

ACCOUNT OPENING FORM

Blue Blossom Account for Women in Business

ACCOUNT OPENING FORM - ENTITIES (In		•				
(Please indicate the business category at Category of business: Limited Liability Company Partnership Sole proprietor	nd type of accour	Account Type: Naira corporate Investment Acc Domiciliary Acc	e Account ount	Account Nu (for Official Use Or Branch: Ecosystem		
This form should be completed in CAPI	TAL LETTERS. C	haracters and marks	should be simil	ar in style to the	following	
1. COMPANY DETAILS						
Company/Business Name						
Certificate of incorporation/Regis	tration Numb	oer				
Date of Incorporation/Registration	n D D M	M Y Y Y	** Juri	isdiction of Ind	corporation/Re	egistration
Type/Nature of Business						
Sector/Industry						
Operating Business Address						
Corporate Business Address/ Registered office						
(if different from above)						
Email address						
Website (if any)						
Phone Number (I)				Pho	one Number (2	.)
Tax Identification Number (TIN)					M No/ Borrowe ere applicable)	
Special Control Unit against Mone	y Laundering (SCUML) Reg. No	: (if applica	able)		
2. ANNUAL TURNOVER		3. ACCOUNT SER	VICE(S) REQUI	IRED		
(a) Less than N400m N400m-N1bn Sreater than N4bn		# Card Preferences Debit Credit Prepaid VISA Mastercard	In In M	ectronic Banking P ternet Banking lobile Banking OS/NQR ME online	references:	Statement Preferences: Email
(b) Is Your Company Quoted on any Stock Exchange?		Verve Currency	N D	-gate ay with link		Semi- Annually Annually
Yes No No		Auto-renew card at exp	£ (F			Transaction Alert Preferences: Email Alert (Free) SMS Alert (Fee applies) *Mandatory
(C) If answer to question (b) is yes, indicate which Stock Exchange an the Stock Symbol:			space between the n xecute an ema on: Will you like on Threshold: If	names. No symbols or spail indemnity to pre-confirm y the answer to the	our cheques? e above is "Yes" ple:	Yes No Yes No asse specify the threshold
		Do you require the s (Only open to Chinese			ang Centre?	Yes No

4. CHEQUE CONFIRMATION THRESHOLD If you would like to have a higher threshold for pre-confirmation, Please tick where applicable: Director Shareholder please specify the amount (i.e threshold above Nxxx,000.00) 5. SIGNATORY ACCOUNT DETAILS OR ACCOUNT MANDATE OR DIRECTOR'S DETAILS OR SHAREHOLDER'S DETAILS Surname Other Name First Name Mother's Maiden Name Title (specify) Date of Birth Gender M Place of Birth State of Origin Nationality (for non-Nigerians) **PHOTO** Country of residence Resident Permit No. Permit Issue Date. Permit Expiry Date. Means of Identification ID No. **ID** Issue Date **ID Expiry Date** Marital Status (Please tick) Married Others (please specify) BVN: Occupation Status/Job Title Position/Office of the Officer House Number Street Name Nearest Bus Stop/Landmark City/ Town Local Govt. Area State Phone Number (2) Phone Number (1) E-mail Address Class of Signatory Signature Date (Please indicate class in the box provided)

6. SIGNATORY ACCOUNT DETAILS OR A	CCOUNT MANDATE	OR DIRECTOR'S DETAILS	
Surname		Other Name	
First Name		Mother's Maiden Name	
Date of Birth		Title (specify)	
Place of Birth		Gender M F	
State of Origin			
Nationality (for non-Nigerians)			
Country of residence			РНОТО
Resident Permit No Permit Issue	Date.		
Permit Expiry Date.			
Means of Identification			
ID No.			
ID Issue Date	YYY	ID Expiry Date	Y Y Y
BVN:		Marital Status (Please tick) Single Married	Others (please specify)
Occupation		Status/Job Title	
Position/Office of the Officer			
House Number		Street Name	
Nearest Bus Stop/Landmark			
City/ Town		Local Govt. Area	
State			
Phone Number (1)		Phone Number (2)	
E-mail Address			
Please tick where applicable: Director S	hareholder		
Class of Signatory (Please indicate class in the box provided)	Signature	Date	I

DUE DILIGENCE FOR DOMICILIARY ACCOUNTS	
Purpose and reasons for opening the account or establishing relationship	
i. Background of Client: Provide details of occupation / employment / business activity of the customer (please state exact nature of business) ii. Source fund/income: Provide details of the specific source of funds passing through the account (s) and how the FX is being sourced .	
Expected cumulative balance: Anticipated value of assets and expected account movements. Note: Credit restriction may apply. This information must be updated when the expected inflow changes.	
Account Name:	
	Originator:(Signatory Name)
Signature & Date:	Signature & Date:
For Bank Use Only	
Reviewed by (Rm's Name)	Authorized by
Signature & Date:	Signature & Date:

Stanbic IBTC Bank PLC RC 125097

/N	NAME AND ADDRESS OF	ACCOUNT I	NAME	ACCOL	NT NUMBE	R	STA	TUS:	
	BANK/BRANCH	ACCOUNT	NAME	ACCOL	MI NUMBE	Λ	ACTIVE/		IT
١.									
2.									
3.									
1.									
B. AUT	HORITY TO DEBIT ACCOUNT FOR	SEARCH FEE		·					
	Bank Plc								
ar Si									
	PRITY TO DEBIT OUR CURRENTED BY TO DEBIT OUR CURRENTED BY TO DEBIT OUR TO DEBIT OUR TO DEBIT OUR TO DEBIT OUR ENDING TO DEBIT OUR CURRENTED BY TO			s for the le	aal search	conducte	ad on our	r accom	nt 1
	rporate Affairs Commission o			s for the leg	gai search	conducte	ed on our	accour	III d
ank y	•								
urs f	aithfully,								
oris	ed Signature of the Customer	/Representative & Do	ate Authoris	ed Signatu	e of the C	ustomer /	Represen	tative 8	& D
STON Ve he oper Ve fu	TER OF INDEMNITY MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa erther undertake to indemnify the Bo	rrant that such information ank for any loss suffered o	n is correct. as a result of any fa	lse informatio	n or error in	the informa	ation provi	ded to th	he B
JSTOM We he r oper We fu	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa erther undertake to indemnify the Bo mess whereof, the common seal of	rrant that such information ank for any loss suffered o	n is correct. as a result of any fa	lse informatio	n or error in	the informa	ation provi	ded to th	he B
JSTOM We he r oper We fu	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa erther undertake to indemnify the Bo	rrant that such information ank for any loss suffered o	n is correct. as a result of any fa	lse informatio	n or error in	the informa	ation provi	ded to th	he B
JSTOM We he r oper We fu n With	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa erther undertake to indemnify the Bo mess whereof, the common seal of	rrant that such information ank for any loss suffered o	n is correct. as a result of any fa	lse informatio	n or error in	the informa	ation provi	ded to th	he B
JSTOM We he r oper We fu n With the pr	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa erther undertake to indemnify the Bo ness whereof, the common seal of resence of:	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	n or error in	the informa	ation provi	ded to th	he B
USTON We he or open We fu In With the pr	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa erther undertake to indemnify the Bo ness whereof, the common seal of resence of: Director (Name and	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	n or error in	the informa	ation provi	ded to th	he B
USTON We had a reper open We futh the properties of the properties	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa erther undertake to indemnify the Bo ness whereof, the common seal of resence of: Director (Name and	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	n or error in	the informa	ation provi	ded to th	he B
USTON We had a reper open We futh the properties of the properties	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa erther undertake to indemnify the Bo ness whereof, the common seal of resence of: Director (Name and	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	n or error in	the informa	ation provi	ded to th	he B
USTON We have reper We futh the properties of th	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa enther undertake to indemnify the Bo mess whereof, the common seal of resence of: Director (Name and ENED, SEALED AND DELIVERED B	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	n or error in	the informa	ation provi	ded to th	he B
USTON We have reper We futh the properties of th	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa erther undertake to indemnify the Bo ness whereof, the common seal of resence of: Director (Name and	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	n or error in	the informa	ation provi	ded to th	he B
JSTON We he r oper We fu In With the pr	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa enther undertake to indemnify the Bo mess whereof, the common seal of resence of: Director (Name and ENED, SEALED AND DELIVERED B	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	n or error in	the informa	ation provi	ded to th	he B
USTON We he or open We fu In With the pr 10. SIG	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa enther undertake to indemnify the Bo mess whereof, the common seal of resence of: Director (Name and ENED, SEALED AND DELIVERED B	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	n or error in	the informa	ation provi	ded to th	he B
USTOM We he or oper We fu In With the pr	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa enther undertake to indemnify the Bo mess whereof, the common seal of resence of: Director (Name and ENED, SEALED AND DELIVERED B	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	n or error in	ay of	signature)	ded to th	he B
JSTON We he r open We fu In With the pr O. SIG ame atus	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa enther undertake to indemnify the Bo mess whereof, the common seal of resence of: Director (Name and ENED, SEALED AND DELIVERED B	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	n or error in	the informa	signature)	ded to th	he B
JSTON We he r open We fu In With the pr O. SIG ame atus	MER INFORMATION ereby apply for the opening of any ning such account(s) and hereby wa enther undertake to indemnify the Bo mess whereof, the common seal of resence of: Director (Name and ENED, SEALED AND DELIVERED B	rrant that such information ank for any loss suffered o(Name of d Signature)	n is correct. as a result of any fa Company) is hereby -	lse informatio	Date	ay of	signature)	ded to th	he

