

Inheritance Planning Application Form Irish Life - Life Long Insurance (Section 72)

Protection products are provided by Irish Life Assurance plc.

Please read the questions carefully before answering and use capital letters	throughout
Financial Adviser Name	Branch Code User I.D.
Financial Adviser email address	Financial Adviser phone number
1. Personal details	
First person to be covered	Second person to be covered
Mr Mrs Miss Other	Mr Mrs Miss Other
Gender Male Female	Gender Male Female
First name	First name
Last name	Last name
Date of Birth dd/mm/yyyyy	Date of Birth dd/mm/yyyyy
Relationship status Single	Relationship status Single
Married	Married
Divorced	Divorced
Widowed	Widowed
Separated	Separated
Registered Civil Partner	Registered Civil Partner
Home Address (We will not accept a 'care of' address)	Home Address (if different) (We will not accept a 'care of' address)
Country of birth	Country of birth
Previous surname (if any)	Previous surname (if any)
Precise occupation	Precise occupation
Current level of earnings € each year	Current level of earnings € each year
Home phone*	Home phone*
Work phone*	Work phone*
Mobile phone*	Mobile phone*
Email address	Email address

Because this plan is being used for inheritance tax planning, if there are two lives to be covered it must be set up as joint life - second death and the two lives must be husband and wife.

^{*}Please note: If provided, we will be able to seek any additional information we need.

	If you have existing cover with Irish Life or Iris complete this section.	h Progressive which you wish to cancel when your ne	ew plan is issued please	į.
	Plan number(s)			
	Would you like to cancel the above plan numb	per(s) when your new cover has been issued?	Yes No	
	Is this plan currently assigned to a lender or us (if yes please read the following important not	·	Yes No	\bigcirc
		der to release the assignment of your plan(s). When we we will not be in a position to refund any further paymen		time).
	2. Inheritance Planning -	Life Long Insurance (section	72)	
	Amount of Life Cover you want	€		
	Do you want Inflation Protection	Yes No		
	This is a whole of life plan - it never generates	a cash value.		
	Do you want this plan to be eligible for relief u You would usually do this if this plan is being u	under Section 72 of the CAT Consolidation Act 2003? used for inheritance tax planning.	Yes No	
	If you intend to use this plan for inheritance ta If 'No', please read and sign the statement bel	x planning, have you filled in a trust request form? ow.	Yes No	
		provide for this plan in my will the proceeds will not of and therefore my beneficiaries will have to pay more		
	> Signature of the first person to be covered	X		
lease sign and date	Date	dd/mm/yyyy		
	> Signature of the second person to be covered	X		
lease sign and date	Date	dd/mm/yyyy		
	3. Payment details			
	Proposed payment amount	€		
	Irish Life will validate the payment amount for will inform you before the plan is issued.	this contract based on personal and plan details and	if there is a difference, v	we
	Frequency of direct debit every month	every 3 months every 6 months	every year	
: If no we will write	What date each month do you want your dire	ct debit taken (1st to 28th of month)?	d d	
ou or your Financial L	> Do you want your cover to start immediately, i	if accepted?	Yes No	\bigcirc

Note: If no we will write to you or your Financial Adviser to seek confirmation of the start date

4. Medical and other information

Important - Telling Irish Life about material facts

Existing cover with Irish Life or Irish Progressive

Please remember that you must tell us everything relevant when answering all of the questions on the application form. If you do not, or if any of the answers to these questions are not true and complete, we could treat the plan as void. This includes disclosing tobacco consumption. If failure to reveal all facts occurs there will be no cover under the plan and we will not refund the payments.

In these circumstances we will not pay a claim. A material fact (relevant information) includes anything that a reputable insurer would treat as likely to influence the assessment and acceptance of an application for insurance. If you are not sure whether something is relevant, you should tell us anyway. If there is anything not covered by the questions on this form that you think we should know, please tell us in the section 'Other medical evidence'. We may also contact you by telephone if we need to ask you for further information on your answers to the health questions or as part of any subsequent claim investigation. If we phone you these calls will be recorded.

We will rely on what you tell us and you must not assume that we will automatically clarify or confirm any information you provide. You can provide any highly confidential information directly to Irish Life's Chief Medical Officer in a sealed envelope with your name, date of birth and application number (if applicable) and give this to your Financial Adviser. In these circumstances you must refer to this information when answering your health questions.

