

ACCOUNT OPENING TERMS & CONDITIONS BOOKLET "INDIVIUAL CUSTOMERS"

OF

ARAB AFRCIAN INTERNATIONAL BANK



Terms and Conditions Essence.

These terms and conditions regulate the banking relationship between me and Arab African International Bank (the "Bank") which will apply upon my signature on the account opening application of Arab African International Bank (the "Application"), therefore, I understand that I shall carefully read and understand these terms and conditions before signing the said Application. Noting that, once I sign the account opening Aapplication, the banking relationship with the Bank shall commence including all terms and conditions that regulate the aforementioned relationship and I shall be obliged to such relationship and all terms and conditions that regulate it, which will be mentioned herein in details.

In addition to such terms and conditions, I might be required or requested to sign an additional separate condition for special services or products, such as loans, and credit payment products (In case of requesting loan and/or credit payment products, I may be required to sign the loan and/or credit payment products documents and in such case, I will be committed to its terms and conditions as well as the terms and conditions mentioned herein).

I agree and acknowledge that all the terms and conditions mentioned herein and its amendments thereon as published on the official website of Arab African International Bank, from time to time, and as amended according to the Bank's sole discretion, therefore, if any amendments to the services or products provided by the Bank were conducted and I did not object on any of such amendments within 30 days of its date, I shall be committed to these amendments upon notification by the way the bank deems suitable and I shall not have the right to object or refuse the abidance by any of the amended terms & conditions.

Language:

This Booklet has been executed in Arabic language and this English version is provided to the Customer as an indicative translation to the Arabic version of the Booklet, and in case of any discrepancies between the Arabic and English versions, the Arabic version shall prevail.

First: Accounts:

1-1 Current Accounts.

Current Account: means the transactions account, and the Bank provides two types of current accounts (Current Account without interest and Current Account with interest). The Current Account may be in EGP or foreign currencies. To open a Current Account, I must be 21 years old or above, had the full legal capacity and I acknowledge and agree on the following conditions:

- Dealing on the account shall be carried out either by cheques that the Customer draws on the Bank or by virtue of a receipt signed by the
 customer for attesting the reception of money directly, or through requesting to perform internal transfers in favor of beneficiaries from the Bank's
 customers and/or non-Bank customers or any other method available for withdrawal operations pursuant to the systems in force at the Bank.
 And the customer hereby undertakes to notify the Bank of withdrawals that exceed EGP 250,000 (two hundred & fifty thousand Egyptian pounds)
 or their equivalence in foreign currencies 24 hours at least before the withdrawal.
- I agree and acknowledge that I shall have no right to apply for a cheque book unless the Bank's determined period from opening the account has passed, noting that; the application for issuing cheque book takes a specific period from the applying date and I shall not claim the Bank's responsibility regarding such periods now or in the future.
- I shall be responsible for all the liabilities of whatever kind that may fall on the Bank, as a result of loss or theft of one of the cheques received by the customer with the objective of cashing from this account, and I hereby exempt the Bank from any liability arising from cashing the cheques, except in cases in which the Bank cashes such lost or misused cheques, despite of being previously notified by the customer in writing within a reasonable time period (one working day) of the loss or theft of the cheque, subject matter of cashing in addition to attaching the police memo issued in this regard. This applies to the bills of exchange or promissory notes, in which the Bank is the place specified for their payment.
- I hereby declare that the Bank shall be exempted from any liability related to any delay in collecting, submitting, protesting, not paying or not accepting or loss all or part of the bills of exchange, promissory notes and/or any other commercial papers, deposited by me for collection or deduction whether submitted by me, my clients or agents. The Bank shall also be exempted from liability in relation to any protest or notice of non-acceptance or nonpayment of all or part of such documents deposited with the Bank, as a collateral or in any other form. The Bank shall also be exempted from reporting any protest in the legal timeframe. In addition, the customer shall exempt the Bank from any risks to which it may be exposed as a result of paying bills of exchange, promissory notes or other commercial papers on behalf of the customer. Moreover, the customer shall be liable for indemnifying the Bank against all the damages, losses or expenses that the Bank may sustain or suffer as a result of the foregoing.
- In case, I request from the Bank to collect cheques to my account on my behalf and any of such cheques returned without collection for any reason as well as the non-receipt of such returned cheques within 30 days of notifying me of the cheques return, the Bank shall have the right to send such cheques by registered mail to the last registered address stated with the Bank without any liability on the Bank.
- In case, I submit any cheques drawn on banks outside Egypt for collection on my account, I hereby acknowledge that the cheques will be collected in accordance with the laws of the drawee bank. Accordingly, the Bank is not responsible for any of the collection and/or circulation procedures of the drawee bank and/or cheques receiving and delivery procedures.
- In case of presenting the cheque in Egyptian currency and the account was insufficient to cover the cheque value, I authorize the Bank to deduct on any of my accounts with Bank in other foreign currencies through executing a foreign currencies exchange transaction to cover my account with the value equivalent to the cheque amount according to the Bank applicable exchange rate at the day of presenting cheque, I also authorize the Bank in case of presenting the cheque in foreign currency and the account balance was insufficient to cover the cheque in this foreign currency, to deduct on any of my accounts with bank to cover my account with the value equivalent to the cheque amount in the Egyptian currency only if the beneficiary accepts the equivalent value in Egyptian Currency, in all cases I authorize the Bank in case of insufficient balance in the current account related to the presented cheque to deduct any of my accounts with the Bank whether current or saving or with the same cheque currency or any other currency to cover my account related to the presented cheque, enforcing all of what is mentioned in this clause is subject to the bank's absolute discretion and unless I request otherwise in writing.
- I declare that the Bank shall have the right to suspend or close any of my accounts with the Bank at any time without giving any justification for
 that, and to claim any amounts in addition to any fees, expenses and commissions owed to the bank.
- I have the right to ask the Bank to give me a credit facility or credit payment products upon the elapse of the duration determined by the Bank, which may alter or change from time to time according to the Bank's internal policies. The Bank has the sole discretion to agree or reject my application and to determine the necessary collaterals in light of its credit policy, also the Bank may accept, reject, cancel or reduce the financing provided to me and I shall have no right to claim the Bank's responsibility in this regard. In case the Bank agrees, I shall sign all the Bank's documents prepared for such purpose and comply with all the mentioned terms and conditions thereof.
- If any of the parties to the account has been subject to seizure of possession or garnishment or bankruptcy, such order shall only apply to the share of such party in the account without referring back to the customer.



1-2 Saving Account.

Saving accounts: It is the best account in terms of value, as it combines the ease of access to my savings at any time in addition to the great flexibility in choosing interest period and the possibility of opening the account in Egyptian pounds and foreign currencies (dollars - pounds - sterling, euros).

- I acknowledge and abide by the minimum balance for opening saving account determined by the Bank.
- The interest rates are determined by the Bank and shall be calculated on the minimum balance during the month, provided that it would not be less that the minimum balance as being determined by the Bank from time to time.
- I acknowledge that I have read all the regulations and instructions for calculating interests, commissions and expenses of the Bank, and
 acknowledge the Bank's right to adjust the interest rate and expenses in accordance with the Bank's regulations which are subject to periodic
 review and change,
- I am not entitled to claim any return or interest on the saving account in case the account closed before the date of adding the specified return
 or interest as agreed with me at the time of opening the account, I also acknowledge and understand that the cheque books cannot be issued
 on a saving accounts and it is only issued on current accounts.
- If any of the parties to the account has been subject to seizure of possession or garnishment or bankruptcy, such order shall only apply to the share of such party in the account without referring back to the customer.

1-3 Joint Account.

It is a bank account shared between two or more individuals. If the shares of the joint account are not determined in the Application, it will be divided equally between the holders.

