Legacy Cash ISA

Application Form



To use your inherited ISA allowance.

For new Legacy Cash ISAs. To be completed by Individuals on their own behalf if resident in the UK. For Additional Permitted Subscriptions (APS) only. This account cannot accept transfers in from any existing ISAs, held in your own name, for current or previous tax years, or payments in of your current year's allowance. Funds invested as APS are treated as previous years' ISA funds for all purposes.

Important Notice: Before completing this form please read carefully the specific terms and conditions relating to the savings account you are opening and the general Savings Account Terms and Conditions (the Savings Terms) as we shall seek to rely on them. In addition, please read the notes under Customer Identification section 11. Please complete this form and then read the Agreement to assign windfalls to charity and the Declarations and sign the form at the end. If you do not understand any point or require assistance in completing this form, please call Skipton Direct on 0345 850

Section 1: Your details	
Title Surname	Email
First name and other initials Any other name(s)	Telephone Numbers Day Evening
	Mobile
HM Revenue & Customs rules require FULL names to be given Please enter your full permanent address - Please note that we are unable to accept c/o addresses and P.O. Box Numbers. Address Postcode Place of birth Town	Occupation Nationality Date of birth (DD/MM/YYYY) Do you have a National Insurance number? Yes No If Yes*, you must enter it here *You will find your National Insurance number on a payslip, P60
Country	form, notice of coding or tax return.
Section 2: Keeping you up to date about products and Your preferences We would occasionally like to share information with you about our p Let us know how you'd like us to keep you updated about these below	roducts, services, news and offers.
Email Yes No Post Yes No No Telephone Yes No	
Text message Yes No No	

We'll remind you of your right to update your marketing preferences from time to time. You can change them at any time by going into a branch, logging in and going to 'My Account' (if you're registered for Skipton Online), calling us on 0345 850 1700 or writing to FREEPOST SKIPTON BUILDING SOCIETY (please use block capitals). Please be assured the Freepost address is correct despite its simplicity.

Section 3: Details of Deceased	
Title Surname	Please enter your full permanent address - Please note that we are unable to accept c/o addresses and P.O. Box Numbers.
First name and other initials	Address
Any other name(s)	
Any other name(s)	
HM Revenue & Customs rules require FULL names to be given	Postcode
Date of birth (DD/MM/YYYY)	Date of marriage or civil partnership between the customer and the deceased
Date of death (DD/MM/YYYY)	National Insurance number (if known)
Deceased old ISA account number(s) with Skipton Building Society	
	ase be advised that we will require an APS transfer authority form to be ation has been received from the other provider. Confirmation will be will be combined to form one APS allowance.
Section 4: Interest instructions	
Please state here how you would like interest to be paid. Please note Select one of the following: Please add interest to the account Please transfer interest into Skipton account number Please pay interest to bank/building society account below:	e that the Legacy Cash ISA pays annual interest only.
Account Holders' Name(s)	Account Number
Account Holders Name(s)	Account Number
Sort Code Bank/Building Soc	iety Name Account Reference
Soft Code Bally Building Soc	Account Neterence
Section 5: Customer Subscription details	
I (the investor) wish to subscribe Full amount Specific amo	punt
from my APS allowance in respect of the deceased and wish to make	ke my subscription to a Legacy Cash ISA:
By cheque	
By transfer from my SBS account	
By transfer from deceased savings account with SBS:	
I do not wish to invest/subscribe to my APS at this moment in t	ime.
I include the relevant closure documents. *Please note that representatives to provide the closure documentation previnformation about these requirements.	t in order to close this account we will require the personal iously communicated to them. Please contact us if you need further

Please be aware that once a subscription to an APS allowance has been made, any future subscriptions under that APS allowance MUST be made to Skipton Building Society and be accompanied by an Additional Permitted Subscriptions paying in form.

Please read the following Agreement and Declarations carefully and sign at the end of the form.

Continued overleaf

Section 6: APS Eligibility declaration

This section must be completed to confirm the customer named on this application is eligible to make an Additional Permitted Subscription to an ISA in respect of the deceased named on this application.

I (the customer) declare that:

- I am the surviving spouse / civil partner of the deceased
- I was living with the deceased within the meaning of Section 1011 of the Income Tax Act 2007 at the date of the deceased's death (we were not separated under a court order, under a deed of separation, or in circumstances where the marriage or civil partnership had broken down)
- the subscription is made under the provisions of regulation 5DDA of the ISA regulations (additional permitted subscription)
- the subscription is being made in the case of cash subscriptions, within 3 years of the date of death, or if later, 180 days of the completion of the administration of the estate (where the deceased died in the period beginning with 3 December 2014 and ending on 5 April 2015, the deceased is treated as dying on 6 April 2015).
- I am aged 16 years of age or over.
- · All subscriptions made, and to be made, belong to me.