You should not tell us about any genetic test (that is, any analysis of chromosomes, DNA or RNA to detect genetic abnormalities in individuals) which you may have had. You must however, tell us if you are having treatment for or experiencing symptoms of a genetic condition. You will also be asked to give us full information about your family history, including all genetic conditions.

If your health changes between the date you apply for cover and the date your application is accepted, you must let us know immediately as failure to do this may result in a claim being refused.

If for whatever reason there is more than a 6 month delay between the time your application is accepted and the date your plan starts (is issued), and your health has changed then you must also let us know immediately.

MEDICAL DETAILS - INSTRUCTIONS

After you have read the note about material facts, please fill in these questions by ticking the boxes marked 'yes' or 'no' (whichever is appropriate). If you answer 'yes' to any questions, please give full details. If you need more space, please fill in the 'other medical evidence' section. Please fill in the Fast Track underwriting Medical Questionnaire, if this is appropriate

	other medical evidence section. Hease	mi in the rast fract underwriting Medical C	destionnane, ii this is appropriate.
		First Person to be covered	Second Person to be covered
	Please give the name and address of your doctor.		
	If you have changed doctor in the last year, please give the name and address of your previous doctor as well.		
IMPORTANT	> 2. Please give your height and weight	Feet Inches Stones Ibs	Feet Inches Stones Ibs
Please include each type		OR Cms	OR Cms
of tabacco you consume on a daily basis. A pipe smoker should indicate the number of grams per day	> 3(a). Have you smoked tobacco of any kind in the past 12 months or do you intend to smoke in the future?	Yes No	Yes No
Note: It is our practice to carry out occasional testing to confirm non smoker	(This includes even occassional tob	pacco consumption)	
Note: Not revealing tobacco consumption on this application form could result in a potential claim being refused	IF YES what do you smoke and how many/much a day?	Cigarettes per day Cigars per day Pipe grams per day	Cigarettes per day Cigars per day Pipe grams per day
ciam semgretasea	3(b). Do you consume any other form of tobacco?	Yes No	Yes No
	IF YES, please supply details 4. Do you drink alcohol?	Yes No	Yes No
Pint Beer = 2.0 units Bottle Beer = 1.5 units Glass Beer = 1.0 units	> IF YES, please advise your weekly consumption in units		
Measure Spirit = 1.0 units Glass Wine = 1.0 units Bottle Wine = 7.0 units	Please tick if you are a non drinker		

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4. Medical and Other Information (continued)

		rirst Perso	on to be covered	Second Pe	erson to be covered
5.	Have you ever suffered from or had treatment for heart disorder, stroke, rhuematic fever, high blood pressure or blood disorder?	Yes	No O	Yes	No O
6.	Have you ever suffered from or had treatment for asthma, bronchitis or another lung disorder?	Yes	No 🔾	Yes	No 🔵
7.	Have you ever suffered or had treatment for multiple sclerosis, numbness, epilepsy, blackouts, paralysis or double vision?	Yes	No 🔘	Yes	No 🔘
8.	Have you ever suffered from or had treatment for kidney or bladder disorder?	Yes	No 🔾	Yes	No 🔾
9.	Have you ever suffered from or had treatment for diabetes or a stomach, liver or bowel disorder?	Yes	No 🔾	Yes	No 🔾
10.	Have you ever suffered from or had treatment for cancer or any other growth or tumour?	Yes	No 🔘	Yes	No 🔘
11.	Have you ever suffered from or had treatment for a mental or nervous disorder?	Yes	No 🔵	Yes	No 🔘
12.	Have you ever suffered from or had treatment for slipped disc, back, arthritic or muscular disorder?	Yes	No O	Yes	No 🔵
13.	Have you ever suffered or had treatment for disorder of the eyes or ears (other than wearing prescribed glasses or contact lenses)?	Yes	No O	Yes	No 🔵
14.	Have you ever suffered from or had treatment for any illness, injury or condition for which you have had medical advice in the last five years?	Yes 🔵	No O	Yes	No 🔵
15.	Have you had a surgical operation in the last five year?	Yes	No 🔾	Yes	No 🔾
16.	Have you in the last five years had or been advised to have any special investigations, blood or laboratory tests?	Yes	No 🔾	Yes	No 🔘
17.	Are you currently taking prescribed drugs, medicines, tablets or other treatments?	Yes	No 🔘	Yes	No 🔘
18.	Are you currently unwell or receiving medical treatment of any kind which you have not mentioned in the answers given above?	Yes	No O	Yes	No 🔵
19.	Have you ever taken drugs for other than medical purposes (including 'recreational' drugs)?	Yes	No O	Yes	No 🔵

