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Savings Service Agreement

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1. Introduction

The terms and conditions included in this Savings Service Agreement together with the Summary Box for your account form the basis of the relationship between you and Progressive Building Society and they supersede any previous versions of the terms and conditions. Please read all documents carefully as they set out your rights and obligations in your dealings with us. Please keep them in a safe place as you may need to refer to them in the future.

Below is a summary of some of our key terms which apply to your savings accounts.

Please note

This Savings Service Agreement applies to all accounts sold through our branches or agents but it does not apply to the Postal 7 Day Notice Account or online accounts. A copy of the Postal 7 Day Notice Account and our online accounts' terms and conditions can be accessed at our website **www.** theprogressive.com.

SUMMARY OF KEY TERMS				
Right to cancel the agreement (Condition 3)	You have the right to cancel/close your savings account up to 14 days from date of account opening (or, if later, the day we provide you with a copy of the terms and conditions). This does not apply to fixed rate bonds.			
	If you notify us within this time, we will help you switch to another of our accounts or we will give you back your money together with any interest it has earned. If you do not exercise your right to change your mind, you will continue to be bound by these conditions until either you or we terminate this agreement in accordance with Section 17.			
Account balances Cash ISA and savings accounts terms and conditions	There are minimum and maximum amounts that you can lodge in any particular account, details of which are set out in the Summary Box for each account and the particular account terms and conditions.			

Payments and withdrawals	The methods of payment and withdrawal, including processing times and limits are set out in this section.	Account charges	We may make charges for items relating to your account or for services you ask us to provide. Charges incurred
(Condition 4)	Withdrawals may be made at any branch or agency subject to your normal account terms and conditions. All withdrawals are subject to branch and agency limits. Amounts exceeding these limits will be posted to you by cheque. You can withdraw up to £250 in cash and larger amounts can be withdrawn by cheque. Please contact your branch or agency for details of withdrawal limits. You must produce your passbook in order to make a withdrawal from your account.	(Condition 10)	 will be debited to your account. Our current list of charges are set out in our separate Tariff of Charges leaflet. A copy is available on request. These charges are subject to change. Where the charge is not set out in our standard Tariff of Charges leaflet, we will tell you about the charge before we provide the product or service that incurs the charge. If we make a disadvantageous change to the level of charges and the service that incurs the charge.
Interest (Conditions 7 & 8)	We will tell you the interest rate that applies to your account and when interest is paid or credited when you open it. This information can also be found in the particular account terms and conditions, on our website or by calling us or asking any of our staff at our branch or agency offices.		charge associated with your account, we will provide you with personal notice before the change takes effect. If you are not happy with the change, you may switch your account or close it without having to give us any period of notice, lose any interest due up to the date of switching/ closure or pay any charges that would otherwise apply.
	We may change the interest rates on variable rate savings accounts at any time, subject to the terms and conditions of the particular accounts.		If you do not notify us that you object to a change before the date on which it comes into effect, you will be deemed to have accepted it.
	If we decrease the interest rate paid to you and you have a balance of more than £100 in your account, we will		If we make an advantageous change to the level of charge associated with the account, we will place notices in our branches and agencies and on our website.
	provide you with personal notice at least 14 days before the change takes effect. If you are not happy with the change, you may switch your account or close it without having to give us any period of notice, lose any interest	Changing the terms and conditions	We may change these conditions and any special conditions relating to your particular account at any time.
	due up to the date of switching/closure or pay any charges that would otherwise apply.If we increase the interest rate paid to you or we reduce the interest rate payable to you and your account balance is less than £100, we will place notices in the Belfast Telegraph, Irish News and the News Letter 3 days before the changes are made. Details of the changes will also be available in our branches and agencies and on our website 3 days before the change.	(Condition 9)	If we make a change that reduces the benefits associated with your account we will provide you with personal notice 30 days before the change takes effect. If you are not happy with the change, you may switch your account or close it without having to give us any period of notice, lose any interest due up to the date of switching/closure or pay any charges that would otherwise apply. If you do not notify us that you object to a change before the date on which it comes into effect, you will be deemed to have accepted it.

Changing the terms and conditions (Condition 9) (cont.)	If we make a change that provides additional benefits to your account, we will place notices in the Irish News, Belfast Telegraph and the News Letter within 30 days before the changes are made. Details of the changes will also be available in our branches and agencies and on our website within 30 days.
Ending the agreement (Condition 17)	Subject to the terms and conditions of your account either you or the Society can end this agreement at any time by advising us in writing. For example, if your account has no notice period this agreement may be ended immediately. If you have a fixed term account or an account where you are required to give notice, the notice period must be given or the fixed term expired for the agreement to be ended. We will give you at least 30 days notice of our intention to end the agreement unless the exceptional circumstances set out in Condition 16 apply.
Joint accounts and representative joint shareholder (Conditions 20 and 21)	The liability of joint account holders is joint and several which means that each of you is separately responsible to us for the performance of all the obligations of the account holders, and not just a share of them. If the joint account can be operated on the signature of one party to the account then either person is free to manage the account as they wish. When you open the account you can specify that the signature of both parties will be required to operate the account. This will safeguard the interests of both parties but may be inconvenient, as two signatures will be required for all transactions on the account. If both signatures are required and only one can be obtained, the Society will not allow withdrawals, closure or the transfer of the account until the matter is either resolved legally or by agreement between the parties. If an account is held in more than one person's name, the first named account holder will be the only person entitled to Membership rights in the Society. You can choose the order in which the account names appear in our records.

2. Member information

If you are a Member of the Society or become a savings Member, you have certain membership rights. Being a Member of the Society has some important characteristics, for example, the Society's Rules will apply to you. A copy of the current Rules is available on request. Some of the terms set out in the Savings Service Agreement are also important features of your membership rights.

3. Opening an account

Depending on the type of account you open and the type of customer you are when you open a savings account, and at any time you ask, you will be given:

- the Summary Box for the chosen account which includes the account terms and conditions;
- our current Tariff of Charges;
- the Financial Services Compensation Scheme information leaflet;
- this Savings Service Agreement;

The information provided will help you decide the account that's best for you. Staff will give you assistance and help so that you have an accurate understanding of the financial implications of the product. Please note the Society will not offer you advice or make a recommendation regarding the suitability of an account.

Under the provisions of the Building Societies Act 1986, the Society is obliged to provide access to the latest Summary Financial Statement to all first time savers. The Summary Financial Statement may be accessed at the 'Your Society' section of our website **www.theprogressive.com**.

Progressive Building Society only offers products and services through its extensive branch and agency network. Our website is for information only. Each account has its own particular terms and conditions set out in the Summary Box (please refer to Section 1) and it is important that you study these carefully to ensure that the account meets your needs. If you wish, the terms and conditions can be explained to you.

3.1 If you change your mind

The Society offers a 14-day cooling-off period (excluding fixed rate bonds) from the date of account opening (or, if later, the day we provide you with a copy of the terms and conditions) during which you can opt to close your account for any reason. Subject to our normal cheque clearing requirements, on closure we will return your original deposit plus interest earned.

3.2 Restrictions

Accounts are only available to UK residents. The Society reserves the right to close your account should you cease to become a UK resident. If we close your account we will write to you and give you 30 days' notice as outlined in Section 17 of this agreement. The Society reserves the right to restrict the opening of accounts to existing members and to new customers resident in Northern Ireland.

