NOTICE TO FINANCIAL INSTITUTION

The undersigned authorizes that the account specified below be enrolled in the Tennessee IOLTA (Interest On Lawyers' Trust Account) program established by the Supreme Court of Tennessee.

I. LAWYER INFORMATION

| INSTRUCTIONS TO LAWYERS: | (1) OPEN NEW ACCOUNT OR CHANGE THE STATUS OF AN EXISTING TRUST ACCOUNT AT A FINANCIAL INSTITUTION ELIGIBLE TO OFFER IOLTA ACCOUNTS. (2) COMPLETE SECTIONS I and II. (3) ATTACH A VOIDED CHECK OR DEPOSIT SLIP TO CONFIRM THE ACCOUNT NUMBER. (4) RETURN COMPLETED FORM & VOIDED CHECK OR DEPOSIT SLIP TO THE TENNESSEE BAR FOUNDATION AFTER THE ACCOUNT HAS BEEN OPENED OR CONVERTED. | | | |
|--|--|---|--|---|
| Firm Name (if applicable): | | | | |
| Lawyer Name: | | | | |
| | E-mail: | | | |
| City: | State: | Zip Code: | Telephone: | |
| Board of Professional Responsi | bility Number: | | | |
| | | | | |
| | Please att | ach voided check/de | eposit slip | |
| II. | FINANCIAL | INSTITUTION IN | FORMATION | |
| converting this account, with further do that of the Tennessee Bar Foundation form 1099 is required for IOLTA acco when the payee is an exempt organizati | esignation indicating the (TBF), shown below. T punts opened under this ion. The establishment of | fact that this is an IOLTA ac The TBF is a tax exempt orga program, and the financial f interest-bearing trust account | ablished in the name of the lawyer or law count. The Taxpayer Identification Numb nization and is exempt from backup with nstitution is not subject to penalty for a tts by law firms, including professional co rrminations are available upon request fro | ber (TIN) must be holding. No IRS mismatched TIN rporations, under |
| Financial Institution Name: | | | | |
| | Telephone: | | | |
| Account Name: | | | | |
| Account Number: Date : | | | | |

Interest computed in accordance with the applicable regulations for this account must be remitted, by the financial institution, monthly or quarterly to the Tennessee Bar Foundation. Contact the Foundation for further information.

Tennessee Bar Foundation 618 Church Street • Suite 120 • Nashville, TN 37219 Phone: 615-242-1531 or 800-634-2516 Web: www.tnbarfoundation.org

TBF TAXPAYER I.D. NO. 62-6074501

** Please provide a copy of this form to the FINANCIAL INSTITUTION, the LAWYER and the TENNESSEE BAR FOUNDATION ** IOLTA Remittance Upload System Portal

and

IOLTA Remittance Template to be used each reporting period found at:

https://www.tnbarfoundation.org/remittance-upload-system-portal/