4. Medical and Other Information (continued) First Person to be covered Second Person to be covered 20. Have you ever tested positive for HIV or AIDS, Hepatitis B or Hepatitis C or are you waiting for the result of this kind of test? No (IF YES, please supply details 21. Have you any intention or prospect of taking part in any dangerous activity as a result of our hobbies or Yes(No (No (pastimes? IF YES, please supply details 22. Have you any future intention of living or travelling outside of the EU, North America, Australia or New Zealand, other than for holidays or have you lived outside of these areas Yes No (in the past for longer than 12 months? IF YES, please supply names of countries, reasons for visits and duration of stay 23. Have you ever applied to Irish Life or any other insurer and been refused, postponed or accepted on special terms for life cover, disability Yes No (or illness cover? 24. Have any of your parents or any of Note: If you are adopted please answer "No" to your brothers or sisters suffered this question No (from or died from any of the below conditions before age 60? Cardiomyopathy is a · Heart Disease – Cancer (bowel, breast, ovarian or other) – Diabetes – Cardiomyopathy – Polycystic Kidney Disease – disease affecting the heart muscle. Huntington's Stroke - Polyposis of the Colon - Multiple Sclerosis - Motor Neurone Disease - Huntingtons Disease - Other Hereditary disease is a hereditary Disorder before age 60. disorder which affects the central nervous system. First person to be covered Second person to be covered Polycystic kidneys is a disease where cysts Condition Suffered Age Started Condition Suffered Age Started develop in the kidneys. Polyposis of the colon is If Living Father a disease where growths Mother occur in the bowel. **Brothers** Sisters If Dead Father Mother N.B. If a relative had cancer, please state **Brothers**

which part of the body affected

Sisters

4(b). Medical Details - Other Medical Evidence

25. If appropriate, you should also fill in the supplementary FAST TRACK UNDERWRITING QUESTIONNAIRE and attach it to First Person to be covered Details Question No Second Person to be covered Details **Ouestion No** 26. Is there be a Fast Track Questionnaire or any other questionnaires accompanying the application form? First Person to be covered Second Person to be covered No (No (If YES, please indicate which type of Questionnaire 5. Customer Data Consents I consent to Irish Life Assurance plc (Irish Life) **Data Protection Consents** A Processing and holding (on computer or otherwise) all information disclosed by me, or on my behalf or in conjunction with any applications made by me (or subsequently), including sensitive personal data (being medical records) and/or financial details for the purposes of underwriting, issuing and administering all aspects of the plan. B Disclosing my personal data for the above purposes and to persons necessary in connection with the above purposes, to regulatory authorities or as required by law, to reinsurers, to health professionals, to any persons with whom the company has a contract as a service provider, to other insurance companies, to other companies in the Company's group and to any person to whom the plan may be assigned. **Direct Marketing Consents** Irish Life Group may also use this information to send you details of other Irish Life Group products and services by post or by telephone. If you do not wish to avail of this service please tick this box If you would like to receive information about Irish Life Group products and services by email, mobile or text, please tick the appropriate box(es) email mobile You can choose to refuse this service at any time by writing to Irish Life, Lower Abbey Street, Dublin 1.

6. Declaration under regulation 6(3) of the Life Assurance (Provision of Information) Regulations 2001

WARNING

If you propose to take out this plan in complete or partial replacement of an existing plan, please take special care to satisfy yourself that this plan meets your needs. In particular, please make sure you are aware of the financial consequences of replacing your existing plan.

	If you are in doubt about this, please contact your insurer or insurance adviser.
	Please fill in this section by ticking the appropriate box:
	Yes, the plan is a replacement of an Irish Life (or Irish Progressive) plan
	Yes, the plan is a replacement of a plan from another Life company
	No, the plan is not a replacement plan
	(If YES, please go to replacement plan declaration below)
	Declaration of Insurer/Financial Adviser I hereby declare that in accordance with Regulation 6(1) of the Life Assurance (Provision of Information) Regulations, 2001
Please sign and date	has been provided with the information specified in Schedule 1 (Customer Information Notice) to those Regulations and that I have advised the customer as to the financial consequences of replacing an existing plan with this plan by cancellation or reduction, and of possible financial loss as a result of such replacement. Signature of Financial Adviser
	Date d d m m y y y Declaration of Customer(s) I confirm that I have received in writing the information specified in the above declaration.
	> Signature of first person to be covered
Please sign and date	Date dd/mm/yyyy
	> Signature of second person to be covered (where applicable)
Please sign and date	Date dd/mm/yyyyy