To: Stanbic IBTC Bank PLC
I.B.T.C. Place,
Walter Carrington Crescent
Victoria Island

Lagos

DIRECTOR

INDEMNITY: AUTHORISATION GIVEN IN RELATION TO THE PROCESSING OF INSTRUCTIONS AND PAYMENT

Branch (hereinafter jointly and severally called "the Account" which expression shall be deemed to include any reclassification or renumbering of the accounts specified herein as well as any other accounts that IIWe may subsequently establish and operate with Stanbol IBTC at any other office(s) or branch(es) that Stanbol IBTC may from time to time maintain elsewhere in Nigeria) and wish to advise and confirm as follows: WHEREAS: A. Whe have requested Stanbol IBTC to act on instructions transmitted by mobus to it by electronic mail (email) or verbal instructions via telephone for services, requested and engines with introductor but and the followings; of the product of the production of	I/W	/e refer to Account(s) No(s)	held and operated by me/us with Stanbic IBTC Bank PLC (" Stanbic IBTC") at
WHEREAS: A. Whe have requested Stanbic IBTC to act or instructions transmitted by melus to it by electronic mail (amail) or verbal instructions via telephone for services, requests and enquines which include but are not limited to the following(s): Ouriers. Complaints. Account Balance linguity. Transactional Product Request, Savings Account. Exect Deposit Account, Telegraphic Transfer, Channel Request, Simment/Mobile Sanking, POS Tarminals, Persamer Galeway, Loan Requests, Savings Account. Exect Deposit Account, Telegraphic Transfer, Channel Requests, Imment/Mobile Sanking, POS Tarminals, Persamer Galeway, Loan Requests, Savings Account, Exect Deposit Account, Telegraphic Transfer, Channel Requests, Immendiated and the services of the ser		Branch [hereinafter jointly and several	called "the Account" which expression shall be deemed to include any reclassification or renumbering of
WHEREAS: A. IWe have requested Stanbic IBTC to act on instructions transmitted by melus to it by electronic mail (email) or verbal instructions via telephone for services, requests and onquints which include but are not limited to the following (s). Quaries. Companies. Account Balance Inquiry, Transmiser, Channel Requests, Internet/Mobile Banking, POS Terminals, Payment (Seleway). Loan Proquests, Day One on Boarding Call, Day 30 Follow Up Call, Provided Sales/Campaignes, Commandaries Account Recorded Accounts, BVN FXTC Compliance. Ac	the	accounts specified herein as well as any other accounts	hat I/We may subsequently establish and operate with Stanbic IBTC at any other office(s) or branch(es) that
A. We have requested Stanbic IBTC to act on instructions transmitted by meus to it by electronic mail (email) or verbal instructions via telephone for services, requests and enquines which include but are not limited to the following (5): Queiras. Companies. Account Bainance Inquiry, Transment, Channel Requests, Instrumethicable Banking, POS Terminals. Payment Cateway, Loan Requests, Day One on Boarding Call, Day 39 Fellow Up Call, Protein State Scanspages. Comman Breaders Provided Protein State Scanspages. Comman Breaders, Pre-NPLs / Stressed Accounts, BVN / KYC Compliance. Presumed to a Unificated Instruction of Compliance and Companies of Comman Breaders (Comman Breaders, Pre-NPLs / Stressed Accounts, BVN / KYC Compliance. Presumed to a Unificated Protein Stanbic IBTC to act on verbal or armal instructions which purport to emanatic from makes for any or all of the above requests, products and services. Starbic IBTC to accoping to be an occapited to act on execute, carry or of mandle such e-mail and verbal instructions subject to usine fully indemnifying Stanbic IBTC against all losses, ocets and occames that may be suffered or incurred by Stanbic IBTC operation of Stanbic IBTC against all losses, ocets and expenses that may be suffered or incurred by Stanbic IBTC in consequence of its granting the Request(s) or arising therefrom NOW THEREFORE Ibws, the undersigned Ob HEREBY declare — 1. IWAs fully understand and acknowledge that twish instructions via telephone or electronic mail are insecure transmission media. IfWe hereby indemnify Stanbic IBTC in full for any loss, cost and expenses it may be usually to the supplication of the protein starting of	Sta	anbic IBTC may from time to time maintain elsewhere in	geria] and wish to advise and confirm as follows:
requests and enquiries which include but are not limited to the following:(s): Curries, Compilaries, Account, Etalore projects of terminals, Engineers (Stamps Account, Faced Deposit Account, Teloraphic Tenefer, Charmel Requests, Internetfishable Basining, POST forminals, Engineers (Stamps), Loan Readures, Day One on Boarding Call Edg. 98 Follow Up Call Product State Campaigns, Dorman'thouche Account Readuration, Proactive Cross-Seil, Cheque Confirmation, Excesses / Covenant Breaches, Pre-NPLs / Stressed Accounts, BWN / KYC Compliance. B. Pursuant to our instructions to Stambic IBTC to act on verbal or email instructions which purport to emand and verbal instructions subject to us/me fully indemnifying Stambic IBTC aparts all losses, costs and experies that may be suffered or incurred by Stambic IBTC in consequence bereaf. C. IWe have agreed to give Stambic IBTC the Indemnity in the manner hereinnifer appearing. In consideration of Stambic IBTC according to the Request(s) made by melus as Account holder(s) for any or all of the above stated services, two hereby agree and undertake to Indemnity Stambic IBTC against all losses, costs and expenses that may be suffered or incurred by It in consequence of its granting the Request(s) or arising therefrom NOW THEREFORE IWe, the undersigned DO HEREBY declare— 1. IWe fully understand and acknowledge that twerbal instructions via telephone or electronic mail are insecure transmission media. IWe hereby indemnity Stambic IBTC is all the verbal maintained to a stambility of the properties of whether same are in fact errorieous, fraudulent or issued otherwise than as aforesad. 1. IWe fully understand and acknowledge that it is no practical for Stambic IBTC or stablish the authentical by all messages received via telephone or emailed to Stambic IBTC but IWe understake to verify all liegible signatures which purpor to emanate from meius: 1. IWe for any to a stable of the properties	WH	HEREAS:	
Requests, Internet/Mobile Banking, POS Terminals, Payment Gataway, Loan Requests, Day One on Boarding Call, Day 39 Follow Up Call Product Sales/Canagins, Domantifractive Account Reactivation, Proactive Cross-Sell, Cheque Confrmation, Excesses / Coverant Breaches, Pre-NPLs / Stressed Accounts, BWN / NYC Compliance. B. Pursuant to our instructions to Stanbic IBTC to act on verbal or email instructions which purport to amanate from metry for any or all of the above requests, products and services. Stanbic IBTC against all losses, costs and expenses that may be suffered or incurred by Stanbic IBTC against all losses, costs and expenses that may be suffered or incurred by Stanbic IBTC. C. IWA have agreed to give Stanbic IBTC acceding to the Request(s) made by meus as Account holder(s) for any or all of the above stated services, live hereby agree and undertax to Indemnify Stanbic IBTC acceding to the Request(s) made by meus as Account holder(s) for any or all of the above stated services, live hereby agree and undertax to Indemnify Stanbic IBTC acceding to the Request(s) or arising thereform NOW THEREFORE IIWA, the understigned DO HEREBY declare— I. Will 6 IBV understand and acknowledge that what instructions via stelephone or electronic mail and insecure transmission media. If Will hereby indemnify, Stanbic IBTC in full for any loss, cost and expenses it may suffer or inour by reason of its acting on, executing, effecting or honouring such instructions from me /us irrespective of whether same are in fact cranocus, fraudition for issued otherwise than as advossable in the suffered or wind in the suffered or indured by the suffered or wind in the suffered or indured by the suffered or wind in the suffered or indured by the suffered or wind indured to the mail the suffered by the suffered or suffered by the su	A.		
Stanbic BTC pass at all seekess, Costs and expenses that may be suffered or incurred by Stanbic BTC in consequence thereof. C. I/We have agreed to give Stanbic BTC the Indemnity in the manner hereinafter appearing. E. In consideration of Stanbic BTC accellang to the Request(s) made by metus as Account notefor(s) for any or all of the above stated services. I/we hereby agree and undertake to Indemnity Stanbic BTC against all losses, costs and expenses that may be suffered or incurred by it in consequence of its granting the Request(s) or arising therefrom NOW THEREFORE I/we, the undersigned DO HEREBY declare – 1. ISINC in full for any loss, cost and expenses it may suffer or industry by reason of its acting on executing, effecting or honouring such instructions from me /us irrespective of whether same are in fact eroneous, fraudulent or issued otherwise than as afforeated. 2. I/We acknowledge that it is not practical for Stanbic IBTC to establish the authenticity of all messages received via telephone or emailed to Stanbic IBTC but I/We undertake to verify all liegible signatures which purport to emanate from me/us; 3. I/We agree that all verbal instructions, email instructions from the /us irrespective or whether same are in fact eroneous, fraudulent or issued otherwise than as afforeated. 3. I/We specify that all verbal instructions, email instructions, email instructions, email mentions, email emailed to Stanbic IBTC (purported verbal/emailed instructions) which may, as a result of the malfunction of equipment, the distriction of communication invited and he like, be different to that intended or sent and like which purport to emanate from melus shall be deemed to equipment, the distriction of communication invited and he like, be different to that intended or sent and like whereby agree to be additionally the purposes of giving verbal against store or willful feature to which interesting the course of their employment; the distriction of communication in which and he like, be different to that intende		Requests, Internet/Mobile Banking, POS Terminals, F Sales/Campaigns, Dormant/Inactive Account Reactive	yment Gateway, Loan Requests, Day One on Boarding Call, Day 30 Follow Up Call, Product
