



***Your
Insured
Deposits***

*FDIC's
Guide to
Deposit
Insurance
Coverage*

*Federal
Deposit
Insurance
Corporation*



Foreword

The FDIC – short for the Federal Deposit Insurance Corporation – is an independent agency of the United States government. The FDIC protects depositors against the loss of their insured deposits if an FDIC-insured bank or savings association fails. FDIC insurance is backed by the full faith and credit of the United States government.

If a depositor's accounts at one FDIC-insured bank or savings association total \$100,000 or less, the deposits are fully insured. A depositor can have more than \$100,000 at one insured bank or savings association and still be fully insured provided the accounts meet certain requirements. In addition, federal law provides for insurance coverage of up to \$250,000 for certain retirement accounts.

This guide describes the FDIC's rules for insurance coverage of bank and savings association deposits and answers frequently asked questions about the FDIC's insurance rules. The guide is intended primarily for depositors who need a comprehensive explanation of the FDIC's rules, including the requirements to qualify for more than \$100,000 in insurance coverage.

Notice

The information provided in this guide is presented in a non-technical way and is not intended to be a legal interpretation of the FDIC's laws and regulations on insurance coverage. For greater detail concerning the technical aspects of insurance coverage, depositors or their counsel may wish to consult the Federal Deposit Insurance Act (12 U.S.C.1811 et seq.) and the FDIC's regulations relating to insurance coverage (12 C.F.R. Part 330).

Federal law expressly limits the amount of insurance the FDIC can pay to depositors and no representation made by any person can increase that coverage.

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FDIC Insurance Basics

The FDIC insures deposits in most banks and savings associations located in the United States. The FDIC protects depositors against the loss of their deposits if an FDIC-insured bank or savings association fails. FDIC insurance is backed by the full faith and credit of the United States government.

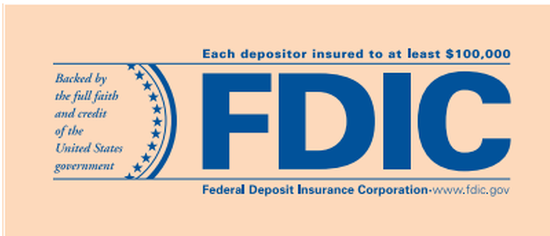
For simplicity, the term “insured bank” is used to mean any bank or savings association that has FDIC insurance. To check whether a bank or savings association is insured by the FDIC, call toll-free at:

1-877-275-3342

use “Bank Find” at:

www.fdic.gov/deposit/index

or look for the FDIC official teller sign where deposits are received. Beginning in 2007, insured banks will display this new official FDIC sign:



What Does FDIC Deposit Insurance Cover?

FDIC insurance covers all types of deposits received at an insured bank, including deposits in checking, NOW, and savings accounts, money market deposit accounts, and time deposits such as certificates of deposit (CDs).

FDIC deposit insurance covers the balance of each depositor’s account, dollar-for-dollar, up to the insurance limit, including principal and any accrued interest through the date of the insured bank’s closing.

The FDIC does not insure money invested in stocks, bonds, mutual funds, life insurance policies, annuities, or municipal securities, even if these investments were bought from an insured bank.

The FDIC does not insure U.S. Treasury bills, bonds, or notes. These are backed by the full faith and credit of the United States government.

How Much Insurance Coverage Does the FDIC Provide?

The basic insurance amount is \$100,000 per depositor, per insured bank.

The \$100,000 amount applies to all depositors of an insured bank except for owners of certain retirement accounts, which are insured up to \$250,000 per owner, per insured bank.

Deposits in separate branches of an insured bank are not separately insured. Deposits in one insured bank are insured separately from deposits in another insured bank.

Deposits maintained in different categories of legal ownership at the same bank can be separately insured. Therefore, it is possible to have deposits of more than \$100,000 at one insured bank and still be fully insured.

The following sections describe the eight ownership categories recognized by FDIC regulations and the requirements that must be met to have coverage beyond the basic \$100,000 insurance amount.

Ownership Categories

Single Accounts



A single account is a deposit owned by one person. The following deposit account types are included in this ownership category:

- ☛ Accounts held in one person's name alone
- ☛ Accounts established for one person by an agent, nominee, guardian, custodian, or conservator, including Uniform Transfers to Minors Act accounts, escrow accounts, and brokered deposit accounts
- ☛ Accounts held in the name of a business that is a sole proprietorship (for example, a "DBA account")
- ☛ Accounts established for a decedent's estate, and
- ☛ Any account that fails to qualify for coverage under another ownership category.

All single accounts owned by the same person at the same insured bank are added together and the total is insured up to \$100,000.

If an individual has a deposit account titled in his or her name alone but gives another person the right to withdraw deposits from the account, the account will be insured as a single account only if the insured bank's deposit account records indicate that:

- 👉 the other signer is authorized to make withdrawals pursuant to a Power of Attorney, or
- 👉 the account is owned by one person and the other person is authorized to withdraw deposits on the owner's behalf (for example, a convenience account)

If the insured bank's account records do not indicate that such a relationship exists, the deposit would be insured as a joint account.

