

Request for keeping the account as a garnishment protection account according to § 850k ZPO (supplementary agreement)

Personal details of the account holder

Name	
Surname	
Address	
Date of birth	
IBAN of the Revolut account	

Request

Pursuant to section 850k (7) of the German Code of Civil Procedure (ZPO), I hereby request for the above-mentioned account in my name with Revolut Bank UAB, Zweigniederlassung Deutschland („Revolut“) to be kept as a garnishment protection account

<input type="checkbox"/>	as of now
<input type="checkbox"/>	as of

(Please tick the appropriate box)

I am aware that I am only permitted to maintain one garnishment protection account. Accordingly, I hereby certify that I do not have or have not applied for a garnishment protection account with Revolut or any other banking institution or payment service provider.

Furthermore, I confirm that I am aware of the legal implications of converting the account to a garnishment protection account as listed below:

- According to § 850k (1) ZPO, a garnishment protection account may only be kept on a credit basis. This means that Revolut will cancel any existing credit line and any existing credit card agreements.
- A garnishment protection account does not prevent garnishment. In the event of a garnishment, I can only dispose of credit balances up to the amount of the garnishment allowance to which I am entitled.
- I can request the conversion of the garnishment protection account back into a payment account at any time with at least four business days' notice to the end of the month.
- The conversion into a garnishment protection account will be reported to SCHUFA Holding AG.

The other conditions agreed for the above-mentioned account continue to apply unchanged to the garnishment protection account.

Place, Date

Signature