E In consideration of Stanbic IBTC acceding to the Request(s) made by melus as Account holder(s) for any or all of the above stated services, liwe hereby agree and undertake to indemnify Stanbic IBTC against all losses, costs and expenses that may be suffered or incurred by it in consequence of its granting the Request(s) or arising therefrom NOW THEREFORE I/We, the undersigned DO HEREBY declare — 1. We fully understand and acknowledge that verbal instructions via telephone or electronic mail are insecure transmission media. I/We hereby indemnify Stanbic IBTC in full for any loss, cost and expenses in may suffer or incurr by reason of its acting on, executing, effecting or honouring such instructions from me I/We instructions from the I/We acknowledge that it is not practical for Stanbic IBTC to establish the authenticity of all messages received via telephone or emailed to Stanbic IBTC but I/We understate to verify all illegible signatures which purport to emanate from meius; 3. I/We agree that all verbal instructions, amail instructions in a few that it is not of the maillunction of equipment, the distortion of communication links and the like, be different to that intended or sent and live hereby agree to be bound thereby; 4. I/We hereby waive any rights live may have or obtain against Stanbic IBTC arising directly or indirectly from any losses or damages which I/We may suffer because Stanbic IBTC acts on any purported verbalmelled instructions; and I/We agree to indemnify Stanbic IBTC from time to time regarding giving verbal instructions or damages suffered by it, which are not as a result of any omission, negligence or willful default on the part of any Stanbic IBTC from time to time in respect of the accounts, for equesting o	B.	products and services. Stanbic IBTC has accepted to	ct on, execute, carry out or handle such e-mail and verbal instructions subject to us/me fully indemnifying
undertake to Indemnify Stanbic IBTC against all losses, costs and expenses that may be suffered or incurred by it in consequence of its granting the Request(s) or arising therefrom NOW THEREFORE liwe, the undersigned DO HEREBY declare — 1. IWe fully understand and acknowledge that verbal instructions via telephone or electronic mail are insecure transmission media. IWe hereby indemnify Stanbic IBTC in full for any loss, cost and expenses it may suffer or incurr by reason of its acting on, executing, effecting or honouring such instructions from me /us irrespective of whether same are in fact cornections, francialent or issued otherwise than as a foresand. 2. IWe acknowledge that it is not practical for Stanbic IBTC to establish the authenticity of all messages received via telephone or emailed to Stanbic IBTC but IWe undertake to verify all illegible signatures which purport to emanate from me/us; 3. IWe agree that all verbal instructions, email instructions, mandates, consents, commitments and the like which purport to emanate from me/us shall be deemed to have been given by me/us in the form actually received by Stanbic IBTC ("purported verbal/emailed instructions)" which may, as a result of the malfunction of equipment, the distortion of communication inks and the like, be different to that intended or sent and I/we hereby agree to be bound thereby; 4. I/We hereby waive any rights I/we may have or obtain against Stanbic IBTC arising directly or indirectly from any losses or damages which I/we may suffer because Stanbic IBTC acts on any purported verbal/emailed instructions; and I/we agree to indemnify Stanbic IBTC in full in respect of any claims, demands or actions made against to relosses or damages suffered by I, which are not as a result of any omission, negligence or willfull default on the part of any Stanbic IBTC in purposed or me/us by Stanbic IBTC from time to time regarding giving verbal instructions to it and or using e-mail instructions and authorisations which I/We shall give to Stanbic IBT	C.	I/We have agreed to give Stanbic IBTC the Indemnity	the manner hereinafter appearing.
1. I/We fully understand and acknowledge that verbal instructions via telephone or electronic mail are insecure transmission media. I/We hereby indemnify Stanbic IBTC in full for any loss, cost and expenses it may suffer or incur by reason of its acting on, executing, effecting or honouring such instructions from me /us irrespective of whether same are in fact erroneous, fraudulent or issued otherwise than as a foresaid. 2. I/We acknowledge that it is not practical for Stanbic IBTC to establish the authenticity of all messages received via telephone or emailed to Stanbic IBTC but I/We undertake to verify all illegible signatures which purport to emanate from me/us: 3. I/We agree that all verbal instructions, email instructions, mandates, consensets, commitments and the like which purport to emanate from me/us shall be deemed to have been given by me/us in the form actually received by Stanbic IBTC (purported verbal/emailed instructions) which may, as a result of the maifunction of equipment, the distortion of communication links and the like, be different to that intended or sent and I/we hereby given to be bound thereby; 4. I/We hereby waive any rights I/we may have or obtain against Stanbic IBTC arising directly or indirectly from any losses or damages which I/we may suffer because Stanbic IBTC acts on any purported verbal/emailed instructions, and I/we agree to indemnify Stanbic IBTC in full in respect of any claims, demands or actions made against it or losses or damages suffered by it, which are not as a result of any omission, negligence or willful default on the part of any Stanbic IBTCs employees or agents acting in the course of their employment. 5. I/We agree to implement and adhere to any procedure, measures and/or restrictions imposed on me/us by Stanbic IBTC from time to time regarding giving verbal instructions to a tand or using e-mail instructions to operate my /our Account. 5. Please note that mylour phone numbers +234	Е	undertake to Indemnify Stanbic IBTC against all losses	
BTC in full for any loss, cost and expenses it may suffer or incur by reason of its acting on, executing, effecting or honouring such instructions from me /us irrespective of whether same are in fact erroneous, fraudulent or issued otherwise than as aforesaid. 2. I/We acknowledge that it is not practical for Stanbic IBTC to establish the authenticity of all messages received via telephone or emailed to Stanbic IBTC but I/We undertake to verify all illegible signatures which purport to emanate from me/us: 3. I/We agree that all verbal instructions, email instructions, amandates, consents, commitments and the like which purport to emanate from me/us: shall be deemed to have been given by me/us in the form actually received by Stanbic IBTC ("purported verbal/emailed instructions") which may, as a result of the malfunction of equipment, the distortion of communication links and the like, be different to that intended or sent and l/we hereby agree to be bound thereby; 4. I/We hereby waive any rights I/we may have or obtain against Stanbic IBTC arising directly or indirectly from any losses or damages which I/we may suffer because Stanbic IBTC acts on any purported verbal/emailed instructions; and I/we agree to indemnify Stanbic IBTC in full in respect of any claims, demands or actions made against it or losses or damages suffered by it, which are not as a result of any omission, negligence or willful default on the part of any Stanbic IBTC's employees or agents acting in the course of their employment; 5. I/We agree to implement and adhere to any procedure, measures and/or restrictions imposed on me/us by Stanbic IBTC from time to time regarding giving verbal instructions via telephone, sending of email instructions to it and or using e-mail instructions to operate my four Account; 5. Please note that my/our phone numbers +234	NO	OW THEREFORE I/we, the undersigned DO HEREBY	clare –