- In case of opening Joint Account (the "Account"), I / we hereunder mentioned jointly declare that the terms and conditions mentioned in this Booklet in addition to the terms and conditions mentioned in the Account Opening Application shall apply on this account, and also declare our joint responsibility arising from using the account, whereby dealing on this joint account shall be in accordance with joint instructions issued from all parties, unless otherwise agreed in writing between all parties, and such written agreement to be provided to the Bank in a form and substance acceptable to the Bank, and in such case, any payment, transaction or transfer made by the delegated person solely pursuant to such instruction, shall be considered as a discharge for the Bank from any liability towards all parties, our general and particular successors and our creditors regardless the nature or type of such debit, this is including: (a) To deposit or withdraw or perform internal or external transfers for any amount from the account, (b) Invest the money deposited in the account in different aspects of investments which was ordered by any of the parties who have the sole right to act on behalf of the other parties, placing or buying any type of time deposits or certificate deposits and collecting their receivables or interests, (c) Requesting the issuance of any kind of debit payment products, (d) Generally, any of the parties acting solely on the account on the other parties' behalf pursuant to this clause have the authority to request any banking transactions even if not explicitly mentioned and without need to prior permission from the account other parties, however, no party shall have the right to issue a power of attorney to third party or revoke it except by the approval of all parties.
- If one of the parties to this account informs the Bank in writing of the presence of dispute among them, or the Bank has been notified of the
 existence of dispute among the parties, or the parties have undertaken certain actions or transactions that prove the existence of dispute between
 the parties from the Bank's views, the Bank shall have the right to automatically block the account for the benefit of the parties until the dispute
 is resolved amicably or judicially.
- If any of the parties to the account has been subject to seizure of possession or garnishment or bankruptcy, such order shall only apply to the share of such party in the account and shall be automatically blocked.
- If one of the parties to the joint account passes away or loses his legal capacity, the others must notify the Bank of the death or capacity loss incident and their desire to keep the account, within a period that does not exceed ten days from the date of death or loss of capacity. In such case, the withdrawal from the joint account shall be suspended until the heirs or the legal guardian on those who lost their capacity are/is determined.
- In case any of the parties maintains other accounts at the Bank in any of its branches whether inside or outside the Arab Republic of Egypt, such parties authorize the Bank to automatically debit any credit account, or break any time deposits or certificate deposits for any of the parties automatically and regardless its currency, in order to settle any due amounts to the Bank, so that no party will be entitled to any credit balances except after setting all account dues in any currency, whether principal, interests and any other due expenses.
- In accordance to the above joint account terms and conditions, the parties to this account hereby declare that they shall be fully obligated, and hereby accept the general terms and conditions mentioned in the account opening Application that constitute an integral part of these terms and conditions, in addition to debit payment products related terms and conditions, the e-statement service and the electronic banking services terms and conditions and any other service and the tariffs of charges applicable at the Bank, which the Bank is entitled to change/amend whenever deemed necessary without the parties prior approval and our usage of the account after such change or amendment shall be considered as an acknowledgment and acceptance by the account parties of such change and/or amendment that communicated to clients with the was the bank deems suitable which will be announced whether through the Banks' branches and /or Communication Channels including the Bank's official website.

Second: Banking Services.

• Upon the request of subscription to the service submitted by myself, I will be declaring that I shall comply, without any reservations, to any terms and conditions that regulate this service, and all its related provisions that are determined by the Bank. Furthermore, I certify that all data and information, mentioned in the request of subscription signed from my side, are valid and correct, therefore, all terms and conditions shall constitute an integral part of the request of subscription, which is submitted by myself, and complementary to its provisions. These terms and conditions will be the final binding agreement with the Bank; therefore, I understand that I must carefully read and understand all terms and conditions of using the services before signing.

2-1 E-Banking Services.