3.3 Tax reporting

The UK government has signed a number of inter-governmental agreements to share tax information, where applicable, with the tax authorities in other countries. The requirement to collect certain information about each customer's tax arrangement is part of UK legislation and as a financial institution we are legally obliged to collect it. We are asking for your tax residency and tax ID numbers (where applicable) and will record this on our records now, but will only disclose this information to the relevant tax authorities if and when we are required to under UK law.

You must advise Progressive Building Society in writing within 30 days if any of your personal information changes or there is a change in your circumstances following any certification that you may have provided to the Society. If you do not provide us with information or documents we need, we reserve the right to close your account.

We will not be liable to you for any loss you may suffer if we disclose information in accordance with our legal obligations.

Progressive Building Society is unable to comment on an individual's tax position. You may need to consider professional, independent tax advice if you are unsure of your personal circumstances.

4. Operating your account

4.1 Processing times and general conditions about payments

We process payment instructions on the banking day we receive them. To do this we must receive the payment instruction before the 'cut-off' time for that banking day. This is explained in further detail in the table 'Payments to and from your account'. In this section the time periods we employ assume we receive a payment, or your payment instruction, before the cut-off time on a banking day.

'Banking day' has a particular meaning in this Savings Service Agreement:

By banking day we mean Monday to Friday excluding bank holidays. Saturdays are not classified as banking days for payments. Although some 'payments in' can be made on non-banking days, the processing of these payments will not be completed on our systems until the next banking day as explained below.

The cut off time will vary depending on the particular method of payment. If the payment is not received by the cut-off time on any banking day, we will treat it as being received the next banking day. You can ask for further information about relevant cut-off times.

We may refuse to accept a payment into an account or make a payment from it if we reasonably believe that doing so might cause us to breach a legal requirement or might expose us to action from any government or regulator. For more details please refer to Section 15.

4.2 Payments into your account (lodgements)

Cash lodgements

Cash lodged at a branch or agency will show in your account on the date of receipt and will be available for immediate withdrawal.

The table 'Payments to and from your account' provides further information detailing terms and conditions associated with cash lodgements.

Cheque lodgements

When a cheque is lodged at a branch or agency it will show in your account on the date of receipt. Cheques paid into savings accounts will be processed in accordance with the timelines set out in the table 'Payments to and from your account'. If you have any concerns regarding the clearance cycle when lodging a cheque into your account please ask a member of staff when the funds will be available for withdrawal. If a cheque lodged to your account is returned unpaid by the paying bank we will contact you in order to tell you that your account has been debited with the amount of the cheque, and your account will be charged our unpaid cheque fee (see our Tariff of Charges leaflet). We will also ask you to bring in your passbook in order that we can amend your account balance.

We will not accept a cheque lodgement if the cheque:

- has been dated more than 6 months earlier;
- has not been completed properly;
- has not been signed;
- is not payable to the account holder.

The table 'Payments to and from your account' provides further information detailing terms and conditions associated with cheque lodgements.

Debit card lodgements

When a lodgement is made at a branch by debit card it will show in your account on the date of receipt. The funds will be available for withdrawal after 2 banking days.

The table 'Payments to and from your account' provides further information detailing terms and conditions associated with debit card lodgements.

Other lodgements (electronic payments)

When we receive a payment directly into your account (e.g. incoming standing order) before 3.00pm it will show in your account on the day of receipt and will be available for immediate withdrawal. Payments received after 3.00pm will be credited to your account by 10.00am the next banking day.

The following details must be used when making transfer/payments into your Progressive account from your bank:

Bank Name	Progressive Building Society	
Address	33/37 Wellington Place, Belfast, BT1 6HH	
Sort Code	237448	
Account Number	60538426	
Payment Reference	This is your Progressive account number which appears on your passbook (11 digits)	

Please refer to your bank for further details or information on electronic transfers.

The table on 'Payments to and from your account' provides further information detailing terms and conditions associated with electronic payments.

4.3 Payments out of your account (withdrawals)

Cash withdrawals

Please refer to the account Summary Box for specific details on cash withdrawal limits for an account.

Cheque withdrawals

When making a cheque withdrawal at our branch or agency you must produce the passbook for the account from which you wish to make the withdrawal.

If you have asked that the cheque be made payable to someone other than yourself we will not place a 'stop' on the cheque unless there are exceptional circumstances such as fraud, theft or loss.

If a cheque we give to you is not paid into a bank or building society within 6 months of issue we will consider it to be out of date.

The table 'Payments to and from your account' provides further information detailing terms and conditions associated with cheque withdrawals.

CHAPS payments

We will provide a same-day funds transfer service via CHAPS (an electronic transfer). Please note that we must receive your CHAPS payment instruction before 10.00am on the day of transfer. Any requests made after this time will be processed the following banking day.

You will need to provide the banking details of the payee and your passbook in order for the Society to process the payment. Once the payment has been processed your passbook will be updated to include the details of the payment transaction and posted to you the following working day.

There is a charge for this service (see our Tariff of Charges leaflet).

The table 'Payments to and from your account' provides further information detailing terms and conditions associated with CHAPS payments.

4.4 Payments to and from your account

(to be read in conjunction with your particular account terms and conditions and the Summary Box)

Lodgements to your account					
Payment service	Authorisation required	Cancelling a transaction	Cut-off times for receipt of instructions	Processing times	Limits
Cheque lodgement into your account	N/A	Transaction cannot be cancelled.	Close of business (5pm Monday to Friday and 12pm Saturday).	Funds will show in your account on the day of lodgement. You can withdraw the funds 6 banking days after the lodgement date.	Refer to the account Summary Box leaflet for individual account limits.
Cash lodgement into your account	N/A	Transaction cannot be cancelled.	Close of business (5pm Monday to Friday and 12pm Saturday).	Funds will show in your account on the day of lodgement. You can withdraw the funds immediately.	£15 maximum in coins. Refer to the account Summary Box leaflet for individual account limits.
Debit card lodgement into your account	Use of correct pin with debit card.	Transaction cannot be cancelled.	Close of business (5pm Monday to Friday and 12pm Saturday).	Funds will show in your account on the day of lodgement. You can withdraw the funds 2 banking days after the lodgement date.	Refer to the account Summary Box leaflet for individual account limits.
Electronic transfer (via Direct Credit into your account)	N/A	N/A	3.30pm Monday to Friday.	Funds will show in your account on the day we receive it from the sender's bank. You can withdraw the funds once they show in your account.	Refer to the account Summary Box leaflet for individual account limits.
Electronic transfer (via CHAPS into your account)	N/A	N/A	N/A	Funds will show in your account on the day we receive it from the paying bank. You can withdraw the funds once they show in your account.	Refer to the account Summary Box leaflet for individual account limits.
Electronic transfer (via Faster Payment into your account)	N/A	N/A	No restrictions except those imposed by sender's bank.	Funds are credited to an account at 10am and 3pm Monday to Friday, depending on the time the payment is received from the sender's bank. Funds will show in the account once credited to the	Limits will depend on the paying bank. Refer to the account Summary Box leaflet for individual account limits.
				account and can be withdrawn immediately.	
Lodgements to another Progressive Building Society account not held in your name	To make a lodgement to another account, we will require: 1. payee's name and account number 2. a reference	Transaction cannot be cancelled.	Close of business (5pm Monday to Friday and 12pm Saturday).	Direct Credits will show in the account on the day we receive it from the paying bank and can be withdrawn immediately. Faster Payments are credited to the account at 10am and 3pm Monday to Friday, depending on the time the payment is received from the sender's bank. Funds will show in the account after it is credited and can be withdrawn immediately.	Refer to the account Summary Box leaflet for individual account limits.
	name to identify the payment.			Funds lodged by cash will show in the account on the day of lodgement. The funds can be withdrawn immediately. Funds lodged by cheque will show in the account on	
				the day of lodgement. The funds can be withdrawn 6 banking days after the lodgement date.	