Single Account Example

| Account Title | Deposit Type | Account Balance |
|--|--------------|------------------|
| Marci Jones | NOW | \$ 5,000 |
| Marci Jones | Savings | 20,000 |
| Marci Jones | CD | 100,000 |
| <i>Marci's Memories</i> (a sole proprietorship) | Checking | 25,000 |
| Total Deposits | | 150,000 |
| Amount Insured | | 100,000 |
| Amount Uninsured | | \$ 50,000 |

Explanation:

Marci Jones has four single accounts at the same insured bank: three accounts held in her name alone and one account held by her business, which is a sole proprietorship. Deposits owned by a sole proprietorship are insured as the single ownership deposits of the person who owns the business. Thus, the deposits in all of these accounts are added together and the total balance, \$150,000, is insured for \$100,000, leaving \$50,000 uninsured.

Certain Retirement Accounts



These are deposits owned by one person and titled in the name of that person's retirement account.

The following types of retirement plan deposits qualify for coverage as certain retirement accounts.

- ☛ All types of IRAs, including:
 - Traditional IRAs
 - Roth IRAs
 - Simplified Employee Pension (SEP) IRAs
 - Savings Incentive Match Plans for Employees (SIMPLE) IRAs
- ☛ All Section 457 deferred compensation plan accounts, such as eligible deferred compensation plans provided by state and local governments, regardless of whether they are self-directed
- ☛ Self-directed defined contribution plan accounts, such as self-directed 401(k) plans, self-directed SIMPLE IRAs held in the form of 401(k) plans, self-directed defined contribution money purchase plans, and self-directed defined contribution profit-sharing plans
- ☛ Self-directed Keogh plan accounts (or H.R. 10 plan accounts) designed for self-employed individuals

All retirement accounts listed above owned by the same person in the same FDIC-insured bank are added together and the total is insured to \$250,000.

The FDIC defines the term "self-directed" to mean that plan participants have the right to direct how the money is invested, including the ability to direct that the deposits be placed at an FDIC-insured bank.

If a participant of a retirement plan has the right to choose a particular depository institution's deposit accounts as an investment, the FDIC would consider the account to be self-directed. Also, if a plan has as its default investment option deposit accounts at a particular FDIC-insured institution, the FDIC would

deem the plan to be self-directed for deposit insurance purposes because, by inaction, the participant has directed the placement of such deposits.

However, if a plan's only investment vehicle is the deposit accounts of a particular bank, so that participants have no choice of investments, the plan would not be deemed self-directed for deposit insurance purposes. Finally, if a plan consists only of a single employer/employee, and the employer establishes the plan with a single-investment option of plan assets, the plan would be considered self-directed for deposit insurance purposes.

Naming beneficiaries on a retirement account does **not** increase deposit insurance coverage.

Coverdell Education Savings Accounts (formerly known as an Education IRAs), Health Savings Accounts, and Medical Savings Accounts are not included in this ownership category and are not eligible for the increased coverage. Also, accounts established under section 403(b) of the Internal Revenue Code (annuity contracts for certain employees of public schools, tax-exempt organizations and ministers) are not eligible for the \$250,000 coverage limit. For information on these types of accounts, contact the FDIC using the resources provided on the back of this brochure.

Defined-benefit plans (benefits predetermined by an employee's compensation, years of service, and age) are not eligible for the \$250,000 coverage limit. For information on these types of accounts, refer to the section on Employee Benefits Plan accounts.

Retirement Account Example

| Account Title | Account Balance |
|------------------------|-------------------|
| Bob Johnson's Roth IRA | \$ 110,000 |
| Bob Johnson's IRA | 75,000 |
| Total | 185,000 |
| Amount Insured | \$ 185,000 |

Explanation:

Since Bob's total deposits in all self-directed retirement accounts at the same insured bank are less than the \$250,000 limit, both retirement accounts are fully insured.

Joint Accounts



A joint account is a deposit owned by two or more people. To qualify for insurance under this ownership category, all of the following requirements must be met:

1. All co-owners must be people. Legal entities such as corporations, trusts, estates, or partnerships are not eligible for joint account coverage.
2. All co-owners must have equal rights to withdraw funds from the account. For example, if one co-owner can withdraw funds on his or her signature alone but the other co-owner can withdraw deposits only with the signature of both co-owners, the co-owners do not have equal withdrawal rights.
3. All co-owners must sign the deposit account signature card unless the account is a CD or is established by an agent, nominee, guardian, custodian, executor or conservator.

If all of these requirements are met, each co-owner's share of every account that is jointly held at the same insured bank is added together with the co-owner's other shares, and the total is insured up to \$100,000.

The FDIC assumes that all co-owners' shares are equal unless the deposit account records state otherwise.

For example, a husband and wife could have up to \$200,000 in one or more joint accounts at the same insured bank and the deposits would be fully insured. The husband's ownership share is insured up to \$100,000 and the wife's ownership share is insured up to \$100,000.

Insurance coverage of joint accounts is not increased by rearranging the owners' names or by changing the styling of their names. Alternating the use of "or," "and" or "and/or" to separate the names of co-owners in a joint account title also does not affect the amount of insurance coverage provided.

In addition, using different Social Security numbers on multiple accounts held by the same co-owners will not increase insurance coverage.