undertake to verify all illegible signatures which purport to emanate from me/us; 3. I/We agree that all verbal instructions, email instructions, mandates, consents, commitments and the like which purport to emanate from me/us shall be deemed to have been given by me/us in the form actually received by Stanbic IBTC ("purported verbal/emailed instructions") which may, as a result of the malfunction of equipment, the distortion of communication links and the like, be different to that intended or sent and I/We hereby agree to be bound thereby; 4. I/We hereby waive any rights I/We may have or obtain against Stanbic IBTC arising directly or indirectly from any losses or damages which live may suffer because Stanbic IBTC acts on any purported verbal/emailed instructions; and live agree to indemnify Stanbic IBTC in full in respect of any claims, demands or actions made against it or losses or damages suffered by it, which are not as a result of any omission, negligence or willful default on the part of any Stanbic IBTC's employees or agents acting in the course of their employment; 5. I/We agree to implement and adhere to any procedure, measures and/or restrictions imposed on me/us by Stanbic IBTC from time to time regarding giving verbal instructions via telephone, sending of email instructions to it and or using e-mail instructions to operate my /our Account.; 6. Please note that my/our phone numbers +234	1.	IBTC in full for any loss, cost and expenses it may suf	r or incur by reason of its acting on, executing, effecting or honouring such instructions from me /us
have been given by mefus in the form actually received by Stanbic IBTC ("purported verballemailed instructions") which may, as a result of the malfunction of equipment, the distortion of communication links and the like, be different to that intended or sent and live hereby agree to be bound thereby; 4. I/We hereby waive any rights I/we may have or obtain against Stanbic IBTC arising directly or indirectly from any losses or damages which I/we may suffer because Stanbic IBTC acts on any purported verbalemailed instructions; and live agree to indemnify Stanbic IBTC in full in respect of any claims, demands or actions made against it or losses or damages suffered by it, which are not as a result of any omission, negligence or willful default on the part of any Stanbic IBTC's employees or agents acting in the course of their employment; 5. I/We agree to implement and adhere to any procedure, measures and/or restrictions imposed on me/us by Stanbic IBTC from time to time regarding giving verbal instructions via telephone, sending of email instructions to it and or using e-mail instructions to operate my /our Account.; 6. Please note that my/our phone numbers +234 or e-mail address	2.		
Stanbic IBTC acts on any purported verbal/emailed instructions; and I/we agree to indemnify Stanbic IBTC in full in respect of any claims, demands or actions made against it or losses or damages suffered by it, which are not as a result of any omission, negligence or willful default on the part of any Stanbic IBTC's employees or agents acting in the course of their employment; 5. I/We agree to implement and adhere to any procedure, measures and/or restrictions imposed on me/us by Stanbic IBTC from time to time regarding giving verbal instructions via telephone, sending of email instructions to it and or using e-mail instructions to operate my /our Account.; 6. Please note that my/our phone numbers +234 or e-mail address +234 or e-mail address or e-mail address or e-mail address the fective for the purposes of giving verbal instructions or providing the electronic mail instructions and authorisations which I/We shall give to Stanbic IBTC from time to time in respect of the Account(s); for requesting for the aforementioned services and for receiving any clarifications or confirmations from Stanbic IBTC in connection with my/our instructions and authorisations. 7. This Indemnity shall remain valid and binding on me/us throughout the period that the Account is maintained and operated by me/us with Stanbic IBTC and until I/We have fully indemnified Stanbic IBTC for any cost, loss or expenses that may have arisen; been sustained or incurred by Stanbic IBTC as a result of acting on, effecting or honouring my verbal instructions and e-mail instructions. 8. This indemnity shall be governed by and construed in accordance with the laws of the Federal Republic of Nigeria. Dated this day of In the presence of Name Address	3.	have been given by me/us in the form actually receive	by Stanbic IBTC ("purported verbal/emailed instructions") which may, as a result of the malfunction of
instructions via telephone, sending of email instructions to it and or using e-mail instructions to operate my /our Account.; 6. Please note that my/our phone numbers +234 or e-mail address	4.	Stanbic IBTC acts on any purported verbal/emailed in against it or losses or damages suffered by it, which a	uctions; and I/we agree to indemnify Stanbic IBTC in full in respect of any claims, demands or actions made
+234 or e-mail address	5.	I/We agree to implement and adhere to any procedure instructions via telephone, sending of email instruction	measures and/or restrictions imposed on me/us by Stanbic IBTC from time to time regarding giving verbal to it and or using e-mail instructions to operate my /our Account.;
shall be effective for the purposes of giving verbal instructions or providing the electronic mail instructions and authorisations which I/We shall give to Stanbic IBTC from time to time in respect of the Account(s); for requesting for the aforementioned services and for receiving any clarifications or confirmations from Stanbic IBTC in connection with my/our instructions and authorisations. 7. This Indemnity shall remain valid and binding on me/us throughout the period that the Account is maintained and operated by me/us with Stanbic IBTC and until I/we have fully indemnified Stanbic IBTC for any cost, loss or expenses that may have arisen; been sustained or incurred by Stanbic IBTC as a result of acting on, effecting or honouring my verbal instructions and e-mail instructions. 8. This indemnity shall be governed by and construed in accordance with the laws of the Federal Republic of Nigeria. Dated this day of 20 In the presence of Name(s) of Account Holder Address Occupation: THE COMMON SEAL of the within-named "Account Holder"	6.	Please note that my/our phone numbers +234	or e-mail address
shall be effective for the purposes of giving verbal instructions or providing the electronic mail instructions and authorisations which I/We shall give to Stanbic IBTC from time to time in respect of the Account(s); for requesting for the aforementioned services and for receiving any clarifications or confirmations from Stanbic IBTC in connection with my/our instructions and authorisations. 7. This Indemnity shall remain valid and binding on me/us throughout the period that the Account is maintained and operated by me/us with Stanbic IBTC and until I/we have fully indemnified Stanbic IBTC for any cost, loss or expenses that may have arisen; been sustained or incurred by Stanbic IBTC as a result of acting on, effecting or honouring my verbal instructions and e-mail instructions. 8. This indemnity shall be governed by and construed in accordance with the laws of the Federal Republic of Nigeria. Dated this day of 20 In the presence of Name(s) of Account Holder Address Occupation: THE COMMON SEAL of the within-named "Account Holder"		+234	or e-mail address
from time to time in respect of the Account(s); for requesting for the aforementioned services and for receiving any clarifications or confirmations from Stanbic IBTC in connection with my/our instructions and authorisations. 7. This Indemnity shall remain valid and binding on me/us throughout the period that the Account is maintained and operated by me/us with Stanbic IBTC and until I/we have fully indemnified Stanbic IBTC for any cost, loss or expenses that may have arisen; been sustained or incurred by Stanbic IBTC as a result of acting on, effecting or honouring my verbal instructions and e-mail instructions. 8. This indemnity shall be governed by and construed in accordance with the laws of the Federal Republic of Nigeria. Dated this day of 20 In the presence of Name(s) of Account Holder Name Address Occupation: Occupation: Occupation: Occupation: Occupation: Occupation: Occupation: Occupation: On Occupation:		+234	or e-mail address
have fully indemnified Stanbic IBTC for any cost, loss or expenses that may have arisen; been sustained or incurred by Stanbic IBTC as a result of acting on, effecting or honouring my verbal instructions and e-mail instructions. 8. This indemnity shall be governed by and construed in accordance with the laws of the Federal Republic of Nigeria. Dated this day of 20 In the presence of Name(s) of Account Holder Name Signed Address Occupation: Occupation: Comparison:		from time to time in respect of the Account(s); for requ	sting for the aforementioned services and for receiving any clarifications or confirmations from Stanbic IBTC
Dated this day of 20 Name(s) of Account Holder Name Signed Address THE COMMON SEAL of the within-named "Account Holder"	7.	have fully indemnified Stanbic IBTC for any cost, loss	expenses that may have arisen; been sustained or incurred by Stanbic IBTC as a result of acting on,
Name(s) of Account Holder Name Signed Address THE COMMON SEAL of the within-named "Account Holder" In the presence of	8.	This indemnity shall be governed by and construed in	ccordance with the laws of the Federal Republic of Nigeria.
Name(s) of Account Holder Name Signed Address THE COMMON SEAL of the within-named "Account Holder" In the presence of	Dat	ted this day of	20
Signed Address THE COMMON SEAL of the within-named "Account Holder" Occupation:	Du	day 0	
THE COMMON SEAL of the within-named "Account Holder" Occupation:	Na	me(s) of Account Holder	Name
THE COMMON SEAL of the within-named "Account Holder" Occupation:	Sin	aned	Address
			Occupation:
	iΗ	LE COMMON SEAL OF THE WITHIN-HAMED "Account Ho	