Withdrawals from your account					
Payment service	Authorisation required	Cancelling a transaction	Cut-off times for receipt of instructions	Processing times	Limits
Cheque withdrawal from your account	Presentation of your passbook and signed withdrawal form. You will be asked for valid photographic identification.	Only a lost or stolen cheque may be stopped.	Close of business (5pm Monday to Friday and 12pm Saturday).	Your account will be debited on the day the cheque is issued.	Certain limits apply. Further information can be provided by your local branch or agency.
Cash withdrawal from your account	Presentation of your passbook and signed withdrawal form. You will be asked for valid photographic identification.	Once a withdrawal has been made you cannot cancel it.	Close of business (5pm Monday to Friday and 12pm Saturday).	Your account will be debited on the day you receive the cash.	£250 cash (larger amounts may be available on request).
Telegraphic transfer via CHAPS from your account	 Presentation of your passbook and signed CHAPS transfer request form. To make a CHAPS payment from your account, we will require: the payee's name, address and bank's name, address, account number and sort code; a reference to identify the payment, and your signed authorisation to make the payment. You will be asked for valid photographic identification. 	You are not entitled to cancel this transaction.	If we receive your instruction before 10.00am we can make the payment on the same banking day. Instructions received after 10.00am will be processed the next banking day.	The amount of the CHAPS payment will be debited from your available balance immediately. The payee's bank will receive the payment on the same banking day on which the payment was made.	No limits apply.
Transfer between Progressive accounts	Presentation of your passbook and signed withdrawal form. You may also be asked for proof of identification.	Once a withdrawal has been made you cannot cancel it.	Close of business (5pm Monday to Friday and 12pm Saturday).	The amount will be debited from your account immediately.	No limits apply.

4.5 How we calculate your interest

Funds lodged into an account - cash, electronic transfer via Faster Payment and Direct Credit

Interest is paid on the day following receipt of the funds.

Funds withdrawn from an account

We will stop paying interest on funds withdrawn from your account as at close of business on the day before the withdrawal was made.

Withdrawals from some account types may be subject to a loss of interest under the terms and conditions of these account types. You will be advised of the amount of the potential loss of interest prior to the withdrawal being made.

Details on when interest is paid can be found in the specific terms and conditions and the Summary Box for your account.

4.6 Interest payments

Annual

Interest is paid annually and will be credited to your account after close of business on the interest payment date. For interest payment dates please refer to the Summary Box for your account.

The interest amount can be transferred to another Progressive account or to your nominated bank account*. If you opt to have your interest paid to another Progressive account you will receive the interest on the next banking day after the interest payment date. If you opt to have your interest credited to your nominated bank account* you will receive this electronically 2 banking days after the interest payment date.

By banking day we mean Monday to Friday excluding bank holidays.

Interest is paid on closure of an account.

Monthly

This option is only available on Fixed Rate Monthly Income Bonds. If you select this account type the interest you receive may be lower than the annual Fixed Rate Bond.

Monthly interest will be paid on the first banking day of each month and must be credited to another Progressive account or your nominated bank account.

By banking day we mean Monday to Friday excluding bank holidays.

Interest is paid on closure of the bond.

*Nominated bank account

The nominated bank account must be in the name of the account holder(s) i.e. the individual or the individuals named on the account. In the case of joint accounts the nominated bank account can be in the name of either of the applicants or both jointly.

5. Contacting each other

Our contact details are in the contact details section at the end of this document.

You can contact us and give us instructions in any branch or agency. We will contact you using the contact details you give us. You must tell us if your name or contact details change. If you do not tell us we will continue to use the last details you gave us, and we will not be responsible if we fail to contact you or if we send confidential information to the wrong address using the last details provided by you. We may charge you reasonable costs incurred by us for finding you (or trying to find you) if your contact details are not up-to-date.

We may record any phone calls with you to check we have carried out your instructions correctly, to help improve our service, to check that we comply with regulatory obligations and to prevent fraud or other crimes.

6. Statements and information

For all accounts, the Society will send an annual statement including notification of the interest rate currently being paid on the account.

If you use the Society's e-savings facility you can view your statements online and you can tell us to stop sending you interest statements for all, or any, of your accounts with us which are accessible by the e-savings system. You can request us to send your interest rate statements by post at any time.

You can ask us to send you a copy of an interest statement we have already provided.

We may use messages on or with your statements to tell you about changes to this agreement or other agreements or services you have with us.

You are responsible for checking statements or other account information we give you. If you tell us about any errors on your account, or if we notice any errors, we will correct them as soon as reasonably possible (within 5 working days from the date of notification of the error).

You must give any information and help we reasonably ask for to deal with the misuse or unauthorised access to your accounts, or in relation to any other transaction we, the police, or other authorities are investigating. We may pass related information to other banks, building societies or to the police or other authorities in the UK. Please refer to Sections 13 to 15 for further details.

7. Interest rates

Some accounts earn interest that is 'fixed' and this means that the interest rate is maintained at the same level throughout the term of the product. The rate and term will be clearly stated in advertising literature.

Other accounts earn a 'variable' rate of interest and this means that the rate of interest paid will vary from time to time.

Your account may have a tiered interest rate structure. This means that when your balance rises into a higher tier, your entire balance earns interest at the rate payable on that tier. Alternatively, if a withdrawal takes your balance down into a lower tier, your entire balance earns interest at the lower rate.

Details of the various rates are available from any of our branches or agents. Current rates are also displayed on the Society's website, www.theprogressive.com

For details of how interest is applied to your account please refer to Section 4.

7.1 Ordinary Share Rate

The Ordinary Share rate is the minimum interest rate which will be applied to a savings account with the Society. Details of our current Ordinary Share rate are displayed on the Society's website, **www.theprogressive.com/savings**. Alternatively, please contact your local branch or agent.

8. Changes to interest rates

We may change the interest rates which apply to your account:

- to reflect changes in general interest rates, including the interest rates or terms on which similar accounts are offered by other providers of financial services;
- to reflect changes or anticipated changes in the law, regulations or codes of practice or to respond to a decision by a court, ombudsman or regulator;
- to respond to changes in the rates applying to our mortgage business;
- to reflect changes to our costs, including administrative costs involved in providing services or facilities, or changes in the costs to us of borrowing funds;
- to maintain our financial strength for the benefit of our Members.

How we will notify you of changes

Change type	When you will be informed	How you will be informed		
Interest rate increase	3 days before the change is made.	 Notices will be placed: in the Belfast Telegraph; in the News Letter; in the Irish News; in our branches and agencies; on our website. 		
Interest rate decrease (account balance more than £100)	At least 14 days before the change takes effect.	 Personal written notice which can be by: letter; electronic message; email; statement message or insert. 		
Interest rate decrease (account balance less than £100)	3 days before the change is made.	 Notices will be placed: in the Belfast Telegraph; in the News Letter; in the Irish News; in our branches and agencies; on our website. 		