Joint Account Example

| Account Title | Deposit Type | Account Balance |
|------------------------------|--------------|-------------------|
| Mary and John Smith | NOW | \$ 25,000 |
| John or Mary Smith | Savings | 100,000 |
| Mary or John or Robert Smith | CDs | 150,000 |
| Total Deposits | | \$ 275,000 |

Insurance coverage for each owner is calculated as follows:

| Depositors | Ownership Share | Amount Insured | Amount Uninsured |
|--------------|-------------------|-------------------|------------------|
| Mary | \$ 112,500 | \$ 100,000 | \$ 12,500 |
| John | 112,500 | 100,000 | 12,500 |
| Robert | 50,000 | 50,000 | 0 |
| Total | \$ 275,000 | \$ 250,000 | \$ 25,000 |

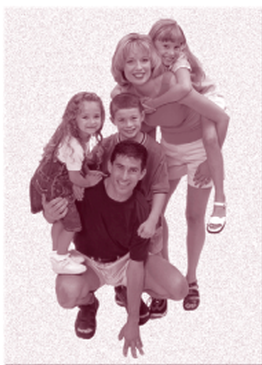
Explanation:

Mary's ownership share in all joint accounts equals 1/2 of the NOW account (\$12,500), 1/2 of the savings account (\$50,000), and 1/3 of the CD (\$50,000), for a total of \$112,500. Since her coverage in the joint ownership category is limited to \$100,000, \$12,500 is uninsured.

John's ownership share in all joint accounts is the same as Mary's, so \$12,500 is uninsured.

Robert's ownership share in all joint accounts is 1/3 of the CD, or \$50,000, so his share is fully insured.

Revocable Trust Accounts



A revocable trust account is a deposit owned by one or more people that indicates an intention that the deposits will belong to one or more named beneficiaries upon the death of the owner(s). A revocable trust account can be revoked (or terminated) at the discretion of the owner. In this section, the term “owner” means the grantor, settlor, or trustor of the trust.

There are both informal and formal revocable trusts. Informal revocable trusts, often called “payable-on-death” (POD), “Totten trust,” or “in trust for” (ITF) accounts, are created when the account owner signs an agreement—usually part of the bank’s signature card – stating that the deposits are payable to one or more beneficiaries upon the owner’s death.

Formal revocable trusts – known as “living” or “family” trusts – are written trusts created for estate planning purposes. The owner controls the deposits and other assets in the trust during his or her lifetime. Upon the owner’s death, the trust generally becomes irrevocable.

All deposits that an owner has in both informal and formal revocable trusts are added together for insurance purposes, and the insurance limit is applied to the combined total.

Payable-on-Death (POD) Accounts

The owner of a POD account is insured up to \$100,000 for each beneficiary if all of the following requirements are met:

1. The account title must include a commonly accepted term such as “payable-on-death,” “in trust for,” “as trustee for” or similar language to indicate the existence of a trust relationship. The term may be abbreviated (for example, “POD,” “ITF” or “ATF”).

2. The beneficiaries must be identified by name in the deposit account records of the insured bank.
3. The beneficiaries must be “qualifying,” meaning that the beneficiaries must be the owner’s spouse, child, grandchild, parent, or sibling. Adopted and step children, grandchildren, parents, and siblings also qualify. Others including in-laws, cousins, nieces and nephews, friends, organizations (including charities) and trusts do not qualify.

Example 1

POD account with one owner

| Account Title | Account Balance | Amount Insured | Amount Uninsured |
|--------------------------------|-----------------|----------------|------------------|
| Father POD to son and daughter | \$ 200,000 | \$ 200,000 | \$ 0 |

Explanation:

Deposit insurance coverage is based on each owner’s trust relationship with each qualifying beneficiary. The owner of this POD account, the father, is insured up to a maximum of \$200,000 since he has two qualifying beneficiaries on the revocable trust account. This example assumes that the beneficiaries have equal beneficiary interests in the revocable trust account and the owner has no other revocable trust accounts naming the same beneficiaries.

A common mistake that depositors make in calculating coverage for revocable trust accounts is assuming that every person named on a revocable trust account — both the owner(s) and the beneficiaries — receives up to \$100,000 in insurance coverage. This is **not** correct. Each owner of a revocable trust may be entitled to insurance coverage up to \$100,000 for each qualifying beneficiary that the account owner designates in the revocable trust account.

If all of the beneficiaries are qualifying and have equal interests, the insurance coverage for each owner is calculated by multiplying \$100,000 times the number of qualifying beneficiaries, **not** \$100,000 times the number of owners plus the number of beneficiaries.

If the beneficiaries are not all qualifying, or have unequal interests, the above calculation should not be used. All funds attributable to non-qualifying beneficiaries are aggregated and insured up to \$100,000 as the single account funds of the trust owner. In addition, if the trust specifies different interests for the beneficiaries, the owner is insured only up to each beneficiary’s actual interest in the trust.

Another misunderstanding is that the trust agreement itself is entitled to an additional \$100,000 of deposit insurance coverage. This is **not** correct.

If a POD account has more than one owner (e.g., husband and wife) or is held for multiple beneficiaries, the insured balance of the account can exceed \$100,000. The FDIC will assume that the owners' shares are equal unless the deposit account records state otherwise. Similarly, if there are multiple beneficiaries, the FDIC will assume the beneficiaries' interests are equal unless otherwise stated in the deposit account records.

Example 2

POD accounts with multiple owners and beneficiaries

| Account Title | Account Balance | Amount Insured | Amount Uninsured |
|------------------------------------|----------------------|----------------------|------------------|
| Husband and Wife POD 3 Children | \$ 600,000 | \$ 600,000 | \$ 0 |
| Husband POD Wife | 100,000 | 100,000 | 0 |
| Wife POD Husband | 100,000 | 100,000 | 0 |
| Husband POD Brother and Father | 200,000 | 200,000 | 0 |
| Total | \$ 1, 000,000 | \$ 1, 000,000 | \$ 0 |

Explanation:

These four accounts totaling \$1,000,000 are fully insured because each owner is entitled to \$100,000 insurance coverage for each qualifying beneficiary. The husband has \$600,000 of insurance coverage (\$100,000 for each qualifying beneficiary – his three children in the first account, his wife in the second account and his brother and father in the fourth account). The wife has \$400,000 of insurance coverage (\$100,000 for each qualifying beneficiary – her three children in the first account and her husband in the third account).

