

ACCOUNT					
NUMBER					



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FORM OF NOMINATION

USE BLOCK CAPITALS TO COMPLETE FORM

I, (Member):

of (address):

a member of St. Paul's Garda Credit Union Ltd., hereby revoke all previous nominations and nominate the following person or persons

Name	Address	Relationship

to become entitled to such property in the credit union (whether in savings, loans, insurances with the exception of the Death Benefit Rider, if applicable, or otherwise), not exceeding the limit of the amount for the time being authorised by law which I may have at the time of my death. The proceeds, if applicable, of the Death Benefit Rider may be applied by the credit union towards my vouched funeral/bereavement expenses and if not so applied shall be paid to the person(s) referred to above.

Notes:

Under section 21(4) of the Credit Union Act, 1997, a nomination shall not be revocable or variable by the will of the nominator or by any codicil of his/her will.

Under section 21(6) of the Credit Union Act, 1997, the marriage of a member of a credit union shall operate as a revocation of any nomination made by him/her before his/her marriage.

Under section 21(7) of the Credit Union Act, 1997, a nomination shall be revoked by the death of the nominee before the death of the nominator.

Member Signature:.....

Date:

D	D
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M	M
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Y	Y	Y	Y
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Your Signature must be witnessed by a 3rd party, independent witness. You, the Member, or any of the people nominated above cannot complete the Witness section below.

Witness Signature:.....

Witness Name (BLOCK CAPITALS):

Witness Address (BLOCK CAPITALS):.....

Nomination Information Sheet overleaf

Form of Nomination – Information Sheet

- *On the death of a credit union member, the proceeds of his/her credit union account normally pass under a Form of Nomination, if a valid form of nomination has been completed by the member. When a member who is over 16 years of age opens a credit union account, he/she is entitled to nominate a person (or persons) to receive the property in the credit union on his/her death. Property includes shares, deposits, loans and insurance proceeds.*
- *The provisions set out below relate to nominations. In all cases, the person making the nomination is called the nominator, while the beneficiary is called the nominee.*
- *The statutory maximum amount that can pass under a nomination is currently €23,000 since 17th October 2006. Any amount in excess of this balance becomes part of the deceased member's estate.*
- *If a member elects not to complete a nomination, the proceeds of his/her account become part of the estate on death, and are dealt with under a will or under the rules of intestacy if no will is in place.*
- *A member may revoke or vary his/her original nomination at any time by making a new nomination. A nomination is not revocable or variable by the terms of the nominator's will or codicil to a will. A nomination is automatically revoked when the death of the nominee occurs before the death of the nominator. In this case, the deceased's property in the credit union passes to the estate.*
- *Where a member's personal circumstances change (e.g. divorce or separation) the member should review their nomination at that time.*
- *Small Payments Provision: Where no valid nomination exists and the amount in the deceased member's account is under €15,000 since 17th October 2006, in total (including insurance etc) the board of directors of the credit union may distribute the deceased member's property in the credit union to such persons as it appears to the board to be entitled by law to receive it.*
- *A nomination will be automatically revoked by a subsequent marriage.*
- *The nominated property does not form part of a deceased person's estate. Therefore, a payment made under a nomination does not affect a nominee's entitlements under a will, i.e. he/she is not deemed to have received property due under the will by virtue of having benefited under the nomination.*
- *An officer of the credit union cannot be a nominee, unless the nominator is a member of his/her family.*
- *A person under 16 years of age cannot make a valid nomination. If such a member dies, the proceeds of their account become part of their estate, or are dealt with under the small payments provision mentioned above.*
- *Joint Accounts: By virtue of the right of survivorship on the death of one of the parties to a joint account, the account becomes the property of the remaining tenant to the account. A nomination cannot be completed on a joint account.*