9. Changes to terms and conditions (other than interest rates)

Change type	When you will be informed	How you will be informed
A change to your disadvantage	At least 30 days before the change.	 Personal written notice which can be by: letter; electronic message; email; statement message or insert.
A change that does not disadvantage you (Personal notice not provided)		 Notices will be placed: in the Belfast Telegraph; in the News Letter; in the Irish News; in our branches & agencies; on our website.

A change made that is to your disadvantage

If we make a change that reduces the benefits associated with your account we will contact you before the change takes effect to tell you:

- when the change will take place;
- about other savings accounts and offer to help you to switch to one of these accounts;
- that you can withdraw all the funds in your account, and
- the reasonable time period to switch to another account or withdraw the money without any notice period or charges.

When we give you advance notice of a change, you can end this agreement or close or change the account without charge. This can be completed within 60 days from the date of the notification. If you do not end, close or change the account within this timeframe we will assume you have accepted the change on the date it comes in to force.

10. Charges

Charges for savers are published in a separate tariff that is available from our branches and agencies and on the Society's website, **www.theprogressive.com**. When you become a Member, we will give you details of any charges for the normal day-to-day running of your account. You can also see these charges by visiting our website. Any charges not included in this published tariff will be advised when you request a service and before they are charged to the account. All charges may be subject to change.

If we make a disadvantageous change to the level of charge associated with your account, we will provide you with personal notice before the change takes effect. If you are not happy with the change, you may switch your account or close it without having to give us any period of notice, lose any interest due up to the date of switching/closure or pay any charges that would otherwise apply.

If you do not notify us that you object to a change before the date on which it comes into effect, you will be deemed to have accepted it.

If we make an advantageous change to the level of charge associated with the account, we will place notices in our branches and agencies and on our website.

11. Additional Permitted Subscriptions

If your spouse or civil partner has passed away and they held an Individual Savings Account (ISA) you will inherit their ISA allowance. This allowance is known as an Additional Permitted Subscription (APS) or inherited ISA allowance.

This means you will inherit their ISA allowance not necessarily the balance of the ISA account. The allowance is available for three years after the date of death or 180 days after the administration of the estate has been completed, whichever is longer.

Additional Permitted Subscriptions allowance

If your spouse or civil partner died between 3 December 2014 and 5 April 2018 the APS allowance will be equal to the value of their ISA at the date of their death.

If your spouse or civil partner died on or after 6 April 2018 the ISA may remain open and will be called a 'continuing ISA'. The APS allowance will be either:

• the value of your partner's ISA at the date of their death, or

• the value of the ISA at the point it ceases to be a continuing ISA, whichever is the higher.

The account will cease to be a continuing ISA when one of the following criteria is met:

- the administration of your partner's estate is complete;
- the ISA is closed;
- 3 years after your spouse or civil partner's date of death, whichever is the earliest.

At Progressive we will only accept an inherited ISA allowance from a surviving spouse or civil partner where the deceased ISA holder was an existing customer and held their Cash ISA with the Society.

We will not accept the transfer of an inherited ISA allowance from another ISA manager. The surviving spouse or civil partner may only make a oneoff additional permitted subscription to their own Progressive Cash ISA. We will not accept multiple subscriptions. If the surviving spouse or civil partner does not subscribe the full amount of their inherited ISA allowance then any unused balance will be lost.

12. General liability

We will not be liable for losses or costs arising out of unforeseeable circumstances outside our control such as delays or failures caused by industrial action, problems with another system or network, mechanical breakdown or data processing failures.

You will not be liable for any payment instructions you did not give yourself, even if they were given using your passbook and/or security details, unless we can prove either:

- that you have acted fraudulently in which case you will be liable for all payments from the account that we have been unable to stop, or
- that you have been very careless with your passbook or security details. For example, if you do not tell us as soon as you think someone has discovered your security details or is accessing your account without your authority, in which case (depending on the facts of the case and any legal requirements that apply) you may be liable for payments from your account but only until you have told us that your passbook or security details have been lost, stolen or could be misused, or

• that you have failed to notify us of the unauthorised or incorrectly processed payment no later than 13 months after the day the transaction was debited from your account.

If you are not liable for a payment, we will refund the amount of the payment and any charges or interest you paid as a result of it, and pay you any interest we would have paid you on that amount, and will not have any further liability to you.

Nothing in this agreement limits our liability for acting fraudulently or very carelessly or otherwise excludes or limits our liability to the extent that we are unable to exclude or limit it by law.

13. Unauthorised payments

13.1 Our liability for unauthorised payments

If you deny having authorised a payment to or from your account, it is for us to prove that the payment was unauthorised.

Where a payment from your account was not authorised by you, we must, immediately, refund the amount of the unauthorised payment to you and, where applicable, restore your account to the state it was in prior to the unauthorised payment being made.

13.2 Your liability for unauthorised payments

You will be liable for an amount up to a maximum of £35 for losses in respect of unauthorised payments arising:

- from the use of a lost or stolen passbook/withdrawal form;
- where you have failed to keep the personalised security features of your account or passbook safe.

You will be liable for all losses in respect of unauthorised payments:

- where you have acted fraudulently, or
- you have intentionally, or with gross negligence, failed to comply with your obligations under this agreement in relation to the issue or use of the passbook/withdrawal form up until the point you notify us.

Except where you have acted fraudulently, we will not seek to make you liable for any losses in respect of unauthorised payments where:

- the unauthorised payment arises after you have notified us of the loss, theft, misappropriation or unauthorised use of the passbook/ withdrawal form;
- we have failed to ensure that appropriate means are available at times to enable you to notify us of the loss, theft, misappropriation or unauthorised use of a passbook/withdrawal form.

You must notify us of any unauthorised or incorrectly authorised payment transactions as soon as you become aware of them. Refer to Section 41 of this book or your passbook to find the contact details for your branch.

14. We must correctly carry out your payment instruction

Where you claim that a payment has not been made correctly, it is for us to prove that the payment was authenticated, accurately recorded, entered in our accounts and not affected by a technical breakdown or some other deficiency.

Where a payment from your account is made in accordance with your instructions it shall be treated as correctly processed by us.

If you instruct or request us to make a payment from your account and the payment is not correctly processed, we must, without undue delay:

- refund to you the amount of the incorrect processed payment, and
- where applicable, restore your account to the state in which it would have been had the payment not taken place.

Where you have provided incorrect payment instructions, we will make reasonable efforts to recover the funds involved in the transaction. However, we may agree a charge with you for attempting to retrieve the funds. The charge will be disclosed to you before we undertake any such action.

14.1 Payments incorrectly lodged to your account

If we become aware of a payment that has been incorrectly lodged to your account and we reasonably believe this to be the case we may remove the amount from your account as soon as possible after we are informed of the error.

We will contact you to let you know what is happening and if you provide proof showing the payment was not a mistake within 14 days we will lodge the money back into your account. If you are unable to provide proof the payment wasn't incorrectly lodge to your account within this timeframe the funds will be returned to the paying bank. If we are unable to retrieve the full amount of the disputed payment from your account we will, where appropriate, share your personal information with other banks and building societies so the payer of the funds can trace any money paid incorrectly into your account.