Note:

The \$100,000 per beneficiary insurance limit applies to all formal and informal revocable trust accounts that an owner has at the same bank.

If any of the requirements for coverage in the revocable trust account category are not met:

- ☛ The entire amount in the account, or any portion of the account that does not qualify, would be added to the owner's other single accounts, if any, at the same insured bank and insured up to \$100,000.
- ☛ If the account has more than one owner, the FDIC would insure each owner's share as his or her single account.

Example 3

POD accounts with non-qualifying beneficiary

| Account Title | | Balance | |
|--------------------------------|--------------------|-------------------|---------------------|
| Husband and Wife POD Nephew | | \$ 300,000 | |
| Owner/ Beneficiary | Ownership Share | Amount Insured | Amount Uninsured |
| Husband POD to Nephew | \$ 150,000 | \$ 100,000 | \$ 50,000 |
| Wife POD to Nephew | 150,000 | 100,000 | 50,000 |
| Total | \$ 300,000 | \$ 200,000 | \$ 100,000 |

Explanation:

Although this is a revocable trust account, the account does not qualify for insurance coverage under the revocable trust ownership category because the beneficiary of the trust is not a qualifying beneficiary. Instead, the owner's portion of such deposits is added to any other single ownership deposits the owner may have at that same institution and insured up to \$100,000. If the husband and wife do not have any other single accounts at this institution, the \$300,000 account balance would be insured for \$100,000 to the husband and \$100,000 to the wife as their respective single account deposits for a total of \$200,000 insured, with \$100,000 uninsured.

Living/Family Trust Accounts

Living or family trust accounts are insured up to \$100,000 per owner for each named beneficiary if all of the following requirements are met:

1. The account title at the bank must indicate that the account is held pursuant to a trust relationship. This rule can be met by using the term “living trust,” “family trust,” or similar language in the account title.
 2. The beneficiaries must be “qualifying” as defined for POD accounts earlier.
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While the owners of a trust may benefit from the trust during their lifetimes, they are not considered beneficiaries for the purpose of calculating deposit insurance coverage. Beneficiaries are those identified by the owner to receive an interest in the trust assets when the last owner dies.

In general, determining insurance coverage for living/family trust accounts is more difficult than for POD accounts because these formal trusts often identify multiple beneficiaries who may have unequal or dissimilar interests in the trust.

Deposit insurance coverage for a revocable living trust account depends upon the answers to the following specific questions:

👉 **Does the account title at the bank indicate that the account is held by a trust?**

This requirement can easily be met by using the words “living trust,” or “family trust,” or similar terms in the account title.

👉 **Who are the owners of the trust?**

The owners are commonly referred to in the formal revocable trust document as trustors, grantors or settlors. For the purpose of calculating deposit insurance coverage only, the trustees, co-trustees, and successor trustees are not relevant. They are administrators and have no impact on deposit insurance coverage unless they are also the owners of the trust.

👉 **Who are the beneficiaries of the trust?**

The beneficiaries are the people or entities entitled to an interest in the trust when the last owner dies. Contingent or alternative trust beneficiaries

are not considered to have an interest in the trust deposits and other assets as long as the primary or initial beneficiaries are still living, with the exception of revocable living trusts with a life estate interest.

👉 **Do the beneficiaries meet the kinship requirement—that is, are they qualifying?**

To qualify for revocable trust coverage, a trust beneficiary must be the owner's spouse, child, grandchild, parent or sibling. Stepparents and stepchildren, adopted children and similar relationships also qualify. However, ex-spouses, in-laws, cousins, nieces and nephews, friends, and charitable organizations do **not** qualify. Also, if the trust itself is named as the beneficiary, the qualifying beneficiary requirement is **not** met.

👉 **What dollar amount or percentage interest has the owner allocated to each beneficiary?**

Insurance coverage is based on the actual interests of each qualifying beneficiary. Unless the trust states otherwise, the FDIC will assume that the beneficiaries have equal interests in the living trust account. If the interest or the dollar amount that each beneficiary receives is unequal, it will affect the amount of deposit insurance coverage.

👉 **Are all the beneficiaries and owners living?**

The amount of deposit insurance coverage can change if there is a death of an owner or a beneficiary. Upon the death of an owner, the FDIC provides a grace period up to six months during which the account is insured as if the owner were still living. However, the six month grace period does not apply to the death of a beneficiary named in a living trust account. See section called "FAQs About FDIC Insurance", questions 13-15, for more information.

The following section describes how insurance coverage is determined when a living/family trust has multiple beneficiaries with varying trust interests.

1. If a living trust has multiple beneficiaries, the FDIC will assume the beneficiaries' interests are equal unless otherwise stated in the trust.

For example:

A mother has a living trust leaving all trust deposits equally to her three children. A deposit account held by the trust at an insured bank could be insured up to \$300,000. Since there are three qualifying beneficiaries who would inherit the trust deposits equally when the owner dies,

the owner has created a trust relationship of \$100,000 with each of her three children for a total of \$300,000.