Section 7: Agreement and Declarations

Before you sign this form, it is important that you read the declarations in this section carefully as we shall seek to rely on them. If you do not understand any point or require assistance, please call Skipton Direct on 0345 850 1722.

Agreement to assign windfalls to charity

Note: This Agreement does not apply to you if:

- (i) you have held shares in the Society (other than permanent interest bearing shares) at all times since 29th February 2000 or
- (ii) you have already entered into an agreement in either the same or similar terms with the Society and have held shares in the Society (other than permanent interest bearing shares) continuously since the date the account for which you were then applying was opened or
- (iii) you are, in respect of the account for which you are now applying, in one of the other groups of people that the Society has decided should be exempt*.

Where more than one of you is signing this form, the above Note and, if applicable, the rest of this Agreement apply to each of you separately.

- 1. I agree with the Society that I will assign to the selected charity my right to receive any windfall benefits. I authorise the Society and any successor to pass any windfall benefits direct to the selected charity (or to any other registered charity which the selected charity may nominate) without giving any notice to me. I understand that the selected charity will have the benefit of this Agreement, and that neither it nor the Society will release me from it or vary its terms, even if the Society decides at some stage in the future that new shareholding members generally will not be required to enter into similar agreements. I authorise the Society to give the selected charity any information about me and any account that I have with the Society (either now or in the future) but only if the selected charity reasonably needs it for any purpose arising out of this Agreement. I understand that if the Society no longer exists following a merger with another building society, this Agreement will still apply between me and the other society.
- 2. In this Agreement:
 - (a) "selected charity" means the Skipton Building Society Charitable Foundation or, if it ceases to be registered as a charity, any other registered charity selected by it;
 - (b) "windfall benefits" means any benefits which I may become entitled to as a shareholding member of the Society under the terms of any future transfer of the Society's business to a successor (i.e. on a conversion or take-over), where the transfer to the successor is publicly announced within five years of the day on which I become a holder (either sole or joint) of the account for which I am now applying (or such shorter period as applies to me if I am in one of the groups of people that the Society has decided do not need to agree to the usual five year period*). The expression "windfall benefits" does not include either (i) the right to have savings in a share account with the Society replaced by savings in a deposit account with the successor or (ii) if I am in one of the groups of people that the Society has decided may keep some or all benefits*, those benefits which the Society has decided I may keep; and
 - (c) "successor" means any company or other corporate body to which the Society transfers its business under Section 97 of the Building Societies Act 1986 (or under any provision which amends or replaces it).
- * Details of these groups and (where applicable) the shorter periods that apply and the benefits that may be kept are available from the Society. The number and composition of the groups may be changed from time to time but no change will apply retrospectively.

Declarations

- (a) I confirm that I have read the Important Notice at the start of this form and have received:
 - (i) the account terms and
 - (ii) The Savings Terms and agree to be bound by them and the Rules of the Society (copies of which are available upon request) and any subsequent conditions and Rules for the time being in force.
- (b) I confirm that I am aware that the type of account I am opening is a share account and I understand that only the first named account holder will initially be recorded in the Society's records as the Representative Joint Shareholder for the account. Subject to the Rules of the Society, only the Representative Joint Shareholder will have voting rights.

Continued overleaf

Section 7: Agreement and Declarations (continued)

- (c) I declare that any share(s) acquired by me under this account will not be held as a bare trustee (or in Scotland as a simple trustee) for a body corporate, or for persons who include a body corporate.
- (d) If any provision relating to this account is unenforceable for any reason this will not affect the enforceability of any other provision.

Your Personal Data

How We Use Your Personal Data

For the purposes of Data Protection, Skipton Building Society is the Data Controller responsible for the collection, use, sharing, holding and protection of your personal data.

Skipton respects your privacy and is committed to protecting your personal data.

We endeavour to ensure that all personal data is kept confidential, accurate, up to date, available to you and held and transferred securely. We put in place a range of security measures to help protect your data.

We only collect, use, share and hold your personal data when we have a lawful basis that allows us to.

We hold personal data for a period determined by our regulatory, legal and business requirements and this will continue beyond the closure of your account.

By providing your personal data and applying for this savings account you will be taking steps to enter into a contract with us.

