

Change of address form



International

Account numbers

<input type="text"/>	<input type="text"/>	<input type="text"/>
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The information you provide below will apply to all the accounts you hold at Nationwide International

Account Name(s):

residential address	correspondence address Tick this box if your correspondence address is the same as your residential address <input type="checkbox"/>
<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>
Post code:	Post code:

The above address change applies to (please tick where appropriate)

Account holder 1 Account holder 2 Account holder 3 Account holder 4

Effective date of new address

Changed contact details	
Home telephone	<input type="text"/>
Work telephone	<input type="text"/>
Mobile telephone	<input type="text"/>
Fax address	<input type="text"/>
E-mail address	<input type="text"/>

If you have moved to an EU member state from a non EU member state or have moved outside the EU, please also read the reverse.

More information about the EU Savings Tax Directive can be found on our website nationwideinternational.co.uk/eustd.htm

Signature(s):

As per account mandate

Date:

Proof of address enclosed (please tick to confirm)

Documents from the following list are acceptable as proof of address:	
Utility bill	The items supplied must be original, show your residential address and not be more than three months old. Items marked with a * must be issued by a recognised bank or building society. We promise to send any original documents back to you by return post. Please note statements for store cards are not acceptable as proof of address.
Council tax bill	
Bank statement*	
Mortgage statement*	
Credit card statement*	
National ID card	
Photographic drivers license	

For EU passport holders resident outside the EU.

If you are an EU passport or identity card holder living outside the EU any interest paid will be reported to the country which issued your passport or identity card, until written proof of residency outside the EU has been received by Nationwide International.

For EU Residents

Frequently asked questions

Will all my accounts at Nationwide International be subject to Exchange of Information?

Yes, your accounts are linked on our systems so Exchange of Information will be applied to all accounts you hold at Nationwide International.

Does the EUSTD apply to Isle of Man residents?

No. If you are resident in the Isle of Man your interest is paid gross of tax and declared annually to the Isle of Man tax authority under domestic taxation laws.

Does the EUSTD apply to residents of the Channel Islands or Gibraltar?

No. The directive does not apply to residents of the Channel Islands, Gibraltar nor the dependent or associated territories of EU member states.

What happens if I am not resident in the EU?

If you are not resident in the EU, the EU Savings Tax Directive does not apply. Your interest will be paid gross of tax and your details will not be declared.

How is tax calculated or reported on joint accounts?

Tax is calculated depending on the extent that each account holder has the benefit of the interest payments paid to the account. Unless you tell us to the contrary we assume that the benefit is split equally. If this is not the case please complete the form available on our website at www.nationwideinternational.com/eustd.htm detailing who and in what proportion each holder has the benefit of the interest paid to the account or just write and tell us. For example, if you have a joint account with someone who is not EU resident and 100% of the benefit of the interest paid is going to that non EU resident then the account will not be affected by the EUSTD.

I am resident in the EU and have a joint account in the name of myself and my colleague who is resident outside of the EU.

How are we affected by the EUSTD?

It all depends on who benefits from the interest on the account. Unless you tell us otherwise we assume that all holders benefit equally from the interest on the account (i.e. 50% each). In this case your details will be declared together with 50% of the interest paid. Your colleague's details will not be declared. If, on the other hand, you don't benefit from the interest (your colleague receiving the entire benefit) then neither your details nor those of your colleague will be declared.

Under Exchange of Information what happens if I move address to a new country of residence?

If you change your address, we will report your interest based on the relevant country of residence at the time the interest payment is made.

How will the EUSTD affect my statements?

Under Exchange of Information your statement will show your gross interest credits.

What if I have a Lifetime Guarantee account where the interest will be paid after 1st July 2011?

Where interest is paid on or after the 1st July 2011 no tax will be taken on the interest but instead, where you are resident in the EU and you benefit from the interest, your details together with the amount of interest from which you benefit will be declared.

I am resident in the EU and have a Tracker Premium account paying interest annually on 31 March of which I am the only holder. I have currently selected the Retention tax option. How will my interest be affected by the recent change to legislation?

Interest paid on 31st March 2011 was subject to tax at 20% and will not be included in an Exchange of Information report. Your subsequent interest payment on 31st March 2012 will not be taxed at source but details of the interest paid will be included in the Exchange of Information report.

I am a non domiciled resident of an EU country and have sent you details confirming that I am exempt from retention tax. What happens on my account after 1st July 2011?

As you are resident in an EU country after 1st July 2011 your details will be declared to the tax authority of that country. You will continue to receive interest gross of tax. It is then for you to provide details to your EU tax authority in order for you to establish your exemption from tax on the interest paid.

What happens if I have an 'Interest on Closure' or 'Deferred Interest' account?

If you have selected 'interest on closure' or 'deferred interest' on your account, interest is not paid on a regular basis but only when you decide it should be paid. If you decide that interest should be paid after the 1st July 2011 and you are resident in an EU country at the time of payment, all unpaid and undeclared or untaxed interest that you have earned whilst in an EU country (and for which you receive the benefit) will be declared.