-
- 2. Living trust coverage is based on the interests of qualifying beneficiaries who would become entitled to receive trust assets when the trust owner dies (or if the trust is jointly owned, when the last owner dies). This means that, when determining coverage, the FDIC will ignore any trust beneficiary who would have an interest in the trust assets only after another living beneficiary dies.**

For example:

A father has a living trust that leaves all of the trust assets to his son. If the son predeceases the father, the trust assets are distributed equally to the son's five children (father's grandchildren). If the bank should fail while the son is still alive, the father's living trust account is insured up to \$100,000, because there is one qualifying beneficiary who is entitled to receive the trust assets when the father dies. However, if the son predeceases his father, the five grandchildren are then the beneficiaries and the father's living trust account would be insured up to \$500,000 (\$100,000 for each of the living five beneficiaries).

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- 3. Some living trusts give a beneficiary the right to receive income from the trust or use the assets during the beneficiary's lifetime (known as a life estate interest), with other beneficiaries receiving the remaining trust assets after the first beneficiary dies. In such a case, the FDIC will recognize all beneficiaries in determining insurance coverage. Unless otherwise indicated in the trust, the FDIC will assume that a beneficiary with a life estate interest has an equal share of the trust with the other beneficiaries.**

For example:

A husband has a living trust giving his wife a life estate interest in the trust deposits, with the remainder going to their two children equally upon his wife's death. The husband's living trust would be insured up to \$300,000. In this example, the FDIC's insurance rules recognize the wife and two children as equal beneficiaries. Since there is one trust owner who has three qualifying beneficiaries, the husband's trust account at an insured bank would be insured up to \$300,000.

4. Some living trusts allocate unequal interests to the beneficiaries. The deposit insurance coverage for these living trusts requires a different calculation.

For example:

A mother has a revocable trust providing that upon her death, the trust assets pass to her two children, Mary and Ed, but not on an equal basis—Mary has a $\frac{2}{3}$ interest and Ed has a $\frac{1}{3}$ interest.

To determine the maximum insurance coverage for this trust account the deposits attributable to the beneficiary with the largest interest cannot exceed \$100,000. In this example, Mary's interest in the mother's trust account cannot exceed \$100,000, so the maximum amount the mother can deposit at one bank with full insurance coverage is \$150,000. If the mother's trust deposits at one bank total \$150,000, Mary's share would be \$100,000 ($\frac{2}{3}$ of \$150,000) and Ed's share would be \$50,000 ($\frac{1}{3}$ of \$150,000). Since both beneficiaries' interests are within the insurance limit, all of the trust deposits are fully insured.

5. If a living trust has multiple owners, coverage would be up to \$100,000 per qualifying beneficiary for each owner, provided the beneficiary would be entitled to receive the trust assets when the last owner dies.

For example:

A husband and wife are co-owners of a living trust. The trust states that upon the death of one spouse the assets will pass to the surviving spouse, and upon the death of the last owner the assets will pass to their three children equally. This trust's deposit account would be insured up to \$600,000. Since each owner names three qualifying beneficiaries, the owners (husband and wife) will be insured up to \$300,000 each.

6. If any of the requirements for insurance coverage under the revocable trust account category are not met:

The entire amount in the account, or any portion of the account that does not qualify, would be added to the owner's other single accounts, if any, at the same insured bank and insured up to \$100,000.

If the revocable trust account has more than one owner, the FDIC would insure each owner's share as his or her single account.

For example:

David Stein has a living trust naming his son and nephew as equal beneficiaries of all trust assets. In this case, the trust has one qualifying beneficiary (the son) and one non-qualifying beneficiary (the nephew). Since one of the requirements for insurance coverage under the revocable trust account category is not met for one beneficiary – that is, one beneficiary is not qualifying - only the portion of David's trust deposits attributable to his son qualifies for insurance coverage as a revocable trust account. The portion of the trust deposits attributable to David's nephew may be insured as David's single ownership account.

If David has no other revocable trust accounts at the same bank that name his son as a beneficiary, the portion of the trust account attributable to his son would be insured up to \$100,000 in the revocable trust account category. If David has no other single accounts at the same bank, the portion of the trust account attributable to his nephew would be insured up to \$100,000 as David's single ownership account. Thus, this trust account could be insured up to \$200,000 through a combination of coverage in the single ownership account and revocable trust account categories.

7. The \$100,000 per beneficiary insurance limit applies to all formal and informal revocable trust accounts that an owner has at the same bank.

For example:

A father has a POD account naming his son and daughter as equal beneficiaries and he also has a living trust account naming the same beneficiaries. In this case, the funds in both the POD account and living trust account would be added together and the total insured up to \$200,000 (\$100,000 per owner per qualifying beneficiary).

Irrevocable Trust Accounts

Irrevocable trust accounts are deposits held by a trust established by statute or a written trust agreement in which the grantor (the creator of the trust - also referred to as a trustor or settlor) contributes deposits or other property and gives up all power to cancel or change the trust.

An irrevocable trust also may come into existence upon the death of an owner of a revocable trust. The reason is that the owner no longer can revoke or change the terms of the trust. If a trust has multiple owners and one owner passes away, the trust agreement may call for the trust to split into an irrevocable trust and a revocable trust owned by the survivor. Because these two trusts are held under different ownership types, the insurance coverage may be very different, even if the beneficiaries have not changed.