15. Refusal to carry out a payment instruction

We may refuse to carry out a payment instruction if:

- you do not have available funds to make the payment or you have exceeded a limit we have applied to your account (such as the daily limit for cash withdrawals);
- the payment instruction is not clear or you have not provided us with the correct details;
- there is a legal requirement or a Court Order or other authority that tells us to act in this way;
- the payment seems unusual compared with the way you normally use your account;
- we reasonably believe you or someone else has used or is using or obtaining, or may use or obtain a service or money illegally or fraudulently, or
- we reasonably believe that someone else may have rights over money in your account (in this case we can also ask a Court what to do, or do anything else we reasonably need to do to protect us);
- we reasonably believe that you are vulnerable or acting under duress.

Unless the law prevents us from doing so, we will try to contact you as soon as possible to tell you that we are refusing to act on your payment instruction. You can also contact us to find out (unless the law prevents us from telling you) why we have refused to act on your payment instruction and how you can correct any factual errors that led to our refusal.

For security purposes we have internal controls on the maximum amount that can be taken out of your account in certain circumstances. We will let you know if we are stopping a payment for this reason. If we prevent you from using your account to make a payment for this reason, we will act in a manner we think is reasonably appropriate for the circumstances and try to reduce the inconvenience to you.

16. Refund of payments

We will immediately refund the amount of a payment (except those made by cheque) and any charges or interest you paid as a result of it, and pay you any interest we would have paid you on that amount, if:

- you asked us to make the payment to an account at another bank and the payment was not made properly or never arrived, unless there was a mistake in any of the details contained in the payment instruction you gave us or we can show that the payment was received by the other person's bank (in this case, that bank is required by law to make the payment immediately to that person), or
- you tell us that a payment out of your account was unauthorised and, having investigated it, we are reasonably satisfied that the payment was not authorised and that you are not liable.
- following further investigation we are satisfied that the payment was authorised by you we will debit the refund amount from your account without the need for any further consent from you. We will write to you and tell you the reasons for making the debit.

17. Ending this agreement or an account or service

This agreement will continue until you or we cancel or end it.

Subject to the terms and conditions of the account you can end this agreement, or an account or other service under it at any time by writing to us or by visiting one of our branches or agents. Where you have not told us in writing we may require confirmation in writing. Where the terms and conditions of the agreement have no notice period you may end the agreement immediately. Where the terms and conditions of the agreement do have a notice period or the agreement is for a fixed term you must give the notice period to end the agreement or the fixed term must have expired.

We may end this agreement (or any account or service under it):

• by writing to you and giving you at least 30 days' notice, or immediately, if:

(i) you are, or we reasonably consider, you may be:

 using, obtaining, or allowing someone else to use or obtain, a service or money illegally;

- acting fraudulently;
- behaving improperly (for example, in a threatening, or abusive manner, or operating the account like a current account), or

(ii) we reasonably consider that by continuing the agreement:

- we may break a legal requirement or a Court Order or other authority;
- we may be exposed to action from any government or regulator, or
- (iii) you have seriously or persistently broken this agreement in any other way.

We may close or suspend an account or stop providing a service if you are not eligible (or no longer eligible) for an account or service.

If we end this agreement, or stop providing an account or service, we will act in a manner we think is reasonably appropriate for the circumstance and will try to reduce the inconvenience to you.

If this agreement (or service under it) ends, it will not affect any legal rights or obligations which may already have arisen or any instructions already given.

When this agreement ends (or your account is closed) we will pay or transfer money we hold for you or owe you under this agreement (or in the account) to you, or to any other person you name in writing.

In the event of your death, we will need to see a Grant of Probate, Letters of Administration or death certificate before releasing money in your account to your personal representative.

The balance in the account together with interest will be paid to your personal representatives without notice or loss of interest. On the death of a joint account holder, the balance together with interest will be payable to the surviving account holder without notice or loss of interest or the surviving account holder can choose to keep the account in their name.

18. Transferring rights and obligations

The account will be, and must remain in, the beneficial ownership of the Member and the Member will not be permitted to assign or change their beneficial interest in such investment.

19. Protecting your accounts

It is important that you help us prevent fraud and the misuse of your accounts. Please make sure you let us know as soon as possible when you change your:

- name;
- address;
- telephone number;
- email address.

If we do not hold correct information we will be unable to communicate with you or send a copy of your annual statement. Always take reasonable steps to keep your personal financial information confidential at all times and never give your account details to anyone else unless you know who they are and why they need them. Take care when storing or disposing of information about your accounts. People who commit fraud use methods such as 'bin raiding' to get this type of information. You should consider shredding all material before disposing of it. We recommend that you check your statement or passbook regularly. If there is an entry, which seems to be wrong, you should tell us as soon as possible, please refer to Section 41 for our contact details.

The longer the delay in notifying us of the disputed entry, the more difficult it will be to resolve. If we need to investigate a transaction on your account, you should co-operate with us and the law enforcement agencies, should their involvement become necessary. If you pay one of your own cheques in over the counter you will be asked to add your name to the payee line. This is to help combat fraud. If it is a cheque from another person you must ask to have your name added to it. Again to combat fraud, when we issue a Society cheque against a withdrawal, and payable to another financial institution, you will be asked if your name can be added to the payee line.

Increasing numbers of cheques are being intercepted in the post and paid into fraudulent accounts. The more details about the true payee and the fewer the empty spaces on the cheque the less likely that it can be tampered with and used fraudulently. Whenever you write a cheque you must clearly write the name of the person or organisation you are paying the cheque to and insert extra information about them on the cheque such as an account number or reference number. A line should be drawn through unused space on the cheque so that extra words or numbers cannot be added.

Security

We will check your identity before accepting your instructions, and prior to disclosing or discussing confidential information about you or your accounts.

For this reason:

- you must sign instructions given on paper;
- when you are in a branch or agency, we will ask you for valid photographic identification.

We will assume we are dealing with you after we have checked your identity.

You must:

- follow instructions we give you, which we reasonably consider are needed to protect you and us from unauthorised access to your accounts;
- keep your passbook and security details secure;
- do all you reasonably can to make sure no-one finds out your security details by not:
 - (i) choosing obvious passwords or codes (such as date of birth) as part of your security details;
 - (ii) writing down your security details in a way that is recognisable, or
 - (iii) letting anyone listen in to your calls with us, or watch you entering or making use of your security details;
 - (iv) letting anyone else give instructions, or have access to information, on your accounts unless he or she has a separate arrangement with us to do so, or you have authorised him or her to do so under Section 23;

You must tell us as soon as possible (please refer to Section 41 for our contact details) if you:

- notice any errors;
- find our services are not working;
- think any passbooks have been lost, stolen, damaged or misused, or
- think someone may be accessing your accounts without your authority or that someone has discovered your security details.

We strongly recommend you do not email us confidential information or instructions and you should not respond to emails asking for your account

information, security details or any information about your passbook as we will not ask for these details by email. If you use email, it is at your own risk.

We will do all we reasonably can to prevent unauthorised access to your accounts and to make sure they are secure.

20. Joint accounts

If you open a savings account with another party you do not own 50% of the balance in the account. This is because, under law, you jointly own the entire balance with the other party. Either one of you is entitled to operate the account, make withdrawals, close the account or transfer the balance to an account in only one of your names. This is known as 'joint and several liability.' This legal concept will be relevant, for example, in situations where there is a matrimonial split with a savings account in joint names.