- Arab African International Bank offers E-Banking Services to its individual customers, where I may review my balances and make cash transfers
 to accounts inside or outside the Bank (based on availability) through the Bank website ("E-Banking Services").
- I hereby declare that upon my request to avail the Electronic Banking Services (the "Service"), I acknowledge my understanding and acceptance to comply with all the terms and conditions of this Booklet and in specific the Electronic Banking Services related terms and conditions in addition to the detailed terms and conditions available on the Bank's Website (www.aaib.com) being applicable to the Service, I also declare and acknowledge viewing and abiding by all the detailed terms and conditions available and on the Bank's website as may be amended from time to time and shall be deemed an integral part of this Booklet and complementary to its terms.



2-1-1 Phone Banking Service:

• The service provided through phone and will be activated upon my request to activate the service and upon the Bank acceptance of my request and authorize me to use such service through AAIB contact center on the hotline 19555 which is operating 24/7 (or +20226733107 from outside the country).

2-1-2 SMS Alerts:

 Short Text Message sent electronically by the Bank to customers' local mobile numbers notifying them of their account transactions knowing that SMS alert will be sent to the Account holders based on the threshold defined by the Bank for each product that might be changed at Bank's absolute discretion

2-1-3 Applications notifications services.

- The Bank will be sending the promotions & offers to my registered mobile number through applications for example but not limited to "WhatsApp's business account".
- Such promotions & offers shall be sent constantly as long as there is no opt-out from the service from my side. I can opt-out from the service at any time & I shall not block or/ and report AAIB application on any application platform.

2-1-4 Terms and conditions of Electronic Banking Services:

• Before using the Service, I must register for the said service through following the instructions which will be sent to my email registered at the Bank's side. Registration requires me to use the user ID, activation code and URL that have been sent to me via email. If the customer faces any difficulties during the registration steps, customer can call 19555 for help and support.

Service Availability:

• Electronic banking services are available 7 days a week and in case of a planned maintenance or service disruption, I will be informed through the Communication Channels.

Security Measures:

- I shall observe and comply with any security alerts or phishing alerts that are posted on the Bank's website from time to time.
- The Bank safeguards and protects the confidentiality of my information internally and externally; externally by ensuring that any disclosure is limited to the information requested by a competent authority authorized to request such disclosure be it a judicial or regulatory body, and internally by disclosing my information only to authorized personnel and ensuring that the Bank's employees abide by the terms and conditions of confidentiality in compliance with the internal regulations and the applicable laws.

New Features or Electronic Service: (a) The Bank perform enhancements to the Service when it deems appropriate and may at any time add new features to the Service and/or develop entirely new Electronic Banking Services, (b) the Bank shall have the right to set new terms and conditions for the new service which will be available on the Bank's website and may require a new registration for the new service through following the instructions as determined and sent to my registered e-mail or mobile number at the Bank's side, (c) the Bank at its absolute discretion determines the eligibility of availing the new feature or service to me or not, (d) using the new feature or service by me will be considered as an acknowledgment and acceptance from my side to be bound by such new terms and conditions for the new feature or service being an integral part of this application and complementary to its terms.