DIRECTOR/SECRETARY

ACCOUNT OPENING REFERENCE		
Account number	Branch	
Re: The above named company has expressed interest in opening an account with us and has gi	ven your name as a referee. We should be grateful if you would confirm in	confidence
that the applicant is known to you and is a company to whom the usual banking facilities m of the Bank with which you maintain a current account, and return to Stanbic IBTC Bank PL	ay be extended. In replying, kindly complete the form below, giving the na	me and address
where you have maintained an account with them for at least six months. We would also rec		
REFERENCE INFORMATION		
We wish to confirm that the above mentioned company has been known to u	is for	years
Name		
Address		
LGA/City/Town	Country	
Telephone	Mobile number	
Account number		
Bank name		
And I hereby authorise you to request a reference from my bank		
Signature	Date (DD/MM/YY)	
Signature	bute (bb) Nimy 11)	
DEFEDENCE INFORMATION		
REFERENCE INFORMATION We wish to confirm that the above mentioned company has been Impure to a		Voars
We wish to confirm that the above mentioned company has been known to u	us for	. years
We wish to confirm that the above mentioned company has been known to under the company has been known	us for	. years
We wish to confirm that the above mentioned company has been known to use the second s		. years
We wish to confirm that the above mentioned company has been known to use the second s	Country	years
We wish to confirm that the above mentioned company has been known to use the second s		. years
We wish to confirm that the above mentioned company has been known to use the second s	Country	. years
We wish to confirm that the above mentioned company has been known to use the second s	Country	years
We wish to confirm that the above mentioned company has been known to use the second s	Country	, years
We wish to confirm that the above mentioned company has been known to use the second s	Country	. years
We wish to confirm that the above mentioned company has been known to use the second s	Country	. years

ENTERPRISE ONLINE INTERNET BANKING APPLICATION FORM

Account Information	1									Da	te:	D	D	М	M	Υ	Y	Y	Υ
Company Account Name																			

S/N	Account Name (List accounts to be activated)	Account Number
1		
2		
3		
4		
5		

User Information

Kindly nominate the user for the following role on your profile:

Initiator: This User initiates and submits all transactions

Approver: This User approves transactions on accounts. Please note that this user must be an authorised signatory to the account or the company shall provide a board resolution to the bank authorising such persons to act in that capacity.

Viewer: This User views transactions and statements on the nominated accounts.

S/N	User Details	Role (Please specify either Initiator,	Signature
		Approver or Viewer) e.g Initiator 1, Approver 1, Viewer 1	
	Full Name		
1	Mobile Number		
	E-mail Address		
	Preferred means of receiving One Time Password Email SMS		
	Full Name		
2	Mobile Number		
	E-mail Address		·
	Preferred means of receiving One Time Password Email SMS		
	Full Name		
3	Mobile Number		
	E-mail Address		
	Preferred means of receiving One Time Password		
	Email SMS		
	Full Name		
4	Mobile Number		
	E-mail Address		
	Preferred means of receiving One Time Password		
	Email SMS		
	Full Name		
5	Mobile Number		
	E-mail Address		
	Preferred means of receiving One Time Password		
	Email SMS		

ACCOUNT SETUP INFOR	МАТ	ION																									
ACCOUNT SETOP INFOR	II A II VI	ION																									
Please indicate compa	ny d	aily t	rans	sac	tion	lim	it:																				
Amount in figure (N)																											
Amount in words (N)																											
ACCOUNT SETUP INFOR	MAT	ION																									
User Full Name			Ac	се	ssib	le			Ma	nda	ite				M	laxii	mun	n Tra	ansa	actio	on .			Ac	ces	sibl	е
					unt					ease						L	_imi	t (in	figur	e)					enu		
					e spe		coun			num prove		ΟĪ												١, ١	ease low f		1
			abo	ove	each	า นร			rec	uired	d for				(N	۱)					(\$)				tions		
					cess					nsacı ı. App		or1															
					ccour nt 2 e					orove																	
							7																				
								+																			
				+				+										_	+								
Accessible Menu	Acc	essi	ble	Me	nu C	od	е									F	unc	tion									
Statement			S					lt sin	nply	/ prov	/ides	detail	s of a	ıll you	ır trar					over	the s	elect	ed tir	nefra	me		
Payment			Р									tiating	<u> </u>														
General services			G:	S				This	is u	sed fo	or ser	rvice r	eque	sts su	ich as	chec	que b	ook i	reque	est, d	emar	nd dr	aft re	ques	etc.		
APPROVAL INFORMATIC	N																										
A. Name		•••••		••••					••••					Sig	natuı	re &	Date	·····		•••••	•••••			•••••			
B . Name														Sig	natur	e & l	Date										
														100													
C. Name				••••					••••					Sig	natuı	re &	Date	·····									
D . Name														Sig	natui	re &	Date										
														Ū													
E. Name				••••										Sig	natuı	re &	Date	·····									
For Bank Use Only																											
Signature Verified by:													Busi	ness	Banl	ker											
-			(SV	Sta	mp /	Nar	ne/ D	ate,)											(/\	lame	e / Si	gnati	ıre/ L	Date)		

Head Service Support: (Name / Signature/ Date)

E-Business Support: (Name / Signature/ Date)

12 TERMS AND CONDITIONS

I/we confirm and agree that my/our account(s) and all banking transactions between me/us ("the customer") and Stanbic IBTC Bank PLC ("the Bank") shall be governed by the conditions specified below and/or the terms of any specific agreement between me/us and the Bank or where not regulated by either the conditions or such agreement, by customary banking practices in Nigeria:

- 1. The Bank will not establish or operate the requested account(s) unless and until it has received the required supporting documents for the account, a list of which has been provided to me/us and is included with this application form
- 2. The Bank is hereby authorised to undertake at my/our cost all know your customer (KYC) procedures specified by applicable laws and/or regulations and/or bank policies including the confirmation of my/our details and legal status at the appropriate government registry. I/we hereby authorise the Bank to debit my/our account without further notice to me/us for the costs related to such KYC procedures.
- 3. The Bank may, without, prior notice, impose or change the minimum balance requirements for my/our account(s) for or the charges relating to such account(s).
- 4. The Bank is authorised, where the balance standing to the credit of my/our account(s) is below the required minimum balance, to either adjust the rate(s) of interest payable or close the account(s).
- 5. The Bank is authorised to transfer money from any deposit account I/we maintain to any other account(s) with the Bank where the balance is below the required minimum, provided that the Bank shall give notice of such transfer.
- 6. The Bank shall, in addition to any right of set-off or similar right prescribed by law, be entitled, without notice and at my/our risk, to combine and consolidate all or any of my/our accounts whether held in current or deposit account or otherwise and whether in Naira or any other currency (hereinafter referred to as "foreign currency").
- 7. The Bank shall be entitled to retain and not repay any amount whatsoever that it owes to me/us or which it holds on my/our behalf whether such amount is in Naira or foreign currency unless and until all amounts owed by me/us to the Bank have been repaid in full, the Bank shall be entitled to appropriate any amount so owed to me/us or held on my /our behalf towards the payment and discharge of the amounts owed by me/us or either of us to
- 8. When effecting any set-off the Bank shall be entitled at its absolute discretion, upon notice to me/us to convert any Naira or foreign currency into the currency in which the amount owed was incurred at the applicable official exchange rate for the currencies in question prevailing in Nigeria at the time of such conversion.
- 9. I/we shall be responsible for all costs, expenses and liabilities arising from the purchase, retention and sale of investments made on my/our behalf by the Bank which include but are not limited to all taxes, statutory fees, duties and levies.
- 10. The Bank is hereby authorised, in the absence of any written instruction to the contrary, to place my/our fund(s) in any appropriate investment(s) (which for the purpose of this clause shall include but not limited to investments in commercial papers whether guaranteed by the Bank or otherwise) or on deposit and to renew/reinvest at maturity any investment(s) or deposit made in my/our name(s) on the same terms and conditions that applied to such investment/deposit immediately prior to its maturity or on such other terms and conditions as the Bank may, in its absolute discretion, consider appropriate under the circumstances.
- 11. The Bank may, unless otherwise instructed by me/us, retain on my/our behalf, on a safe custody basis, any investment instrument issued in respect of an investment made on my/our behalf and unless otherwise specifically agreed, I/we will not have recourse to the Bank for the value or worth of such investments.
- 12. Where the Bank, in the absence of any previous agreement as to interest rates and costs and charges that will apply if my/our accounts or any of them becomes overdrawn, in its absolute discretion allow us to make any drawings that results in my/our account(s) or any of them to become overdrawn, the Bank shall be entitled to charge such interest rate and impose such charges as, in its absolute discretion, it considers appropriate in the circumstances and I/we agree to pay the amount overdrawn, such interest and charges to the Bank on demand.
- 13. I/we agree that where I/we give any instruction for payment or payments that in aggregate exceed(s) the amount standing to the credit of my/our account(s) against which payment is to be made, the Bank reserves the right to decline to carry out such instruction or where there is more than one transaction, to select the transaction or transactions that shall be executed without reference to the date or time of receipt of my/our instructions.

- 14. Where any uncleared effects credited to my/our account(s) by the Bank are subsequently dishonoured and/or the Bank for any reason is required to repay to the paying banker or any other party all or any part of any amount credited to my/our account(s) the Bank will be entitled to debit my/our account(s) with the amount of such uncleared effects and/or the amounts to be repaid and if, as a result of such debit my/our account or any of them goes into debit, unless otherwise agreed I/we will be obliged to immediately thereafter repay to the Bank the amount of any drawings made against such uncleared effects and/or repaid amounts.
- 15. No failure or delay in exercising any right, power or privilege vested in the Bank by these conditions shall operate as a waiver thereof nor shall any partial exercise of such right, power or privilege preclude any other or further exercise thereof.
- 16. If any of the conditions or the provisions specified herein are invalid, illegal or unenforceable in any respect under the law, the validity, legality and enforceability of the remaining conditions and/or provisions contained herein shall not in any manner be affected or impaired thereby.
- 17. Commission and charges shall be levied in accordance with the Bank's standard scale of charges in force from time to time, copies of which are available on request. The Bank reserves the right to amend its rates of interest, standard scale of charges and these conditions without prior notice to the customer who agrees to be bound by such amended interest rates, charges and/or conditions.
- 18. Where these conditions are signed by or on behalf of more than one person as the customer, all of such persons are bound by the terms of these conditions.
- 19. Any communication by the Bank shall be deemed to have been made as soon as it is sent to the most recent address provided by me/us and the date indicated on the duplicate copy of such letter or on the Bank's mailing list will constitute the date on which the communication was sent. Any statement or confirmation of any transaction between me/us or either of us and the Bank shall be deemed to have been examined by me/us and to be conclusive and binding unless within 10 working days from the date specified on such statement/confirmation, I/we or either of us advise the Bank in writing that an item contained therein is being disputed. In the absence of such notification, the Bank shall not be liable to me/us for any such disputed item whether or not such item was made in accordance with the mandate from time to time given by me/us to the Bank.
- 20. "If you wish to be able to give instructions in relation to the operation of your account(s) with the Bank orally and/or by fax and /or by mail, please indicate your acceptance of either or both of the sub paragraphs of this condition specified below by placing an "x" in the box(es) beside the accepted sub paragraph. Where you do not accept both or either of these sub paragraphs, these general conditions will be read and interpreted without reference to this condition or the relevant sub–paragraph".
- O I/we have advised the Bank that I/we want the Bank to accept instruction in the manner indicated below. I/we understand and acknowledge that electronic mail facsimile and verbal communications are insecure transmission media. I/we however undertake to indemnify the Bank in full for any loss it may suffer or incur by reason of its honoring my/our letter, electronic mail, facsimile or verbal instructions, irrespective of whether same are erroneous, fraudulent or issued otherwise than in accordance with the mandate for my/our account(s).
- O The Bank is hereby authorised to honor for and to the debit of my/our account(s), any and all payment instructions issued in accordance with the mandate for the operation of my/our account(s) for which it receives confirmation in a format that conforms with the mandate for my/our account(s) and which bears or purports to bear the facsimile or electronic mail signatures of the person(s) whose specimen signatures have been provided to the Bank by me/us.
- O The Bank is hereby authorised to honor for and to the debit of my/our account(s), any and all payment instructions/ confirmations issued or provided by me/us using a pre-agreed format for same which may include but is not limited to oral or written instructions/ confirmations and where given orally, such oral instruction may if previously agreed involve the use of specific password(s) and when given in writing, may be given by letter, facsimile or electronic mail.

TERMS AND CONDITIONS CONT'D

- 21. The Bank shall not be liable for all cheques returned unpaid for reasons of not having received a prior confirmation via telephone, e-mail or written instruction.
- 22. Subscription to Bundle Price Plan automatically attracts a flat monthly fee (as per bundle option) debited from the customer's account at the end of the month irrespective of whether a withdrawal was made or not; as such accounts must be duly funded for the price plan to take effect.
- 23.1 Bundle pricing plans only become effective at the beginning of a new month and cannot be applied on historical transactions.
- 23.2 Customers who wish to un-subscribe to the Bundle Price Plan may do so via a written instruction or electronic mail (where there is requisite indemnity in place) but must be aware that the changes will only be effective at the beginning of a new month.

Inactive Account and Dormant Accounts

Inactive Accounts: Your account shall become inactive if there has been no customer or depositor initiated transaction for a period of six (6) months after the last customer or depositor initiated transaction. You shall not be required to provide any documentation to activate the account. A simple deposit or withdrawal shall suffice to activate the account.

Dormant Account: Your account shall be classified as dormant if there has been no customer or depositor initiated transaction in it for a period of one (1) year after the last customer or depositor initiated transaction. To make your account active after dormancy you shall provide satisfactory evidence of; account ownership, valid means of identification and present place of residence

I/we confirm and agree that my/our account(s) and all banking transactions between me/us ("the customer") and

Current Accounts

- 1. I/we confirm and agree that in addition to the Terms and Conditions stated above, my/our account(s) and all banking transactions between me/us ("the Customer") and Stanbic IBTC Bank PLC ("the Bank") shall be governed by the conditions specified below and/or the terms of any specific agreement between me/us and the Bank or where not regulated by either the conditions or such agreement, by customary banking practices in Nigeria.
- 2. This is a non interest bearing account that allows frequent deposits and withdrawals. It can also be referred to as chequeing account or a demand deposit account for business customers. A minimum account opening amount of N5,000 (five thousand Naira) , \$50 (fifty United States Dollars) or equivalent in other currencies
- 3. Current Account Maintenance fee (CAM fee) of N1 for every withdrawal of N1,000 on the account (N1 per mille) excluding transfers to accounts in the same name or CIF
- 4. Cash withdrawal on domiciliary accounts (whether savings or current account) are subject to Central Bank of Nigeria Cashless policy as may be amended from time to time and also attract 0.05% of transaction value or \$10, whichever is lower.