Legally either party can make withdrawals from the account even though the funds in the account may be in dispute. When you open the account you can specify that the signature of both parties will be required to operate the account. This will safeguard the interests of both parties but may be inconvenient as two signatures will be required for all transactions on the account. If both signatures are required and only one can be obtained, the Society will not allow withdrawals, closure or the transfer of the account until the matter is either resolved legally or by agreement between the parties.

We would stress that if the joint account can be operated on the signature of one party to the account then either person is free to manage the account as they wish. However, the Society reserves the right to freeze any withdrawals or transfers if either party has given the Society written notice that there is a dispute material to the funds in the account.

If requested, annual statements can be sent to each party in a joint account at different addresses without an additional charge.

Your branch or agency can explain this in more detail when you open the account.

21. Representative joint shareholder

Where two or more persons jointly hold a share account in the Society, the first named in the Society's records is known as the 'representative joint shareholder' who is treated as being the Member of the Society. This has a number of consequences such as:

- notices or other documents sent to the representative joint shareholder will be deemed to have been sent to both joint holders;
- only the representative joint shareholder is entitled to vote at meetings;
- usually only the representative joint shareholder will receive share distributions or cash payments if the Society transfers its business on a take-over or conversion to a public limited company.

Joint account holders are entitled to choose the order in which they are named in the Society's records. Please advise us of the order whenever you open the account.

22. If you need assistance with your account

The Society is committed to having clear and easy to understand financial products.

We understand there are times when our Members or their carers need further assistance to help them operate their account with the Society.

We encourage our Members and their carers to disclose any information that will allow us to deal with them in a better way. We take time to listen and we look at each situation on an individual basis.

Our local branch managers and staff are here to help you and we encourage you to visit or telephone your local branch if you require assistance.

Please refer to our website, **www.theprogressive.com**, for further information.

23. Authorising others to operate your account

You may authorise someone else to operate your account by Power of Attorney. In some cases we will need to see the original signed document although, for some Powers of Attorney, we may be able to accept a copy certified by someone we reasonably think appropriate, such as a solicitor.

In certain circumstances the law may require us to allow someone else to operate your account (for example, if you become incapable or bankrupt, or in the event of your death), and the Power of Attorney you have given us becomes ineffective.

For security reasons, we may not allow a person who is operating your account access to some services. Where we do make these services available, that

person may use your security details and we will not treat you as breaking your security obligations because they know your security details.

We will not be responsible for an act (or failure to act) of anyone you or the law authorise to operate your account, if we did not know or suspect he or she was acting dishonestly towards you.

24. Branch or agency closure

In the unlikely event that we plan the permanent closure of a branch or agency we will tell you at least 12 weeks beforehand. We will also tell you how we will continue to provide our services to you. If the closure of an agency is being prompted by the withdrawal from the agreement (with the Society) by an agent, at short notice, we will tell you about the change as soon as we can. We will also provide you with the locations of alternative agencies (and branches) in your area.

25. Superseded accounts

Superseded accounts are defined as accounts which we no longer open or which we do not actively promote with the exception of fixed rate accounts. If an account is superseded we will:

- keep the interest rate at the same level as an account with similar features from our current range, or
- switch the superseded account to an account with similar features from our current range. If there is no account with similar features we will contact you within 30 days of the account being superseded to:
 - (i) tell you that the account is no longer available;
 - (ii) tell you about our other accounts, and
 - (iii)help you to switch to one of these accounts without any notice period and without any extra charges.

Examples of similar features include notice periods, minimum balances, number of withdrawals, how withdrawals are made etc.

Fixed rate accounts are not included within the definition of superseded accounts. This is because they will only be available and promoted for a short period of time and the Society does not have the freedom to vary the rate paid on the account during the period of the fixed rate.

26. Lost/Stolen passbooks

You must inform us immediately if your passbook has been lost or stolen. Notification can be made to any branch or agency office either personally or by telephone 24 hours a day. Our branch telephone numbers are listed at the back of this Agreement. The procedure for dealing with lost/stolen passbooks will then be explained to you.

Should the passbook be stolen you should report the theft to your local police station without delay. To allow the Society to take steps to prevent the passbook from being used please note that there is a waiting period of 7 days before a withdrawal may be made. The care of your passbook is essential in the prevention of fraud and to protect your account. Always keep your passbook in a safe and secure place. If you act fraudulently or without reasonable care you will be responsible for all losses on your account.

27. Complaints

The Society has an internal complaints procedure should you wish to complain about any aspect of our savings service. Branch staff will explain the procedure to you and give you written information on the procedure if you request it. Complaints that we cannot resolve may be referred to the Financial Ombudsman Service, Exchange Tower, London E14 9SR (Tel: 0800 023 4567 or 0300 123 9123, email: complaint.info@financial-ombudsman.org.uk).

28. Money laundering

Money laundering is the process by which criminals attempt to conceal the origin of the proceeds of their activities, allowing them to maintain control and provide a legitimate cover for their source of income. The term laundering is used because the process is intended to turn 'dirty' money into 'clean' money. There is growing concern that the laundering of the proceeds of international and organised crime has the potential to undermine the integrity of the financial system. In order to address this, the Society is required to obtain and record proof of identity whenever a new account is opened. This is a legal requirement. We will perform a search to verify your identity. This involves checking the details you have supplied against those held on any databases to which the credit reference agency has access to. This includes information from the Electoral Register and fraud prevention agencies. We will use scoring methods to verify your identity. A record of this search will be kept by the Society and by the credit reference agency. We may also ask existing Members from time to time, for identity documentation, in order to update our records and ensure that they are correct. Your local branch or agency will be pleased to explain the forms of identification which are acceptable and to give you further assistance. A leaflet entitled 'Proving Your Identity' can also be provided for information. The savings application form asks for some additional information and a specimen signature(s). This is to protect you against unauthorised use of your account should the passbook be lost or stolen. Please note that the Society operates very strict security procedures in your interest. Your passbook will be required for withdrawals and you will be asked to prove that you are the account holder.

29. Proving your identity

To protect you and your account you will be required to prove your identity:

- when you open a new personal or business account;
- when you are processing a transaction or making a query on your account;
- when you change your personal details;
- when you have not transacted on your account in a long time, and
- at various points throughout our relationship.

We will undertake a search with a credit reference agency or data reference agency for this purpose. They will supply us with information, including information from the Electoral Register, for the purpose of verifying your identity. A record of the search will be retained. The search will not be seen or used by lenders to assess your ability to obtain credit. This information may also be used for the prevention of money laundering. If we cannot check your identity from the information you provide then we will require you to provide 2 items of documentation as proof our identity.

Business/Organisations

In addition to verifying the identity of all account signatories and beneficial owners, Directors, Partners and Senior Management or individuals who exercise significant control over the company we must also verify the identity of all such businesses or organisations before an account is opened. We may ask for documentary evidence and/or check appropriate registers in order to assist with verification of identity. We will also require a resolution from the organisation to confirm that the account signatories have the appropriate authority to open and operate the account and we will also request a copy of specimen signatures from all account holders.

Further information on the credit reference search and a list of acceptable documents for identification purposes can be found in our leaflet 'Proving Your Identity.'

30. Credit reference agencies and fraud prevention agencies

The Society does not make disclosures on savings accounts to credit reference agencies, as they are traditional savings accounts with no facility to overdraw.

We may pass information to financial and other organisations involved in fraud prevention to protect ourselves and our customers from fraud and theft. If you give us false or inaccurate information and we suspect fraud, we will record and share this information with other organisations.