- I Declare that the Bank has the right to amend existing services, and the Customer is informed of the terms of their use through the proper channel (if necessary). The bank may also cancel some of the currently available services or amend them to suit the working conditions in this system without the need for prior approval from the client or a warning or taking other legal action or notifying the Customer with this change.
- The Customer request for the service remains valid as long as the Account is still valid and active according to the Bank's absolute discretion, and unless the Customer explicitly request to cancel it or close the account, or the Accounts have been closed by the bank. The bank has the right to cancel the service at any time while informing the Customer with the reasons for refusing to provide the service, if possible.
- I Declare that the Bank has the right to stop working with these Services with the Customer or terminate his subscription to the system in the event that he breaches any condition of the Service conditions or in cases where the bank deems it necessary to take this measure, without prejudice to any other rights of all kinds of the bank by the Customer.
- In the event that the Service stops due to the cessation of the systems that are operated by the Bank or any of the specialized bodies that the Bank contracts with, the bank shall exercise due diligence to restore the Service and the Bank is not responsible for any damages and / or losses that may be caused to the Customer as a result of interruption due to any of the previous reasons and / or for circumstances beyond the Bank's control.
- I Declare that the Bank has the right at any time to stop the service temporarily, whether to perform maintenance work for the site and / or due to the occurrence or suspicioning of a security breach of the site that may affect the safety of using the site or for other technical reasons and / or other than Technical and / or security reasons, provided that the Customer is informed in advance, if possible, as well as the expected time for the service to return to normal thus this is considered one of the reasons that the bank is not responsible that the client is unable to use the electronic banking service and the client can't return on the bank during this period with any claims.
- The Bank's role is limited to implementing the instructions issued by the Customer, and the Customer is considered responsible for the correctness and validity of the data contained therein. These instructions are executed within official working days and times and in accordance with the deadlines set in the bank's internal instructions and policies. The bank has the right at any time to refrain from implementing any instructions issued by the Customer without giving reasons.
- The bank also takes all necessary precautions and measures to keep the Customer's data and information in complete confidentiality to the
 extent allowed by law in the event that it is necessary to trade them with another party outside the bank in order to provide the Electronic Banking
 Services.
- After the bank accepts the client's request, the bank will issue the (user name), (password), (Activate internet banking service) and (soft token
 mail) for the electronic banking service, which is delivered to the client by e-mail and The Customer undertakes their full responsibility for
 maintaining the electronic authentication method (Token) delivered to him by the Bank, and the Customer acknowledges that the bank does not
 bear any responsibility in the event of the Customer's breach or failure to maintain the electronic authentication method, as this duty remains the
 Customer's full.
- Any unauthorized use of the Electronic Banking Services account and any transactions Executed through it, as well as any instructions issued
 through it to the bank, remains under the full responsibility of the Customer, so the Customer does not have the right to dispute or request their



cancellation, and the Customer does not have the right to dispute the bank to refund the value of those transactions or pay compensation due to losses resulting from those transactions and / or instruction. After the bank accepts the client's request, the bank will issue the (user name), (password), (internet banking service activation) and (soft token mail) for the electronic banking service, which is delivered to the client by e-mail.

- After the bank accepts the client's request, the bank will issue the (username), (password), (internet banking service activation) and the (soft token mail) of the electronic banking service, which is delivered to the client by e-mail.
- The Customer acknowledges that he will inform the Bank immediately upon suspicioning of an attempt to hack the Account or expose the access
 data to the Accounts to fraud, as the Bank is discharged from any responsibility in these cases and remains responsible only in cases that are
 not caused by the Customer, misuse of the service, or failure to follow the instructions for use.
- I declare that I must read and acknowledge the warnings and notifications and terms and conditions related to subscribing to new services, and
 the customer's agreement or confirmation through digital services on the terms and conditions that will show electronically on the system will be
 considered legal obligation.
- I declare that I'm responsible for the security and safety of the personal devices used by the Customer against viruses and hacking programs remains at the full responsibility of the Customer.
- I acknowledges that I have reviewed all the expenses and fees related to the use of the product, as well as the Tariff List of all expenses and fees for banking products and services that can be used through the online Electronic Banking Services, noting that the bank will update and publish on the Bank's website in the event that any item in the fees and expenses list is amended.
- I acknowledge my knowledge that the Bank's website and the services and information it provides are the private property of the Bank, which
 the Customer is only allowed to use upon his request and only within the limits of what is related to the Account without any information and / or
 other data, and then it is not allowed for any person. Or an entity other than the Customer to use the service and the Customer is fully responsible
 for any damages and / or losses that may arise as a result of his permission for others to use the service.

2-1-5 E-Statement Service.