7. SEPA Direct Debit Mandate

	Please complete all the fields below marked * and return this mandate to the Creditor
	UMR UMR
	Creditor Identifier I E 3 0 Z Z Z 3 0 3 5 8 7
	Name and address of the payer:
	* Debtor Name
	Debtor Address
	* Debtor Bank Identifier Code (BIC)
	* IBAN
	(Account Number)
	Type of payment Recurrent or One Off Payment
	Creditor's name and address IRISH LIFE ASSURANCE PLC
	LOWER ABBEY STREET
	By signing this mandate form, you authorise (A) Irish Life to send instructions to your bank to debit your account and (B) your bank to debit your account in accordance with the instruction from Irish Life. As part of your rights, you are entitled to a refund from your bank under the terms and conditions of your agreement with your bank. A refund must be claimed within 8 weeks starting from the date on which your account was debited. Your rights are explained in a statement that you can obtain from your bank.
	> * Signature(s) X * Date of signing dd / mm / y y y y
Please sign and date	X
	For Irish Life Information purposes only Plan Number (max 18 characters)
	Person(s) on whose behalf payment is being made
	Direct Debit collection date of the month (1st to 28th only)
	Payment frequency Monthly Quarterly Half Yearly Yearly

8. Declaration

I understand that this declaration, together with the other declarations and consents in my application form (a copy of which will be sent to me shortly and which is based on the information given by me to Irish Life) is my application for cover under Irish Life's normal conditions.

I understand and agree that my contract with Irish Life Assurance plc (Irish Life) will be based on the declarations and consents in this application form completed (online or otherwise), any supplementary questions answered, any statements made to Irish Life's underwriting team in response to any phone calls received and any information I give to a medical examiner acting for Irish Life and all terms and conditions furnished to me by Irish Life.

I have read and understand the important information concerning my obligation to tell Irish Life about all material facts in connection with the application (Important - Telling Irish Life about material facts) in this booklet and I understand that if I do not tell Irish Life all material facts, this contract could be void. If this happens, there will be no cover under the plan and Irish Life will not refund my payments. In these circumstances, Irish Life will not pay a claim.

I declare that all statements recorded in answer to the questions in my application form including those about tobacco consumption (together with any statements written down by me or for me) are true and complete. I understand that I will receive a copy of the application form questions and my answers for my own records.

I understand that I must tell Irish Life in writing about any changes in my health or circumstances between the date I applied for life cover and the date my application is accepted. I understand that this plan will not start until Irish Life has accepted me for cover and I have paid the first payment.

I consent to Irish Life obtaining information from or sharing information with

- any doctor who at any time has attended me concerning anything which affects my physical or mental health,
- any health professional for the purpose of processing my application or
- any insurance company where I may have applied.

I authorise Irish Life to access and receive this information. I agree that this authority will stay in force after my death.

Please sign and date	> Signature of first person to be covered Date	dd/mm/yyyy
Please sign and date	> Signature of second person to be covered Date	dd/mm/yyyy

You can ask us for a copy of your filled in application form.





Inheritance Tax Trust Form - Single Life

This trust form is provided by Irish Life Assurance plc.

Who is the Settlor and what power does the Settlor have?

- The Settlor is the Life Assured on the plan and under the attached Trust form, is also the initial Trustee. At Section 1, please fill in the name and address of the Life Assured (i.e. First Person to be covered), along with the date the application form for cover was completed.
- The Settlor has the power to appoint a new or additional Trustee and could also remove any such Trustee.
- Section 4 of the Trust Form allows the Settlor to nominate someone
 who has the power to appoint a Trustee after the Settlor's death,
 in the case where there is no Trustee available. This nominated
 person can be changed by the settlor at any time. If no-one has
 been nominated, the Legal Personal Representative of the Settlor's
 Estate has the power to appoint Trustees after the death of the
 Settlor.

Who are the Trustees and what power do they have?