31. Advertising and marketing

The Society is committed to ensuring that all advertising and promotional material is clear, fair, reasonable and not misleading. We will take care when sending marketing material to you, particularly if you are under 18. Marketing will not be casual or random.

Unless you specifically give us your consent, we will not pass your name and address to any company for marketing purposes although we may tell you about another company's services or products and, if you say that you are interested, that company may contact you directly. No confidential information will be passed to the other company. If you are interested in the other company's products or services and you respond then you are releasing your own confidential information directly to the company. Our savings and mortgage application forms allow you the opportunity to say that you do not want to receive marketing material from the Society. You can opt out of receiving this material at any time by writing to your local branch or Head Office. Please quote your Progressive account number. From time to time we may write to you to remind you that you can ask us not to contact you for marketing purposes.

32. Data Protection legislation

Progressive Building Society is committed to keeping your information secure and private. Both physical and electronic measures have been put in place to keep your data safe. This section sets out the key points in relation to the why we collect and process your personal data, the types of personal data we will process and hold about you and for how long we will keep the data before destroying it. This guide also provides a summary of your legal rights as a data subject, information on third party organisations which we may share your data with or may share data with us about you. Finally, this section provides information about potential data transfers to other countries and the safeguards the Society ensures are in place. A more detailed Privacy Notice is available on the Society's website **www.theprogressive.com**.

Purpose and basis for processing your personal data

We collect and store information from you to help manage your accounts and to provide a service to you. This information is collected in various ways, including:

- in application forms, email and letters, telephone calls and conversations in branch;
- through the Society's website, during mortgage and savings reviews and interviews;
- information the Society receives from other organisations such as credit reference agencies and fraud prevention agencies;
- from your professional financial or legal representatives.

We use your information in a number of ways, for example:

- to administer and maintain your accounts;
- crime detection, prevention and prosecution which includes checking your identity;
- disclosing information to regulatory authorities in response to formal requests;
- disclosing information about you to the Society's legal representatives for the purpose of collecting your debts to the Society;
- assessing lending applications propositions;

The Society will rely on the following legal basis for processing your personal data:

- the processing is necessary for the performance of a contract with you or to take steps to enter into a contract;
- the processing is necessary for compliance with a legal obligation;
- the processing is necessary for the purposes of legitimate interests pursued by us or a third party.

The Society will seek your verifiable consent in respect to receiving marketing material. The Society does not share or give any information to external companies for their own marketing purposes.

Should you not provide the Society with the personal data it legitimately requests it may not be possible to transact business with you.

Categories of Personal Data

<u>Personal Data</u>

Examples of the personal data the Society holds about you include:

- personal information, such as your name, address and date of birth;
- personal information provided by you in support of a mortgage application, for example employment details and bank account details;
- details of your credit record;
- personal details provided by you when opening a savings account, for example bank account details;
- details about you proving your identity;

Sensitive Personal Data

In some circumstances you may wish to provide us with sensitive personal data, such as health information, to enable us to help you access and manage your accounts. Where possible we will ask for your consent, but if you write to us we will assume you are happy for us to record the information unless you tell us not to.

Recipients of your personal data

Information about you and any products you hold with us may be used **within the Society** for all purposes necessary for performing our contract with you and for example in:

- making lending decisions;
- tracing debtors and collecting debts;
- assisting in verifying your identity;
- assessing risks;
- legal and regulatory compliance;
- preventing or detecting financial crime.

The Society may disclose your personal information to **other organisations**, for example where:

- the processing is necessary for the performance of a contract with you or to take steps to enter in to a contract;
- the processing is necessary for compliance with a legal obligation;
- the processing is necessary for the purposes of legitimate interests pursued by us or a third party;
- we have your consent;
- for the purposes of verifying information you have given us, for example verifying your income when assessing you for credit;
- for the purpose of improving our products, services and marketing communications with specialist market research organisations who may contact you on our behalf.

The Society may carry out additional fraud prevention checks using fraud prevention database services provided by third party organisations. If false or inaccurate information is provided, and fraud is identified, details will be passed to fraud prevention agencies. Law enforcement agencies and government agencies may access and use this information.

We and other organisations may also access and use this information to prevent fraud and money laundering, for example, when:

• checking details on applications for credit and credit related or other facilities, such as additional loans;

- managing credit and credit related accounts or facilities;
- recovering debt;
- checking details on proposals and claims for all types of insurance;
- checking details of job applicants and employees.

Transfers to third country and safeguards

The Society and other organisations may access and use from other countries the information recorded by fraud prevention agencies.

We (and our service providers) may process personal information outside of the UK for our legitimate purposes. We will ensure that it is secure and protected from unauthorised access. Where personal information is processed in countries that do not have the same level of legislation protecting information as the UK we will ensure your information is protected to the same level as the UK.

Retention period

We will keep your information as long as permitted for our legitimate business purposes and for any retention period that we are legally required to meet. Our current practise is not to hold customer personal data beyond 10 years after a mortgage account relationship has ended or 6 years after a savings account relationship has ended. Personal data which the Society considers to be of less relevance to the performance of a contract, such as miscellaneous correspondence or telephony records, may be deleted earlier.

Your data protection rights

The Right to be informed

This Privacy Notice provides you with information on the purpose for collecting and use of your personal data. More information can be found on our website.

The Right of Access

You have the right to:

- obtain confirmation that your personal data is being processed;
- have access to your personal data and other supplementary information as provided in this Privacy Notice.

Accordingly the Society will provide details of the information we hold about you on request.

The right to rectification

The Society will rectify any personal data that is inaccurate or incomplete. If any inaccurate personal data has been disclosed to third parties, the Society will inform them of the rectification where possible.

The right to erasure

You have a right to have personal data erased and to prevent processing in specific circumstances. For example:

- where personal data is no longer necessary in relation to the purpose for which it was originally collected/processed;
- when you withdraw consent;
- when you object to the processing and there is no overriding legitimate interest for continuing the processing.

The Society may refuse to comply with a request for erasure where it has a legitimate basis to do so.

The right to restrict processing

You can require the Society to restrict the processing of your personal data, for example:

- where you contest the accuracy of the personal data the Society will restrict the processing until the accuracy of the personal data has been verified;
- where you have objected to the processing and the Society is considering whether its legitimate grounds override your rights.

The right to data portability

This allows you to obtain and re-use your personal data for your own purposes across different services.

The right to data portability only applies:

- to personal data you have provided to us;
- where the processing is based on your consent or for the performance of a contract;
- when processing is carried out by automated means.

The right to object

You have the right to object to, for example:

- processing based on legitimate interests;
- direct marketing (including profiling);
- an objection on grounds relating to your particular situation.

Rights in relation to automated decision making and profiling

You have the right not to be subject to a decision when it is based on automated processing where it produces a legal effect or a similarly significant effect on you.

33. Bankers' references

The Society does not provide 'bankers' references' in relation to your credit-worthiness.

34. Charitable Assignment

To avoid disruption from speculators the Society will require new savers to agree to assign to charity any future windfall benefits that they may become entitled to within five years of their account opening. Existing shareholding Members as at 31st March 2000 who have continuously maintained a shareholding account are not affected by the change and may open new accounts without being required to assign any benefits to charity.