The interests of a beneficiary in all deposit accounts established by the same grantor and held at the same insured bank under an irrevocable trust are added together and insured up to \$100,000, only if ALL of the following requirements are met:

1. The insured bank's deposit account records must disclose the existence of the trust relationship.
2. The beneficiaries and their interests in the trust must be identifiable from the bank's deposit account records or from the trustee's records.
3. The amount of each beneficiary's interest must not be contingent as defined by FDIC regulations.
4. The trust must be valid under state law.

Note:

A beneficiary does not have to be related to the grantor to obtain insurance coverage under the irrevocable trust account category.

If the grantor retains an interest in the trust, the amount of the grantor's retained interest would be added to any single accounts owned by the grantor at the same bank and the total insured up to \$100,000. For this situation to exist, the grantor must be living.

The following are situations where an irrevocable trust would **not** be insured on a per beneficiary basis, resulting in the trust as a whole qualifying for only \$100,000 in insurance coverage.

- ☛ The trust agreement does not name the beneficiaries or provide any means of identifying the beneficiaries.
- ☛ The trust agreement provides that a beneficiary will receive no assets unless certain conditions are satisfied.
- ☛ The trust agreement provides that a trustee may invade the principal of the trust (for example, for the support or medical needs of a surviving spouse or other beneficiary), with the result that the assets available for the other beneficiaries may be reduced or eliminated.
- ☛ The trust agreement provides that a trustee or particular beneficiary may exercise discretion in allocating assets among the beneficiaries, with the result that the future distribution to each beneficiary is impossible to predict.

Important!

Since irrevocable trusts often contain conditions that affect the interests of the beneficiaries or provide a trustee or a beneficiary with the authority to invade the principal, deposit insurance for an irrevocable trust account usually is limited to a total of \$100,000.

A grantor or trustee of an irrevocable trust account who is unsure of the provisions of the trust should consult with a legal or financial advisor.

Employee Benefit Plan Accounts

Employee benefit plan accounts are deposits of a pension plan, profit-sharing plan or other employee benefit plan.

Employee benefit plan deposits are insured up to \$100,000 for each participant's non-contingent interest in the plan.

This coverage is known as "pass-through" insurance because the insurance coverage passes through the plan administrator to each participant's interest or share.

Coverage for a plan's deposits is not based on the number of participants, but rather on each participant's share of the plan. Because plan participants normally have different interests in the plan, insurance coverage cannot be determined by simply multiplying the number of participants by \$100,000.

To determine the maximum amount a plan can have on deposit in a single bank and remain fully insured, first determine which participant has the largest share of the plan assets, then divide \$100,000 by that percentage. For example, if a plan has 20 participants, but one participant has an 80% share of the plan assets, the most that can be on deposit and remain fully insured is \$125,000 ($\$100,000 / .80 = \$125,000$).

Example

Employee benefit plan that qualifies for “pass-through” coverage

| Account Title | Balance |
|-------------------------------|-----------|
| Happy Pet Clinic Benefit Plan | \$285,000 |

| Plan Participants | Plan Share | Share of Deposit | Amount Insured | Amount Uninsured |
|-------------------|-------------|-------------------|-------------------|------------------|
| Dr. Todd | 35% | \$ 99,750 | \$ 99,750 | \$ 0 |
| Dr. Jones | 30% | 85,500 | 85,500 | 0 |
| Tech Evans | 20% | 57,000 | 57,000 | 0 |
| Tech Barnes | 15% | 42,750 | 42,750 | 0 |
| Plan Total | 100% | \$ 285,000 | \$ 285,000 | \$ 0 |

Explanation:

This employee benefit plan can deposit \$285,000 in a single insured bank and have all of its participants fully insured. The \$285,000 deposit results in Dr. Todd (the largest participant) being insured for \$99,750 (35% of \$285,000). When Dr. Todd is fully insured, the rest of the participants will be insured, since they have smaller shares of the plan.

Plan participants who want to know more about how a plan’s deposits are insured should consult with the plan administrator.

Corporation /Partnership/ Unincorporated Association Accounts



Corporations, partnerships, and unincorporated associations, including for-profit and not-for-profit organizations, are insured under the same ownership category.

To qualify for coverage under this category, a corporation, partnership, or unincorporated association must be engaged in an “independent activity,” meaning that the entity is operated primarily for some purpose other than to increase insurance coverage.

Deposits owned by a corporation, partnership, or unincorporated association are insured up to \$100,000 at a single bank, but are insured separately from the personal accounts of the entity’s stockholders, partners, or members.

Accounts owned by the same corporation, partnership, or unincorporated association but designated for different purposes are not separately insured. Instead, such accounts are added together and insured up to \$100,000. For example, if a corporation has divisions or units that are not separately incorporated, the deposit accounts of those divisions or units would be added to any other deposit accounts of the corporation and the total insured up to \$100,000.

The number of partners, members, or account signatories that a corporation, partnership, or unincorporated association has does not affect coverage. For example, deposits owned by a homeowners association are insured up to \$100,000 in total, not \$100,000 for each member of the association. Unincorporated associations typically insured under this category include churches and other religious organizations, community and civic organizations, and social clubs.

Accounts in the names of sole proprietorships (for example, “DBA accounts”) are not insured in this category. Rather, they are added to the owner’s other single accounts, if any, at the same insured bank and the total is insured up to \$100,000. (See Single Accounts section.)