- The ("E-Statement Service"): is the service for sending the Customer's account statement (s) to the Customer's e-mail registered with the Bank.
- In case the Bank issued balances confirmation via the internet banking services or send e-statements to my email, the provisions of the Electronic Signature Law No. 15 for the year 2004, along with its executive regulation and any related decrees, and any amendments thereon shall be applicable.
- I acknowledge my acceptance to the E-Statement Service and that its availability is subject to the Bank's sole discretion in case the Bank decided that the E-Statement Service is not compatible with the nature of the account or the unavailability of the necessary security procedures for availing the E-Statement Service in a secure and valid manner, and that the Bank has the right not to avail E-Statement Service on the account.
- I acknowledge my acceptance to receive, the account statement(s) electronically ("E-Statement") through the e-mail registered with the Bank
 according to the agreed upon account statements frequency in the Application and declares that the E-Statement option will replace the physical
 statements sent through post, and that the Bank will not be responsible if the E-statement is not received due to issues with my e-mail ID/mailbox,
 accordingly, I will be able to review and/or print accounts' statements and credit payment products statements through e-mail as well as through
 internet banking services.
- In case that I have presented a special request for having the account statements in a physical form to be sent through post whether solely or in
 addition to the E-Statement, or in case of the unavailability of the E-Statement Service for any reason whatsoever, I authorize the Bank to deduct
 the charges for physical statements as per the Bank's published tariff list.
- For my data protection, the E-Statement will be password protected. I must enter the password to review the e-statement. Losing the password or using it by any other person is my sole responsibility.
- In order to maintain the privacy and security of my data, I must keep the password confidential and may not disclose the password to any person including any AAIB employees.
- I acknowledge that receiving E-Statements, even when password protected, have some risks; including but not limited to electronic hacking operations or force majeure or any other incident that may lead to non-receiving the E-Statement and I acknowledge accepting these risks.
- The E-Statement will be sent to one email address only even in the case of joint accounts or non-individual accounts with multiple signatories.
- In case of service failure, the Bank will notify me through e-mail or SMS that the bank statement will be sent by post, and I authorize the Bank to deduct the charges for physical statements as per the Bank's published tariff list and the Bank will inform me of any service interruption caused by a pre-scheduled maintenance through E-mail, SMS or the Bank's official website.
- I must notify the bank of any errors relating to the content or any entry of the E-Statement or inability to access thereto and in case no objection regarding the contents or any entry in the accounts is received by the Bank within 30 days from the date of receipt of the E-Statement, the records of the bank shall be deemed as a conclusive evidence of the correctness of all debits and credits and balances of the account(s).
- I shall notify the Bank, immediately upon discovering any incident of unauthorized access to the E-Statement by any person other than me or any other form of misuse of the E-Statement service or any electronic hacking operations related to my e-mail.
- The Bank may, at its sole discretion and for the sake of protecting my interest, stop, terminate, or eliminate my use to the Service or any part thereof, taking on consideration; notifying me by any means that the Bank deems appropriate, and it shall not affect any due rights and compensation for any party until the expiry date, provided that; I shall be notified by the reason of stopping and cancelling the service, if possible.
- The Bank may hold some or all E-Banking Services, in case of an emergency and routine closures or shutdown, or to conduct maintenance or
 improve the services or in case of stop using the service for a relatively long time (6 months) or in case the Bank see it is necessary or
 recommended to do so.

2-2 Direct Banking services.

2-2-1 Debit Payment Products (including but not limited to; Debit Card / Contactless Bracelet / Contactless Sticker) ("Payment Products") I (the "Debit Payment Products holder") hereby request the Bank to issue a principal and /or supplementary Debit Payment Products and accept to comply with all the following terms and conditions:

1. Debit Payment Products Property:

I acknowledge that the principal and supplementary Debit Payment Products (if any) shall always remain the Bank's full property and I shall be fully responsible for all of the obligations arising from using the principal Debit Payment Products and all supplementary Debit Payment Products (if any).



