

IOLTA Financial Institution Certification Statement

Please ensure that you have complied with all three parts of this Certification Statement as follows: (1) designation of the appropriate Rate Comparability Election, Part I; (2) provision of all necessary supporting documentation as requested on the next page, Documentation Requirement, Part II; (3) Completion and Execution of Certification Statement, Part III, to verify your status to hold IOLTA accounts in compliance with Rule 1.15 of the Oklahoma Rules of Professional Conduct. This form must be completed and signed by an Authorized Officer and returned to the Oklahoma Bar Foundation.

FINANCIA	L INSTITUTION NAME:				
Part I: Rat	te Comparability Election				
	reviewed the following rate comparability option with an interest rate no less than the highest yie election:				
(Place ma	ork the appropriate box with an "X" to indica	ate your election)			
Safe Harb	oor Rate:				
	Pay the Safe Harbor IOLTA Rate as describe 60% of the Federal Funds Target Rate (net a 2.55%. All banks paying the Safe Harbor Ra 1.15 interest rate comparability requirements	after any fees). As of No te will earn an automatio	vember 5, 2022, to determination of	he Safe Harbor rate is compliance with Rule	
Comparal	ble Rate:				
	Pay the following interest rate on all IOLTA accounts, which is the highest interest rate available to non-IOLTA depositors.				
	Comparable non-IOLTA product	Interest Rate			
Or					
	Pay the following tiered rate structure on all IOLTA accounts, which is the highest interest rate available to non-IOLTA depositors.				
	Comparable non-IOLTA product	Balance Tier	Interest Rate	Tier#	
				Tier 1 Tier 2	
				Tier 3, if any	
				Tier 4, if any	
				Tier 5, if any	

Service Charges and IOLTA Account Fees: This financial institution shall not impose service charges or fees of the types prohibited by Rule 1.15. The only fees that may be deducted from IOLTA interest or dividends are the reasonable costs of complying with the payment and reporting requirements of the Rule, and for automated investment fees if used to achieve rate comparability. Transaction fees normally charged on business accounts should not be recovered from IOLTA interest. Such normal service charges remain the responsibility of the lawyer or law firm maintaining the account. Fees in excess of the interest earned on an individual IOLTA account for any period shall not be taken from interest earned on other IOLTA accounts or any principal balance of the accounts.

Part II: Documentation Requirement

Required: For certification to meet the interest rate comparability requirement (<u>if not electing the Safe Harbor option above</u>), please attach substantiating documentation for all bank deposit/investment products noted below, and include all of the following:

- Internal rate sheet on all deposit/investment accounts (please include rates for all consumer/retail, small business/business/corporate, government and wealth management products-- however categorized at your institution);
- Internal deposit accounts interest rate specifications report (listing all rates paid within each product type, including any exception or special rates and criteria required to receive such rates);
- Explanatory product literature and disclosures in support of the comparable rate option;
- All documentation and disclosures for business sweep products, including sweep to repurchase agreements, sweep to money market mutual funds, or any other type of sweep product; and
- Information on all deposit or investment accounts noted above, whether or not you believe them to be a comparable product type (provide additional information as necessary).

Submissions lacking any of the above documentation will be deemed incomplete and may cause a delay in the certification of your institution as an Approved Institution eligible to participate in the Oklahoma IOLTA Program. <u>Please double check all of the above requirements before submitting your materials</u>.

As administrator of the Oklahoma IOLTA program, the Oklahoma Bar Foundation will review the information provided and may request additional documentation, clarification, or a change in the bank's election before approving it. If there are any restrictions or special requirements for any product, simply note those in your submission.

Part III: Financial Institution Certification Completion and Execution

We have completed our election above and provided all requested documentation for certification to hold IOLTA accounts consistent with Oklahoma Rule of Professional Conduct 1.15:

Name of Financial						
Institution:						
Address:						
City, State, Zip:						
Name (Signer):						
Title:						
Email:						
Phone:						
IOLTA Contact (if different):						
Email:						
Phone:						
Loaderchin Benk Information						
Leadership Bank Information						
In early 2022, the Ol	deheme Per Foundation will be rolling out a new	andership Portner Ponk program				
In early 2023, the Oklahoma Bar Foundation will be rolling out a new Leadership Partner Bank program, with customized benefits that provide increased exposure to Oklahoma lawyers and law firms. Check here if						
you want receive information on becoming a Leadership Financial Institution when available!						
you want receive infon	nation on boothing a Loadorship i manda motio	ation when available.				
By signing below, I certify that the	ne above information is true and accurate:					
Signature:						
Date:						