Government Accounts

Government accounts are also known as public unit accounts. This category includes deposit accounts of:

- ☛ **The United States**
- ☛ **Any state, county, municipality (or a political subdivision of any state, county, or municipality), the District of Columbia, Puerto Rico and other government possessions and territories**
- ☛ **An Indian tribe**

Insurance coverage of a public unit account differs from a corporation, partnership and unincorporated association account in that the coverage extends to the official custodian of the deposits belonging to the public unit rather than the public unit itself.

Each official custodian of time and savings deposits (including interest-bearing NOW accounts) of a public unit is insured up to \$100,000.

Additionally, demand deposits in an insured bank located in the same state as the public unit are separately insured up to \$100,000. Thus the same official custodian may receive up to \$200,000 in insurance coverage – \$100,000 in time and savings deposits and \$100,000 in demand deposits – provided the deposits are held in an insured bank located in the same state as the public unit.

Demand deposits maintained by an official custodian of the United States will be insured separately from any time deposits maintained by the same custodian at the same insured bank, regardless of the state in which the insured bank is located.

Public unit deposits maintained in any out-of-state bank – whether time, savings or demand deposits – are limited to a maximum of \$100,000 in coverage per official custodian.

FAQs About FDIC Insurance

General Questions

1. How can a depositor tell whether a bank is insured?

Insured banks must display an official sign at each teller window or station where deposits are regularly received. To find out if a particular bank or savings association has FDIC insurance coverage, contact the FDIC using one of the resources listed under FDIC Insurance Basics.

2. Whose deposits does the FDIC insure?

Any person or entity can have FDIC deposit insurance in an insured bank located in the United States. A person does not have to be a U.S. citizen or resident to have deposits insured by the FDIC.

3. Does FDIC insurance protect creditors and shareholders?

FDIC insurance only protects depositors, although some depositors may also be creditors or shareholders of an insured bank.

4. Does the FDIC insure all investments sold by an insured bank?

The FDIC does not insure money invested in stocks, bonds, mutual funds, life insurance policies, annuities, or municipal securities, even if they were bought from an insured bank.

The FDIC also does not insure U.S. Treasury bills, bonds, or notes, but those are backed by the full faith and credit of the United States government.

5. How long does the FDIC take to pay insurance on deposits after an insured bank fails?

Federal law requires the FDIC to make payment as soon as possible. Historically, the FDIC pays insurance within a few days after a bank closing either by establishing an account at another insured bank or by providing a check. Deposits purchased through a broker may take longer to be paid because the FDIC may need to obtain the broker's records to determine insurance coverage.

Customers with uninsured deposits receive the insured portion of their account as described above. They will wait longer to receive payment for some or all of their **uninsured** deposits. The amount of uninsured deposits they may receive, if any, is based on the sale of the failed bank's assets. Depending on the quality and value of these assets, it may take several years to sell the assets. As assets are sold, uninsured depositors receive periodic payment on their uninsured deposit claim.

6. Does the FDIC insure an unpaid cashier's check, interest check, money order, or expense check issued by an insured bank?

If a depositor holds one or more of these items from an insured bank, and the insured bank fails before the item is cashed elsewhere, the FDIC will add the item to any other deposits held in the same ownership category at the same insured bank. For example, an outstanding interest check payable to a depositor will be added to their other single ownership accounts, if any, and the total insured up to \$100,000.

7. Does the FDIC insure safe deposit boxes if a bank fails?

The FDIC does not insure safe deposit boxes or their contents. In the event of a bank failure, the FDIC in most cases arranges for an acquiring bank to take over the failed bank's offices, including locations with safe deposit boxes. If no acquirer is found, boxholders would be sent instructions for removing the contents of their boxes.

8. How does the FDIC determine ownership of deposits?

The FDIC presumes that deposits are owned as shown on the deposit account records of the insured bank. The deposit account records of an insured bank include account ledgers, signature cards, certificates of deposit, passbooks, and certain computer records. Account statements, deposit slips and cancelled checks are not considered deposit account records for purposes of determining deposit insurance coverage.

9. When an insured bank fails, what evidence will the FDIC require to determine the amount of insurance coverage for a living trust account?

If an insured bank fails, the FDIC would look to the account title to determine whether an account is held by a living trust. The FDIC would then ask the owner to provide a copy of the trust document, which the FDIC would review to identify the beneficiaries and determine their interests in the account. The owner also may be required to complete an affidavit attesting to the relationships of the beneficiaries to the trust owner.

Note that to qualify for coverage in the revocable trust account category, the account title must indicate the existence of a trust relationship. This requirement can be met by using the term “living trust,” “family trust,” or similar language in the account title, or by including other words or acronyms indicating that the account is held by a trust.

10. Can I increase my insurance coverage by depositing funds with different insured banks?

Deposits with each FDIC-insured bank are insured separately from any deposits at another insured bank. If an insured bank has branch offices, the main office and all branch offices are considered one insured bank – a depositor cannot increase insurance coverage by placing deposits at different branches of the same insured bank. Similarly, deposits held with the Internet division of an insured bank are considered the same as deposits with the “brick and mortar” part of the bank, even if the Internet division uses a different name. If two banks are affiliated, such as having a common holding company, but are separately chartered (indicated by having two different FDIC Certificate numbers), deposits in each bank would be separately insured.

11. Can I increase my insurance coverage by dividing my deposits into several different accounts at the same insured bank?

