North Carolina Interest on Lawyers' Trust Accounts Program NC IOLTA

2025 FINANCIAL INSTITUTION COMPLIANCE STATEMENT SETTLEMENT AGENT ACCOUNTS ONLY

(For Financial Institutions Without A Physical Location In North Carolina)

Fina	ncial Ins	stitution Name:			
		Declaration of the Financial Institution			
		of the rules governing the operation of NC IOLTA accounts at 27 NCAC 1D, Sections .1316 and e Good Funds Settlement Act (N.C. Gen. Stat. § 45A-9) the financial institution named herein will			
I.	Comply with the interest rate comparability provisions of Rule .1317 as follows: (Please check and complete <u>ONE</u> selection from either A, B or C):				
	A. □	Pay a rate on IOLTA accounts equal to 0.65% or 65% of the Federal Funds Target Rate, whichever is higher, net of allowable reasonable fees as described in Rule .1317 as the Benchmark Rate. The Benchmark Rate of 2.93% can be used through June 30, 2025.			
	В. 🗆	Ensure the interest rate paid on IOLTA accounts is equal to the highest interest rate available to non-IOLTA depositors with similar eligibility requirements: Proposed comparable product: Current interest rate of:			
	any bu IOLTA showir	et literature, disclosures, or analysis in support of the selection. Include documentation and disclosures for siness sweep products, repurchase agreements, and/or money market mutual funds if offered to non-a customers. Please also include a deposit accounts specifications report (by whatever name it may exist) and all interest rates paid within each product type for all of your interest-bearing products. Become a Prime Partner: See Prime Partner information sheet included for benefits.			
		Pay a rate on IOLTA accounts equal to 0.75% or 75% of the Federal Funds Target Rate, whichever is higher, net of allowable reasonable fees as described in Rule .1317. The Prime Partner Rate of 3.38% can be used through June 30, 2025.			
II.	The proposed effective date will be://				
III.	Service Charges (Please check one)				
	A. □ S <i>OR</i>	Service Charges on NC IOLTA accounts are waived.			
	service	If service charges are not waived, the financial institution will comply with the allowable "reasonable" e charges provision of Rule .1316. service charge and other applicable disclosures for all deposit accounts.			

IV. Reporting Institution Information						
Name of financial institution:						
NC Secretary of State registration (required):						
Print name and title of person executing this form:						
Name: Title:						
Telephone #: e-mail:						
Mailing Address:						
Please also provide the operations contact information. Name:						
Operations contact address:						
Telephone #: e-mail:						
I certify that the above information is accurate and complies with the rules governing the operation of NC IOLTA accounts pursuant to 27 NCAC 1D, Sections .1316 and .1317 and the Good Funds Settlement Act (N.C. Gen. Stat. § 45A-9).						
In addition, I understand that since there are no physical locations in the state of North Carolina, we cannot offer accounts to anyone who is licensed to practice law in North Carolina, whether they are doing business as a lawyer or a settlement agent. If we establish a physical presence in North Carolina, we will submit a new standard NC IOLTA Compliance Statement for approval prior to establishing any lawyer trust accounts.						
I certify that the information and documentation submitted to NC IOLTA is inclusive of all deposit/investment products offered by the bank to non-IOLTA customers (whether categorized as consumer, business, or otherwise) including but not limited to any interest bearing deposit account, sweep product, repurchase agreement, money market mutual fund, government or municipal account and any and all rates paid to wealth management/private banking customers, whether or not such rates are published in any form.						
Signature:						
Date:						
 Please return this form and documentation by one of the options outlined below: Secure email to iolta@ncbar.gov Mail to Claire Mills, c/o NC IOLTA, PO Box 25996, Raleigh, NC 27611-5996 						
Your institution's submitted NC IOLTA Compliance Statement is not effective until approved and signed by NC IOLTA.						
Signature: Date:						
Print Name:Title:						

2025 NC IOLTA Compliance Statement Checklist *Not required for banks electing Prime Partner or Benchmark Rates

Please return the checklist with your submitted Compliance Statement along with all the required documentation

Financial Insti	tution Name:					
Compliance St	ratement completed by: Name:					
	Title:					
requirements If your bank d	n all materials are provided when submitti include ALL BANKING PRODUCTS offered in oes not offer the products listed, please in sts for documentation.	regardless of typ	e or eligibility for IOLTA.			
1. Requir	ed Materials:					
a. Internal rate sheet for <u>all</u> bank products Included This includes business, consumer, personal, etc.						
b.	Explanatory literature & disclosures	Includ	led			
 c. Deposit account specifications report Included This report should include the complete range of interest rates paid by the bank excluding personal account holder information. See sample report provided. 						
d.	Other business products defined:					
	i. Sweep accounts	Included	None Offered			
	ii. Repurchase agreements	Included	None Offered			
	iii. Money market / mutual funds	Included	None Offered			
e. Service Charges						
	i. Waived (If yes, skip ii. and iii.)		YesNo			
	ii. Fee schedule & disclosures for IOLTA accts		Included			
iii. Standard fee schedule & disclosures (if different			Included			
2. Please list the entity name as registered with the NC Secretary of State:						