We use personal data about you to:

- · identify you
- · check the eligibility of products and services you apply for or have with us and review this on an ongoing basis
- · process, manage and administer your applications, enquiries, accounts, transactions, relationships, products and services
- · link this application to your customer record and other accounts, products and services you hold with us
- · manage your experience with us
- · protect you and provide security
- · provide colleague training to help improve the quality of our service and for general quality assurance and communication monitoring
- · prevent crime, money laundering, protect you and others from fraud and for public safety
- · communicate with you about the products and services you hold with us
- · send marketing communications, by the methods you have agreed to
- · undertake research and gain insights into market trends, consumer behaviour, our competitors and changes in technology
- · meet our legal, regulatory, auditing, tax and accounting obligations

Who We Share Your Personal Data With

To help process, administer and manage your application, accounts and relationships with us we will share your personal data, where needed, with a range of other parties including:

- · your authorised representatives and joint account holders
- · central and local government departments including HMRC
- · credit reference, fraud prevention, law enforcement agencies and tracing agents
- · other financial organisations including payment services providers
- · external auditors
- · research and insight agencies
- mailing houses and printers
- · information technology service providers

Your Rights

In respect of your personal data, you have rights to:

- · be informed about the personal data we collect, use, share and hold about you. The purpose of this privacy notice is to do this
- · request details of the personal data we hold about you
- · have inaccurate or incomplete personal data corrected
- · request the erasure of your personal data
- · restrict the collection, use, sharing and retention of your personal data in some circumstances
- · request the electronic transfer of your personal data to you or another service provider
- · object to the collection, use, sharing and holding of your personal data
- complain to the Information Commissioner's Office

For more information about how we use your personal data, who we share it with and why, how long we keep it, the lawful bases that apply, and your rights and how to exercise them please refer to our full Privacy Notice at skipton.co.uk, ask at your local branch, call us on 0345 850 1700 or write to our Data Protection Officer at Skipton Building Society, Skipton, North Yorkshire, BD23 1DN.

Section 8: I Authorise Skipton Building Society:

- to hold my cash subscriptions and any interest earned on those subscriptions and
- to make on my behalf any claims to relief from tax in respect of ISA investments.

I agree to the ISA terms and conditions.

I declare that this APS application form has been completed to the best of my knowledge and belief.

Continued overleaf

Section 9: General Declarations

- (a) I confirm that I have read the Important Notice at the start of this form and have received:
 - (i) the marketing literature and
 - (ii) The savings Account Terms and Conditions ("the conditions") and agree to be bound by them and the Rules of the Society (copies of which are available upon request) and any subsequent conditions and Rules for the time being in force.
- (b) I confirm that I am aware that the type of account I am opening is a share account which confers membership rights.
- (c) I declare that any share(s) acquired by me under this account will not be held as a bare trustee (or in Scotland as a simple trustee) for a body corporate, or for persons who include a body corporate.
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- · identify you
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- · process, manage and administer your applications, enquiries, accounts, transactions, relationships, products and services
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- · other financial organisations including payment services providers
- external auditors
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11/05/23 Ref: 321424 Page 5 of 6

Section 10: Electronic Payment Statement

When there's an electronic payment out of your account we'll produce a statement detailing the electronic transactions for the monthly period. If you've registered with us online you can view information about your electronic transactions at any time. Where you have provided an email address or are already registered online, you'll receive a notification email confirming your Electronic Payment Statement is available for you to view online. Do you wish to be supplied with an electronic payment statement? Yes If you are not registered online and have opted not to receive Electronic Payment Statements, you will still be able to view any available statements online by registering and logging into your account. You can also update your preferences online. All you have to do is log in to Skipton Online and select Login/Sign up. Your account(s) will be listed on the homepage. Section 11: Customer Identification We are unable to open a new account without sufficient identification. If you are an existing customer of the Society you will not be required to supply any identification. In all other cases we may use an electronic verification system. In certain circumstances we may require further proof of your identity and address. Please refer to our 'Proving Your Identity' leaflet. N.B. For all accounts not opened in person, cheques must be drawn from a personal current account or if issued by a Bank or Building Society, must bear your name and account number from which the funds are drawn. NOTE: If an account is to be opened by an Attorney, please complete an Investment Account Registration Form. Section 12: Signatures Financial Services Compensation Scheme (FSCS) Acknowledgment I can confirm that I have received the FSCS Information Sheet. Account holder 1 Usual signature Date (DD/MM/YY) Please note it is important for you to sign this form and correctly date it with today's date, to confirm your acceptance of the terms and conditions of the account. Failure to sign and date the form may cause delays in opening your account and your application form will need to be sent back to you to complete. For internal use only Input by (staff number) Account number Date Checked by



Call 0345 850 1722





Skipton Building Society is a member of the Building Societies Association. Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority, under registration number 153706, for accepting deposits, advising on and arranging mortgages and providing Restricted financial advice. Principal Office, The Bailey, Skipton, North Yorkshire BD23 1DN.

11/05/23 Ref: 321424 Page 6 of 6