Deposit insurance coverage can be increased only if the accounts are held in different categories of ownership. These categories include single accounts, retirement accounts, joint accounts and revocable trust accounts. The requirements for obtaining separate insurance coverage in the ownership categories are explained elsewhere in the Ownership Categories section of this document.

12. Can I increase coverage for my joint accounts by using a different co-owner's Social Security number on each account or changing the way the owners' names are listed on the accounts?

Using different Social Security numbers, rearranging the order of names listed on accounts, or substituting "and" for "or" in joint account titles does not affect the amount of insurance coverage available to co-owners of joint accounts.

Death of an Account Owner or Beneficiary

13. What happens to deposit insurance coverage after an account owner dies?

The FDIC insures a deceased person's accounts as if the person were still alive for another six months. During this grace period, the insurance coverage of the owner's accounts will not change unless the accounts are restructured by those authorized to do so. Also, the FDIC will not apply this grace period if it would result in less coverage.

14. How does the death of a beneficiary of a POD account (informal revocable trust) affect insurance coverage?

There is no grace period if a beneficiary (or all beneficiaries) of a POD account passes away. Insurance coverage for the deposits in the account would immediately be reduced. For example: A mother has deposited \$200,000 in a POD account at an insured bank with her two children named as the beneficiaries (the children have equal beneficiary interests) in the account

records of the bank. While the owner and both beneficiaries are alive, the account is insured up to \$200,000. Upon the death of one beneficiary, the mother's deposit insurance coverage in the POD account is immediately reduced to \$100,000 and \$100,000 is uninsured.

15. How does the death of a beneficiary of a living trust account (formal revocable trust) affect insurance coverage?

Like informal revocable trusts, the six-month grace period does not apply to the death of a beneficiary named in a formal revocable trust account. Unlike informal revocable trusts, however, the terms of the formal revocable trust may provide for a successor beneficiary or some other redistribution of the trust deposits. Depending on these terms, the insurance coverage may or may not change. For additional assistance, contact the FDIC using one of the resources listed under "For More Information from the FDIC."

Merger of Insured Banks

16. What happens to my coverage if I have deposits at two insured banks that merge?

When two or more insured banks merge, the deposits from the assumed bank continue to be insured separately for at least six months after the merger. This grace period gives a depositor the opportunity to restructure his or her accounts, if necessary.

CDs from the assumed bank are separately insured until the earliest maturity date after the end of the six-month grace period. CDs that mature during the six-month period and are renewed for the same term and in the same dollar amount (either with or without accrued interest) continue to be separately insured until the first maturity date after the six-month period. If a CD matures during the six-month grace period and is renewed on any other basis, it would be separately insured only until the end of the six-month grace period.

Fiduciary Accounts

17. What are fiduciary accounts?

These are deposit accounts owned by one party but held in a fiduciary capacity by another party. Fiduciary relationships may include, but are not limited to, an agent, nominee, guardian, executor, or custodian. Common fiduciary accounts include Uniform Transfers to Minors accounts, escrow accounts, Interest On Lawyer Trust Accounts (IOLTA), and deposit accounts obtained through a broker.

18. What are the FDIC disclosure requirements for fiduciary accounts?

The fiduciary nature of the account must be disclosed in the bank's deposit account records (e.g., "Jane Doe as Custodian for Susie Doe" or "First Real Estate Title Company, Client Escrow Account"). The name and ownership interest of each owner must be ascertainable from the deposit account records of the insured bank or from records maintained by the agent (or by some person or entity that has agreed to maintain records for the agent).

Special disclosure rules apply to multi-tiered fiduciary relationships. If an agent pools the deposits of several owners into one account and the disclosure rules are satisfied, the deposits of each owner will be insured as that owner's deposits.

19. How does the FDIC insure funds deposited by a fiduciary?

Funds deposited by a fiduciary on behalf of one or more persons or entities (the owner) are insured as the deposits of the owner if the fiduciary meets the disclosure requirements for fiduciary accounts. (See no.18.)

20. Would funds deposited by a fiduciary be insured separately from the owners' other accounts at the same bank ?

Funds deposited by a fiduciary on behalf of one or more persons or entities (the owners) would be added to any other deposits of the owners at the same insured bank and the total would be subject to the insurance limit for the applicable ownership category.

For example: A broker purchases a CD for \$100,000 on a customer's behalf at ABC Bank in the customer's name alone and the customer already has a checking account in his or her name alone at that same bank for \$15,000. The two accounts would be added together and insured up to a total of \$100,000 in the single ownership account category, with \$15,000 uninsured.

21. How does FDIC insurance cover funds deposited for a deceased person's estate?

Funds deposited by an executor or administrator for a deceased person's estate are added to any deposits maintained in the name of the deceased person at the same bank, if any, and the total is insured up to \$100,000. Funds belonging to the estate of the deceased person, whether held in the name of the deceased or deposited by the executor or administrator, are insured separately from the funds owned by the executor, administrator, or beneficiaries of the estate. Decedent accounts are not insured on a per beneficiary basis; they are insured up to \$100,000 as the funds of the estate.

For More Information from the FDIC

Call toll-free at:

1-877-ASK-FDIC (1-877-275-3342)

from 8am until 8pm (Eastern Time)

Monday through Friday

Hearing Impaired Line:

1-800-925-4618

Calculate insurance coverage using the FDIC's
online Electronic Deposit Insurance Estimator at:

www2.fdic.gov/edie

Read more about FDIC insurance online at:

www.fdic.gov/deposit/deposits

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