- The Trustees are the legal owners of the plan and are directed to hold the plan for the benefit of the Beneficiaries.
- The Trust form provides that the Settlor is the initial Trustee and gives him/her the power to appoint additional Trustees if he/she so wishes. The form does not make any provision for the appointment of such additional Trustees at outset, but they may be added at any time. Irish Life must be informed in writing of any such appointment of additional Trustees.
- The powers of the Trustees are outlined in Section 5 of the Trust Form.
- Irish Life can only deal with Trustees, the legal owners of the plan, in all future events. We request that we be notified in writing by the Trustees of any change in circumstances of this Trust, such as any appointment, resignation, dismissal, removal, retirement, revocation or any other act of the Settlor or Trustees.

Who is the nominated person on the death of the Settlor and what power does he/she have?

 As stated above, Section 4 of the Trust form makes provision for the appointment of a nominated person who has the power to appoint a Trustee after the Settlor's death, where there is no Trustee available. If this power is to remain with the Settlor and on his/her death, to go to the Legal Personal Representative of the estate, please leave Section 4 blank. If a nominated person is to be appointed, please insert their name and address in the space provided.

Who are the Beneficiaries?

- A Beneficiary is a person for whom the plan is held by the Trustees.
- If no Beneficiaries are specified under Section 3(a) of the Trust form, the life cover amount will be paid out to all beneficiaries of the Estate, in their respective proportions. Therefore, if you wish to provide for the liabilities of all beneficiaries of the Estate, please leave Section 3 blank. The life cover amount will then be split between all beneficiaries of the Estate in the same proportion as their liability bears to the entire inheritance tax liability. Any surplus will be paid into the Settlor's Residue* and will be taxable.
- The Settlor can specify in Section 3 who the Beneficiaries of the plan will be on death and the life cover amount will be paid out to those Beneficiaries in the same proportion as their individual liability bears to their combined liabilities. Any surplus will be paid into the Settlor's Residue and will be taxable.

What happens on death?

- On the death of the Settlor, we will pay the life cover amount to the Trustees, who will pay over to the Beneficiaries, who will use it to pay their inheritance tax liabilities. If the Settlor is the only Trustee, we will then either pay over to the Legal Personal Representative of the Estate or to whoever has been appointed by the nominated person under Section 4, as Trustee.
- If there is a surplus remaining, after paying the inheritance tax of the Beneficiaries, it is paid into the Settlor's Residue and will be taxable.
- If the plan no longer qualifies for relief under Section 72, the life cover amount will be paid into the Settlor's Residue and will be
 - *Residue refers to that part of the Estate remaining after all specific inheritances have been paid.

Please Note

Whilst every care has been taken in the preparation of this form, Irish Life cannot accept any responsibility for its appropriateness to any particular case. It is recommended that intending Settlors should refer this Trust form to their own Solicitor for examination.

Declaration	of Trust			
In respect of a sole l	ife plan to be issued pursuant to Section 72 of the CAT C	Consolidation Act 2003		
1. I,	. I.			
of				
my life, the plan sou Consolidation Act 20 plc as 'the Company	003 (previously Section 60 of the 1985 Finance Act). In t	fying insurance plan' within the meaning of Section 72 of the CAT his document I refer to myself as 'the Settlor' to Irish Life Assurance The expression 'trustees' shall embrace me the Settlor as initial		
Commissioners f	2. As Settlor I hereby acknowledge and declare that the Plan stands to be effected in conformity with the requirements of the Revenue Commissioners for the purpose of paying 'relevant tax' as defined in the said Section 72, and I declare that I have requested the Company to issue the Plan to me as a trustee to hold the same and the benefits which may thereunder accrue upon the trusts now by me declared.			
The trusts that as may thereunder		eing I hereby assume, are to hold the Plan and the benefits which		
the meaning of S accountable, in s	Section 72 of the CAT Consolidation Act 2003 (as amend	my death while the Plan is still a qualifying insurance plan within led), to pay Relevant Tax for which any of my successors is primarily It of and subject to any appointment), to pay Relevant Tax for which which they shall be accountable.		
Beneficiaries				
If this section is not	completed the proceeds will be used to pay Relevant Ta	x for all beneficiaries in their respective proportions.		
	there is a surplus remaining due under the Plan after pansurance plan, to transfer the surplus to the legal person	ying Relevant Tax, or if the Plan ceases at the date of my death to al representative or representatives of my estate.		
Supplementary p	rovisions			
	point new or additional trustees shall during my life be v hat power shall be vested in	ested in me the Settlor.		
of				
or in such other person as I may hereafter by notice in writing to the Company substitute therefore, or if no person is nominated, in my personal representative or representatives.				
Note: You may insert t	the name and address of a person with power to appoint a trust	tee after the settlor's death. if you wish.		
Trustees' Powers				
5. In addition to the	e general powers of trustees at law, the trustees shall hav	ve the following powers:		
(a) to exercise any ri	ights or options under the Plan.			
	n monies or capital or income derived from the Plan in as e absolute beneficial owners of the Plan.	sets including life assurance plans and annuities as if the trustee or		
		paid for the work in connection with this trust done by him (or nable charges as arise in the ordinary course of that profession or		
Signed (Settlor)	X			
Dated	dd/mm/yyyy	Please Note		
Witness	X	Whilst every care has been taken in the preparation of this form, Irish Life and AIB cannot accept any responsibility for its appropriateness to any particular case. It is recommended		
Dated	dd/mm/yyyy	that intending Settlors should refer this Trust form to their own Solicitor for examination.		