The complete terms are outlined in the agreement below:

Agreement to Assign Windfalls to Charity

Where more than one of you is opening an account the above information and, if applicable, the rest of this Agreement apply to each of you separately.

• 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.

- In this Agreement:
 - (i) "selected charity" means the Charities Aid Foundation or, if it ceases to be registered as a charity, any other registered charity selected by it;
 - (ii) "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
 - the right to have savings in a share account with the Society replaced by savings in a deposit account with the successor or
 - 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;
 - (iii) "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.

35. Dormant or lost accounts

A dormant account is one which has had no customer initiated activity for 15 years or more. The Dormant Account Scheme states that any accounts that have not had any activity, such as a lodgement or withdrawal, in the last 15 years must be reactivated. This is to ensure the information we hold about you is accurate, and it also helps us protect your accounts as inaccurate data could expose your personal data and increase the potential for fraud.

To reactivate your account you must complete a Customer Re-Verification of Identity form, provide photographic identification and the passbook for the account. You will also be required to make a transaction on the account. If you do not reactive your account it will remain in a dormant state and you will no longer receive statements or correspondence related to the account as we are unable to verify the address we hold on record.

Please note that a passbook or statement indicating an open account is not necessarily evidence that the account is dormant and has money in it. The account may have been closed without being recorded in the passbook or the statement may pre-date the closure.

If you think you have dormant accounts with other banks you can visit **www. mylostaccount.org.uk** - this brings the tracing schemes of the British Bankers Association (BBA), the Building Societies Association (BSA) or National Savings and Investments (NS&I) together into a single website. This service is free.

36. Companies

The Building Societies Act permits investment by Corporate Bodies in 'deposit accounts' only. All new accounts will be opened as deposit accounts.

37. How we are regulated

Progressive Building Society is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Our Financial Services Register Number is 161841.

To find out more information about us, see the FCA register:

www.fca.org.uk/firms/systems-reporting/register.

We are also a member of the Building Societies Association, please see **www.bsa.org.uk** for more information.

38. Financial Services Compensation Scheme

Progressive Building Society is a subscriber to the Financial Services Compensation Scheme.

The Financial Services Compensation Scheme (FSCS) acts as a safety net for customers of financial firms. The FSCS is industry funded and covers deposits, insurance and investments. The FSCS covers business conducted by firms regulated by the Financial Conduct Authority (FCA), the UK's regulator for the finance sector.

The FSCS can only pay compensation if a regulated firm is unable, or likely to be unable to pay claims against it. In general, this is when a firm goes out of business. Failures of banks, building societies, insurance companies and securities houses are fortunately rare but if the worst does happen, the FSCS is there to help.

A compensation limit applies to each depositor for the total of their deposits with an organisation, regardless of how many accounts they hold or whether they are a single or joint account holder. In the case of a joint account, FSCS will assume that the money in that account is split equally between account holders, unless evidence shows otherwise.

This means that each account holder in a joint account would be eligible for compensation up to the maximum limit. Where two depositors hold a joint account, the compensation limit is available to each depositor. The compensation limits are set by HM Treasury and savers are informed of the current limit by receiving a FSCS information sheet. This sheet is provided at the point of account opening and with annual statements. Savers will be informed of eligibility under the FSCS on their annual statement. To find out more, see the Scheme's website **www.fscs.org.uk**, call them on 0800 678 1100 or 020 7741 4100, email them at enquiries@ fscs.org.uk, fax them on 020 7892 7301 or write to them at Financial Services Compensation Scheme, 7th Floor, Lloyds Chambers, Portsoken Street, London E1 8BN.

39. Personal Savings Allowance

Under the Personal Savings Allowance basic rate tax payers do not have to pay tax on the first £1,000 of savings income and the first £500 for higher rate tax payers. The Personal Savings Allowance does not apply to additional rate tax payers.

You still have to pay tax to HM Revenue & Customs on interest you have earned over your Personal Savings Allowance.

Interest earned on cash ISA's does not count towards your Personal Savings Allowance, because it is already tax free.

Each year we must supply HM Revenue & Customs with details of all interest paid or credited to savers.

40. Other information

Unless otherwise stated, the law of Northern Ireland will apply and all communications and documentation in relation to any contract you may have with the Society will be in English. You submit to the non-exclusive jurisdiction of the Northern Irish Courts.

The financial relationship between ourselves is complex, and the market in which we operate is ever-changing. This booklet may not have answered all of the questions you may have about opening or operating an account with us but help and advice are always available. It is important to stay in contact with us and to help to make our relationship a mutually rewarding one.

41. Contact details

All calls may be recorded and/or monitored.

Head Office

Progressive House, 33/37 Wellington Place, Belfast, BT1 6HH **Tel:** (028) 9024 4926 **Fax:** (028) 9033 0431

www.theprogressive.com

Branch Offices

Belfast (Wellington Place) 33/37 Wellington Place, Belfast, BT1 6HH Tel: (028) 9082 1821 Fax: (028) 9043 9421

Belfast (Arthur Square) 7 Arthur Square, Cornmarket, Belfast, BT1 4FD Tel: (028) 9032 0573 Fax: (028) 9024 2035

Ballymena

79/81 Wellington Street, Ballymena, Co Antrim, BT43 6AD Tel: (028) 2564 2845 Fax: (028) 2563 0497

Bangor

6 Castle Street, Bangor, Co Down, BT20 4ST Tel: (028) 9127 0348 Fax: (028) 9127 4131

Coleraine

17 The Diamond, Coleraine, Co Londonderry, BT52 1DW Tel: (028) 7032 9999 Fax: (028) 7032 1394

Enniskillen

24 High Street, Enniskillen, Co Fermanagh, BT74 7EH Tel: (028) 6632 2470 Fax: (028) 6632 8004

Glengormley

323 Antrim Road, Newtownabbey, Co Antrim, BT36 5DY Tel: (028) 9083 9329 Fax: (028) 9084 7106

Lisburn 3 Market Place, Lisburn, Co Antrim, BT28 1AN Tel: (028) 9260 2802 Fax: (028) 9266 4610

Derry / Londonderry 3 Millennium Forum, Newmarket Street, Londonderry, BT48 6EB Tel: (028) 7137 2277 Fax: (028) 7137 2347

Newtownards

4 Conway Square, Newtownards, Co Down, BT23 4DD Tel: (028) 9181 9709 Fax: (028) 9182 2914

Omagh

40 High Street, Omagh, Co Tyrone, BT78 1BP Tel: (028) 8225 0989 Fax: (028) 8225 1761

Portadown

12 Market Street, Portadown, Co Armagh, BT62 3JY Tel: (028) 3833 0103 Fax: (028) 3839 4134

Progressive Building Society is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Financial Services Register Number 161841. All calls may be recorded and/or monitored. The Society is a member of the Building Societies Association. The Society has an internal complaints procedure. Complaints that cannot be resolved may be referred to the Financial Ombudsman Service, Exchange Tower, London E14 9SR (tel: 0800 023 4567 or 0300 123 9123) email: complaint.info@financial-ombudsman.org.uk. The Society is a subscriber to the Financial Services Compensation Scheme. Further details are available on request from the Society or by visiting our website: www.theprogressive.com or the Financial Services Compensation Scheme website: www.fscs.org.uk.

Unless otherwise stated, the law of Northern Ireland will apply and all communications and documentation in relation to this contract will be in English. You submit to the non-exclusive jurisdiction of the Northern Irish Courts.





April 2018