## **NON-**IOLTA LAWYER TRUST ACCOUNT NOTICE TO FINANCIAL INSTITUTION

(To be completed by lawyer/law firm for each *Non*-IOLTA account.)

TO FINANCIAL INSTITUTION:			FROM LAWYER/LAW FIRM:		
Name			Lawyer Name		
Address			Firm Name		
City	State	Zip Code	Address		
			City	State	Zip Code
			Phone	Email	
In compliance wit the above reference provisions of MRI	h Rule 1.15A(a)(2) ced financial instit PC 1.15A.  Γ ACCOUNT SIG	ution that the accoun	es of Professional	Conduct, the undersigned is a non-IOLTA accordance	
(Name)		(State Bar P Number)	(Name)		(State Bar P Number)
(Signature)			(Signature)		
(Name)		(State Bar P Number)	(Name)		(State Bar P Number)
(Signature)			(Signature)		
(Name)		(State Bar P Number)	(Name)		(State Bar P Number)
ACKNOWLEDGN BY FINANCIAL I	MENT OF RECEIP' NSTITUTION:		al Institution Represent	rativa	Date
		riiancia	a insutuuon kepresen	auve	Date

## **Distribution:**

- Send original to Financial Institution
- Send copy to State Bar of Michigan Professional Standards Division - TAON TAON@michbar.org
- Keep copy for Law Firm

## **INSTRUCTIONS**

## Before completing this form, take the following steps:

- 1) Check the Approved List of Financial Institutions to see if the depository institution is on the list of financial institutions which are approved to hold lawyer trust accounts. If the depository institution is not on the list, the financial must first be approved by the State Bar of Michigan. See Financial Institution Forms & Information.
- 2) Determine whether the trust account is a NON-IOLTA account per MRPC 1.15(a)(4).
  - a. Use this form only to notify your financial institution of *NON*-IOLTA accounts. Complete a form for *each* of your non-IOLTA accounts.
  - b. If the trust account is an IOLTA account (interest is payable to the Michigan State Bar Foundation for charitable purposes), <u>DO NOT USE THIS FORM</u>. For new IOLTA accounts, use the <u>IOLTA Notice to Eligible Financial Institution</u> form, which provides the necessary notice to the financial institution.
- 3) Make sure the name of the <u>NON</u>-IOLTA account includes the word "trust" or "escrow," e.g., Smith Law Firm Client Trust Account or Smith Law Firm Escrow Account. If the name of your non-IOLTA account does not currently include either "trust" or "escrow," it must be <u>changed</u> to comply with MRPC 1.15A(a)(2). Contact your financial institution to determine what it requires to change the name of your non-IOLTA account. <u>Do not</u> complete this form before you have fulfilled your financial institution's requirements regarding the account name and the name of your non-IOLTA account has been changed to comply with MRPC 1.15A(a)(2).

After completing this form, give the original to the financial institution, send a copy to the State Bar of Michigan Professional Standards Division - TAON, and retain a copy for the law firm.

Rule 1.15A of the Michigan Rules of Professional Conduct provides, in part, that:

- A. No lawyer trust account shall be maintained in any financial institution that has not been approved by the State Bar of Michigan to hold lawyer trust accounts. MRPC 1.15A(c).
- B. Lawyers shall clearly identify any NON-IOLTA accounts in which funds are held in trust as "trust" or "escrow" accounts. MRPC 1.15A(a)(2).
- C. Lawyers must inform the depository institution in writing (*use this notice form*) that such NON-IOLTA accounts are trust accounts for purposes of MRPC 1.15A. MRPC 1.15A(a)(2).
- D. For IOLTA accounts, the *Notice to Eligible Financial Institution* form constitutes notice to the depository institution that the IOLTA account is subject to MRPC 1.15A. MRPC 1.15A(a)(2).

In order to be approved to hold lawyer trust accounts, the financial institution submits a signed agreement to the State Bar of Michigan that it will notify the Grievance Administrator and the trust account holder "when any properly payable instrument is presented against a lawyer trust account containing insufficient funds or when any other debit to such account would create a negative balance in the account, whether or not the instrument or other debit is honored and irrespective of any overdraft protection or other similar privileges that may attach to such account." MRPC 1.15A(b). Lawyers may not place trust accounts at financial institutions which do not appear on the State Bar's list of TAON-approved financial institutions.