Inheritance Tax Trust Form - Joint Life-Second Death

This trust form is provided by Irish Life Assurance plc.

Please Note that just one Trust form will apply to you Who is the Settlor and what power does the Settlor have?

- The Settlors are the lives assured on the plan and under the attached Trust form, are also the initial Trustees. At Section 1, please fill in the name and address of the Lives Assured (i.e. Persons to be covered), along with the date the application form for cover was completed.
- The Settlors have the power to appoint a new or additional Trustee and could also remove any such Trustee. On the death of one Settlor, the power to appoint Trustees remains with the surviving Settlor.
- Section 4 of the Trust Form allows the Settlors to nominate someone who has the power to appoint a Trustee after the death of both Settlors, in the case where there is no Trustee available. This nominated person can be changed by either settlor at any time. If no-one has been nominated, the Legal Personal Representative of the surviving Settlor's Estate has the power to appoint Trustees after the death of the surviving Settlor.

Who are the Trustees and what power do they have?

- The Trustees are the legal owners of the plan and are directed to hold the plan for the benefit of the Beneficiaries.
- The Trust form provides that the Settlors are the initial Trustees but they may appoint additional Trustees if they so wish. The form does not make any provision for the appointment of such additional Trustees, but they may be added at any time. Irish Life must be informed in writing of any such appointment of additional Trustees.
- The powers of the Trustees are outlined in Section 5 of the Trust Form.
- Irish Life can only deal with Trustees, the legal owners of the plan, in all future events. We request that we be notified in writing by the Trustees of any change in circumstances of this Trust, such as any appointment, resignation, dismissal, removal, retirement, revocation or any other act of the Settlors or Trustees.

Who is the nominated person on the death of the Settlor and what power does he/she have?

 As stated above, Section 4 of the Trust form makes provision for the appointment of a nominated person who has the power to appoint a Trustee after the surviving Settlor's death, where there is no Trustee available. If this power is to remain with the Settlors, and on second death, to go to the Legal Representative of the surviving Settlor's Estate, please leave Section 4 blank. If a nominated person is to be appointed, please insert their name and address in the space provided.

Who are the Beneficiaries?

- A Beneficiary is a person for whom the plan is held by the Trustees.
- If no Beneficiaries are specified under Section 3(a) of the Trust form, the life cover amount will be paid out to all beneficiaries of the surviving Settlor's Estate, in their respective proportions. Therefore, if Section 3 is left blank, the life cover amount will be split between all beneficiaries of the surviving Settlor's Estate in the same proportion as their liability bears to the entire inheritance tax liability. Any surplus will be paid into the surviving Settlor's Residue* and will be taxable.
- The Settlor can specify in Section 3 who the Beneficiaries of the plan will be on the death of the surviving Settlor and the life cover amount will be paid out to the named Beneficiaries in the same proportion as their individual liability bears to their combined liabilities. Any surplus will be paid into the surviving Settlor's Residue and will be taxable.

What happens on death?

- On the death of the surviving Settlor, we will pay the life cover amount to the Trustees, who will pay over to the Beneficiaries, who will use it to pay their inheritance tax liabilities. If the Settlors are the only Trustees, we will then either pay over to the Legal Personal Representative of the surviving Settlor's Estate or to whoever has been appointed by the nominated person under Section 4, as
- If there is a surplus remaining, after paying the inheritance tax of the Beneficiaries, it is paid into the surving Settlor's Residue and will be taxable.
- If the plan no longer qualifies for relief under Section 72, the life cover amount will be paid into the Settlor's Residue and will be taxable.
 - *Residue refers to that part of the Estate remaining after all specific inheritances have been paid.