Card Products

- 1. "Card" means Debit, Credit and Prepaid cards including any additional, renewal or replacement card(s) that we issue to customers after we have approved the application.
- 2. The Card must be used for only lawful transactions within Nigeria or the country where the goods or services are being purchased. You may only use the Card issued in your name.
- 3. Your Card has an expiry date and is valid until the last day of the month shown on the Card. Your Card shall be auto-renewed upon expiration and the card renewal fee shall apply unless you indicate your intention to opt out of auto-renewal of your Card by ticking and signing the relevant space provided at page 1 section 3 hereof and/or by sending an email to customercarenige-ria@stanbicibtc.com, or by calling or sending an SMS to 0700 909 909 (please include your account number and name). Note that your Card will not be auto-renewed if your account is closed and or your card is deactivated.

- 4. The PIN issued with your card enables you carry out transactions such as withdrawals and purchases from ATMs, Point of Sale terminals and Web/Online platforms.
- 5. Your Naira card grants you access to make purchases in USD up to the limit advised to you by the Bank. This limit is subject to change without prior notice to you.
- 6. All transactions conducted outside Nigeria with your Naira card will be converted into Naira and billed against your Naira account at the prevailing exchange rate as determined and provided by the Bank.
- 7. All transactions conducted outside Nigeria must be done according to the rules specified by the Bank. A percentage commission may apply as determined by the Bank on the transactions not aligned within guidelines.
- 8. When you use your card for transactions on other channels which are not owned and controlled by the Bank, the rules of use of that channel apply in addition to these rules.
- 9. You are responsible for the safekeeping and proper use of your Card. You are strongly advised to memorise your PIN and avoid compromising your PIN.
- 10. I/We hereby consent to the Bank destroying the Cards requested by me/us if after 3 months, I/we fail to collect the cards and the cost of the cards shall be debited into my/our account with the Bank. I/We further agree to bear the cost of any Card subsequently requested by me/us.

ATM / Internet / Mobile Banking Conditions

- 1. I/We hereby request the Bank to grant me/us mobile / internet banking access (including viewing & transactional access via the channels) and further authorise the Bank to trust the information provided by me/us for the service. I/We agree that the Bank shall not be liable for placing reliance on the information provided by me/us in the event that the information is compromised and I/we suffer a loss as a result thereof.
- 2. I/we understand that my/our password is my/our private access control to the ATM and/or Mobile / Internet banking systems and hereby covenant not to disclose my/our password to any third party or permit any third party to have access to my/our password. I/we agree that the Bank shall not be liable or responsible for any loss or damage suffered by me/us on account of the compromise or such unauthorised use of my/our password.

SMS/E-Mail Condition

- 1. I/we understand that the notification alert via SMS or e-mail is within my/our private access and hereby agree not to disclose same to any third party. I/we agree that the Bank shall not be liable or responsible for any loss, or damage suffered by me/us on account of such unauthorised access to the information sent to me.
- 2. I/We shall indemnify the Bank and keep the Bank fully indemnified against all losses, damages, claims, demands and expenses whatsoever which may be incurred, imposed or suffered by the Bank as well as against all actions, proceedings or claims (including attorney's fees) whether civil or criminal, which may be brought against the Bank in relation to my/we electing to opt out of the mandatory SMS alert as directed by the CBN.

E-subscription for statement condition

I/we understand that the Statement of Account via e-mail is within my/our private access and I hereby agree that the Bank shall not be liable or responsible for any loss, or damage suffered by me/us on account of unauthorised access by any third party to the information sent to me.

Biz Smart Account conditions

1. I/we confirm and agree that in addition to the Terms and Conditions stated above, my/our account(s) and all banking transactions between me/us ("the Customer") and Stanbic IBTC Bank PLC ("the Bank") shall be governed by the conditions specified below and/or the terms of any specific agreement between me/us and the Bank or where not regulated by either the conditions or such agreement, by customary banking practices in Nigeria.

TERMS AND CONDITIONS CONT'D

- 2. I/we agree that the minimum opening balance for the account is the sum of N10,000.00 (Ten Thousand Naira) only and the Bank will exempt my/our account from CAM Fee only if I/we maintain a minimum daily balance on the account of not less than N50,000.00 (Fifty Thousand Naira) only.
- 3. I/we agree that though the account is a current account having a cheque book, the cheque is not eligible to go through the Central Bank of Nigeria Clearing House. Accordingly, the cheque can only be cashed at the Bank' Branches and or paid into bank accounts maintained in the Bank.
- 4. I/we agree that this account will be charged account maintenance fee of N1 pgr mille if the minimum balance on the account is less than N50,000 (Fifty Thousand Naira Only). A customer who does a monthly debit turnover less than N40m will not be charged CAM fee. A customer who does a monthly turnover between N40m and N100m will be charged 50kobo per mille while a customer who does above N100mn will be charged N1 per mille. 7.5% VAT will automatically be taken alongside the CAM fee. minimum account opening balance is N60,000 (opening balance of N10,000 and minimum daily balance of N50,000)
- 5. I/We consent to you charging Current Account Maintenance (CAM) Fee of N1.00 per mille on my/our Biz Smart Plus Account(s) upon disbursement of credit facility to me/us and I/we hereby waive my/our right to claim that CAM Fee is not chargeable on Biz Smart Plus Account(s) as stated in the Terms and Conditions of the Account Opening Package of the Bank. I/we further consent to you converting my/our Biz Smart Plus Account(s) to a regular Current Account while I/we enjoy credit facility(ies) from the Bank and I/we shall request for the conversion of the regular Current Account to a Biz Smart Plus Account(s) upon full liquidation of the credit facility.

Blue Blossom Account conditions

- 1. I/We confirm and agree that in addition to the Terms and Conditions stated herein, my/our account(s) and all banking transactions between me/us ("the Customer") and Stanbic IBTC Bank PLC ("the Bank") shall be governed by the conditions specified below and/or the terms of any specific agreement between me/us and the Bank or where not regulated by either the conditions or such agreement, by customary banking practices in Nigeria.
- I/We agree that the minimum opening balance for the account is the sum of N20,000.00 (Twenty Thousand Naira) only and the Bank will exempt my/our account from Current Account Maintenance Fee (CAM Fee).
- The Bank shall allow me/us an unlimited cash withdrawal at the Branch of the Bank (subject however to the Central Bank of Nigeria Cash lite policy).
 - 4. I/We hereby confirm that I/we am/are 18 years old and above and that my/our signatory(ies) to the account is/are female(s) only.
- I/We further confirm that I/we shall maintain not less than 50% ownership / shareholding structure (for SME Businesses).
- The Bank will not establish or operate the requested account(s) unless and until it has received the required supporting documents for the account. A list of which has been provided to me/us and is included with this Application Form.
- That withdrawal can only be made by the account holder(s)/signatory as specified in the terms of account
- 8. That any change in address or data of the account holder(s) shall be communicated to the Bank immediately.

I/we hereby specifically indemnify and hold you harmless against any and all liability, losses or damages of whatsoever nature (whether direct, indirect and/or consequential), which you may suffer as a result of any and all funds in my/our account being frozen, blocked and/or seized or which you may suffer as a result of any claim, demand and action made against you. For avoidance of doubt, I/we waive and renounce all rights, actions or circumstances whatsoever which might constitute a defense.

I/we hereby waive any rights which I/we may have or obtain against you arising directly or indirectly from any losses or damages of whatsoever nature which I/we may suffer in consequence of contravention of OFAC, EU, UN and HMT sanctions or any law/regulation prohibiting money laundering/financing of terrorism in Nigeria.

For purposes of No. 7 above, "OFAC, EU, UN and HMT sanctions mean sanctions imposed from time to time by Office of Foreign Assets Control of the Department of Treasury of the United States of America ("OFAC"), European Union ("EU"), United Nations ("UN") and Her Majesty's Treasury of the United Kingdom ("HMT") relating to, but not limited to entities, parties, shipping lines. Carriers, vessels, multimodal transport operators, freight forwarders, agents at the port of discharge and agents of any related party.

By signing this form, I/We hereby consent to the Bank sharing my/our data and confidential information within the Standard Bank Group if necessary, for purposes of marketing and rendering services to me/us.

The terms and conditions stated above shall be governed and construed in accordance with Nigerian Law and I/we agree that any proceedings arising out of or in connection therewith may be brought in the High Court of Justice and we irrevocably submit to such Court's jurisdiction.

Foreign Account Tax Compliance Act

I/We understand that as part of your obligations in compliance with the United States' (US) Foreign Account Tax Compliance Act (FATCA), financial institutions and banks, including the Bank are required to obtain my/ our tax related information to determine whether my /our account is a US Account, account held by a Recalcitrant Account holder, or Non-Participating Financial Institution or bank.

I/We provide the Bank my /our consent to:

- a) obtain from me /us such tax related information as is necessary and in the format determined by the Bank to determine whether I / we fall within any of the above categories, in which case my /our demographic and transactional data (as determined from time to time by the US Internal Revenue Service ("IRS"), will be reportable by the Bank to the IRS;
- b) Disclose my /our information (as referred to in paragraph (a) above) to Withholding Agents if and when required under the FATCA regulations;
- c) withhold on any payments of US Source Income received by me /us to the extent not already done by any other Withholding Agent (note that the maximum withholding that may apply to impacted US source income under FATCA is 30%); and
- d) close, block or transfer (to one of our related entities) my / our account within 90 days of a request for my / our tax related information (in the format determined by us), being outstanding."

Definitions:

US Account means, an account held by a US citizen, US tax resident, or an account having a substantial US owner that is a Specified US person as defined in FATCA, US treasury regulation §1.1471.

Recalcitrant Account means any account with US indicia that has not provided any requested documentation evidencing the account holder's FATCA status or classification.

Non-Participating Foreign Financial Institution means any financial institution or bank that has not registered with the IRS to enter into a Foreign Financial Institution Agreement and is not otherwise exempt as a certified-deemed compliant financial institution or bank or exempt beneficial owner.

TERMS AND CONDITIONS CONT'D

Biz Smart Plus Account conditions

- 1. I/we confirm and agree that in addition to the Terms and Conditions stated above, my/our account(s) and all banking transactions between me/us ("the Customer") and Stanbic IBTC Bank PLC ("the Bank") shall be governed by the conditions specified below and/or the terms of any specific agreement between me/us and the Bank or where not regulated by either the conditions or such agreement, by customary banking practices in Nigeria.
- 2. I/we agree that this account will be charged account maintenance fee of N1 per mille if the minimum balance on the account is less than N500,000.
- A customer who does a monthly debit turnover less than N40m will not be charged CAM fee. A customer who does a monthly turnover between N40m and N100m will be charged 50kobo per mille while a customer who does above N100mn will be charged N1 per mille. 7.5% VAT will automatically be taken alongside the CAM fee.
- minimum account opening balance is 520,000 (opening balance of N20,000 and minimum daily balance of N500,000)
- 3. The Bank shall allow me/us unlimited cash withdrawals at the Branch of the Bank (subject however to the Central Bank of Nigeria Cash lite policy) and
- 4. I/We consent to you charging Current Account Maintenance (CAM) Fee of N1.00 per mille on my/our Biz Smart Plus Account(s) upon disbursement of credit facility to me/us and I/we hereby waive my/our right to claim that CAM Fee is not chargeable on Biz Smart Plus Account(s) as stated in the Terms and Conditions of the Account Opening Package of the Bank. I/we further consent to you converting my/our Biz Smart Plus Account(s) to a regular Current Account while I/we enjoy credit facility(ies) from the Bank and I/we shall request for the conversion of the regular Current Account to a Biz Smart Plus Account(s) upon full liquidation of the credit facility.

Data Protection

- 1.You consent to us collecting your Personal Information from you and where lawful and reasonable, from public sources for credit, fraud and compliance purposes, as well as the purposes set out below.
- 2. If you give us Personal Information about or on behalf of another person (including, but not limited to, account signatories, shareholders, principal executive officers, trustees and beneficiaries), you confirm that you are authorised to: (a) give us the Personal Information; (b) consent on their behalf to the Processing of their Personal Information, specifically any cross-border transfer of Personal Information into and outside the country where the products or services are provided; and (c) receive any privacy notices on their behalf.
- 3. You consent to us Processing your Personal Information:
- to provide products and services to you in terms of this agreement and any other products and services for which you may apply;
- to carry out statistical and other analyses to identify potential markets and trends, evaluate and improve our business (this includes improving existing and developing new products and services);
- in countries outside the country where the products or services are provided. These countries may not have the same data protection laws as the country where the products or services are provided. Where we can, we will ask the receiving party to agree to our privacy policies;
- by sharing your Personal Information with our third-party service providers, locally and outside the country where the products or services are provided. We ask people who provide services to us to agree to our privacy policies if they need access to any Personal Information to carry out their services; and
- within the Standard Bank Group.
- In the event that you fail to repay all fees and charges arising from your card transactions as required, the Bank shall have the right to report the unpaid fees and charges against you as delinquent credit to CBN through the Credit Risk Management System (CRMS) or other Credit Bureau Agencies, and request the CBN to exercise its regulatory power to direct all banks under its regulatory supervision to set-off your indebtedness from any money standing to your credit in any bank account and from any other financial assets they may be holding for your benefit. You hereby waive any right of confidentiality in this regard, whether arising under common law or statute or in any other manner whatsoever.

- 4. You will find our Processing practices in the Group's and our privacy statements. These statements are available on the Group's websites or on request.
- 5. If you are unsure about your tax or legal position because your Personal Information is processed in countries other than where you live, you should get independent advice.

Marketing and Promotion

Provided you have agreed to the above **Data Protection Clause**, we may use your personal or other information to share information with you on new products and services that may be of interest to you and from time to time will mail, email or SMS information to you about us, our products and services, or our partners and their products and services. If you do not wish to continue receiving this information, you may contact us and request that we delete your information from our mailing list.

Bank Verification Number (BVN) Operations and Watch-List for the Nigerian Banking Industry

- 1. You consent to us applying restrictions on your account and reporting to law enforcement agencies if a fraudulent activity is associated with the operation of your account.
- 2. You consent to us reporting to Nigeria Inter-Bank Settlement Systems Plc (NIBBS) for update on the Watchlist Data Base of the Nigerian Banking Industry and the Central Bank of Nigeria (CBN) if a fraudulent activity is

associated with the operation of your account.For more information on our products and Service, please go to http://www.stanbicibtcbank.com

Full Name:
Signature:
Date: DD/MMM/YYYY
Full Name:
Signature:
Date: DD/MMM/YYYY
Full Name:
Signature:

Date: DD/MMM/YYYY

FOR BANK USE ONLY

1. REQUIREMENTS CHECKLIST

S/N	DOCUMENTS REQUIRED	CHECKED	DEFERRED	WAIVED	N/A
1.	Account opening form duly completed				
2.	Specimen signature card duly completed				
3.	Copy of CAC Certificate of Registration				
4.	Board Resolution				
5.	Copy of Memorandum and Article of Association (Certified as true copy by the Registrar of Companies)				
6.	(a) Form CO7 Particulars of Directors (Certified true copies by the Registrar of Companies and a certification by a Notary Public for Foreign Companies)				
7.	(b) Form CO2 Allotment of Shares (Certified true copies by the Registrar of Companies and a certification by a Notary Public for Foreign Companies)				
8.	Partnership Deed (where applicable)				
9.	Approval letter (for government agency)				
10.	Acct/Gazette (for government agency) (where applicable)				
11.	One passport sized photograph of each signatory to the account with name				
12.	written on the reverse side Introduction letter (where applicable)				
13.	Status report from banker (where applicable)				
	Resident permit (for Non-Nigerians)				
14.					
15.	Evidence of registration with Nigerian investment Promotion Council (NIPC) (where applicable)				
16.	Evidence of registration with Special Control Unit of Money Laundering (SCUML)				
17.	Search report				
18.	Power of attorney (where applicable)				
19.	Letter of indemnity				
20.	Proof of company address				
21.	Business premises verification certificate				
22.	Proof of identity of all signatories and Directors/Officers whose name appear on the account opening form/document (preferred Identity card are: Int'l passport, National identity card, National drivers license, valid Nigerian INEC Voter's card, and National Identification Number)				
23.	Proof of Address of all signatories and Directors/Officers whose name appear on the account opening form/document Utility bill (Certified true copy is acceptable if original is not held)				
24.	Two completed satisfactory reference forms				
25.	Copy of audited financial statements				
26.	Others please specify				
27.	Corporate search				
28.	Watch list check report				
29.	TIN (Tax Identification Number)				
30.	BVN of all Directors and Signatories to the account				