Please Note

Whilst every care has been taken in the preparation of this form, Irish Life cannot accept any responsibility for its appropriateness to any particular case. It is recommended that intending Settlors should refer this Trust form to their own Solicitor for examination.

	laration of Trust
	ect of a joint - life second death plan to be issued pursuant to Section 72 of the CAT Consolidation Act 2003 (Please insert the names of ettlors)
1.	I,
	of
	and,
	of
on our the Ca Irish Li	e that we have submitted to Irish Life Assurance plc a form of proposal dated dd/mm/yyyyy seeking a plan of insurance lives, the plan sought being one that is expressed to be effected as a qualifying insurance plan' within the meaning of Section 72 of AT Consolidation Act 2003 (previously Section 60 of the 1985 Finance Act). In this document we refer to ourselves as 'the Settlors' to fe Assurance plc as 'the Company' and to the said qualifying insurance plan as 'the Plan'. The expression 'trustees' shall embrace us the s as initial trustees and such other persons as may hereafter be appointed to assist or succeed us as trustees.
Co Co	e the Settlors hereby acknowledge and declare that the Plan stands to be effected in conformity with the requirements of the Revenue mmissioners for the purpose of paying 'relevant tax' as defined in the said Section 72, and we declare that we have requested the mpany to issue the Plan to us as trustees to hold the same and the benefits which may thereunder accrue upon the trusts now by us clared.
	e trusts that we as Settlors so declare, and which we as trustees for the time being hereby assume, are to hold the Plan and the benefits ich may thereunder accrue:
a c wh in	ON TRUST, if a benefit of the plan shall become payable by reason of the death of us the Settlors or one of us while the Plan is still ualifying insurance plan within the meaning of Section 72 of the CAT Consolidation Act 2003 (as amended), to pay Relevant Tax for ich any of our successors is primarily accountable, in such proportions as we the Settlors or the survivor of us shall by deed appoint (and default of and subject to any appointment), to pay Relevant Tax for which the following persons shall be primarily accountable in the portion to which they shall be accountable.
Bene	iciaries
If this	section is not completed the proceeds will be used to pay Relevant Tax for all beneficiaries in their respective proportions.
(b) UF Se	section is not completed the proceeds will be used to pay Relevant Tax for all beneficiaries in their respective proportions. ON TRUST, if there is a surplus remaining due under the Plan after paying Relevant Tax, or if the Plan ceases at the death of the surviving thor to be a qualifying insurance plan, to transfer the surplus to the legal personal representative or representatives of the surviving thor to hold as part of his or her estate.
(b) UF Se Se	ON TRUST, if there is a surplus remaining due under the Plan after paying Relevant Tax, or if the Plan ceases at the death of the surviving thor to be a qualifying insurance plan, to transfer the surplus to the legal personal representative or representatives of the surviving

Supplementary pro	visions		
4. The power to appoint new or additional trustees shall during my life be vested in the Settlors and in the survivor of them. After the death of the survivor of the Settlors that power shall be vested in			
of			
	rson as the Settlors or the survivor of them may hereafter by notice in writing ated, in the personal representative or representatives of the survivor of the		
Note: You may insert the	name and address of a person with power to appoint a trustee after the death of b	oth Settlors, if you so wish.	
Trustees' Powers			
5. In addition to the g	eneral powers of trustees at law, the trustees shall have the following powers	5:	
(a) to exercise any righ	its or options under the plan.		
	nonies or capital or income derived from the Plan in assets including life assubsolute beneficial owners of the Plan.	rance plans and annuities as if the trustee or	
(c) if at any time a trustee is engaged in a profession or business he may be paid for the work in connection with this trust done by him (or by his employee or associate in such profession or business) such reasonable charges as arise in the ordinary course of that profession or business.			
Signed (Settlor 1)	×	Dated dd/mm/yyyy	
Witness	X		
Signed (Settlor 2)	X	Dated dd/mm/yyyy	
Witness	X		

Please Note

Whilst every care has been taken in the preparation of this form, Irish Life and AIB cannot accept any responsibility for its appropriateness to any particular case. It is recommended that intending Settlors should refer this Trust form to their own Solicitor for examination.