2. The local and international use of the Debit Payment Products:

- The Bank shall determine the equivalent rate of currencies for the operations that are made by using the Debit Payment Products. I (the Debit Payment Products holder) shall not be entitled to object to the applied exchange rates, and the Bank shall determine the maximum limit for daily withdrawals of local or foreign currency from the balance of my (the Debit Payment Products holder's) account and for the payment of goods and services and shall also be entitled from time to time to change this limit at its own discretion and notify me (the Debit Payment Products holder) with this new limit.
- All entries in my (the Debit Payment Products holder's account) for any operation shall be in Egyptian pounds or US Dollars depending on the
 type and currency of the Debit Payment Products and the value of operations in foreign currency shall be converted to local currency at the
 Bank's exchange rate on the date of the conversion or execution according to the Bank's discretion, in addition to applied Bank's commission
 for the foreign currency exchange operation.
- I (The Debit Payment Products holder) hereby explicitly declare accepting full responsibility for all the sums that are used by the supplementary Debit Payment Products and any other liability arising or related to the use of this supplementary Debit Payment Products through the Debit Payment Products validity period in addition to any dues arise after the Debit Payment Products closure date.

3. Debit Limits:

• The operations that are concluded by debiting any of my (the Debit Payment Products holder) accounts by using the Debit Payment Products depend on the balance available at the account at the time and date of using the Debit Payment Products, I (the Debit Payment Products holder) shall not be entitled to exceed this balance. If the balance is exceeded for any reason, I (the Debit Payment Products holder) shall cover this excess upon the Bank's first demand.

4. Preserving the Debit Payment Products:

• I (The Debit Payment Products holder) shall preserve the Debit Payment Products, and not to allow any other person to use it and not to disclose the PIN to anyone.

5. Responsibility for using the Debit Payment Products:

- I (The Debit Payment Products holder) must sign the sales vouchers for any transaction of the Debit Payment Products and keep a copy of such vouchers. The Debit Payment Products holder shall not be exempted of any liability towards the Bank in the absence of a signature on said vouchers.
- The Bank shall not be liable for any dispute between me (the Debit Payment Products holder) and the merchants concerning goods or services received, and if the merchant issues a voucher for the refund of a sum of money for a sales transaction or service offered by using the Debit Payment Products, the Bank shall then add the sum to the account. If the refund sales voucher does not reach the Bank, I (the Debit Payment Products holder) shall complete a dispute form in order for the Bank to initiate charge back to reserve his rights.
- I (the Debit Payment Products holder) shall be responsible for any transactions authorized by the Bank whereby the debit card has been electronically accepted through either the Automated Teller Machines ("ATM") or Debit Payment Product through Point of Sale ("POS").
- The Bank's records shall be final and binding to me (the Debit Payment Products holder) in all cases for the use of the Debit Payment Products on ATM or POS terminals.
- The Bank shall be entitled to debit the Account with the total value of the withdrawals and purchase transactions that have been made by using the Debit Payment Products, in addition to debiting of fees, stamp taxes, costs and different commissions from the account that is published on the Bank's website www.aaib.com.
- Cash deposits of banknotes in ATM machines are acceptable and the value shall be added to the related account upon collection, the Bank's
 calculation of account shall be final and binding.
- The Bank shall deduct the value of any counterfeit banknotes present with cash from the total sum of the deposit. I (the Payment Products holder) shall be personally civilly and criminally liable therefore and the Bank shall be entitled to undertake the legal proceedings it considers necessary and notify the competent authorities.

. Exemption of Bank's Liability:

- The Bank shall not be liable and I (the principal and/or the supplementary Debit Payment Products holder) shall not be entitled to recourse against the Bank for any rejection of the Debit Payment Products by any merchant/ ATM/POS that is not owned by the Bank.
- The Bank shall not be liable and I (the principal and/or the supplementary Debit Payment Products holder) shall not be entitled to recourse against the bank for nonfunctioning of the ATM or POS machines due to electrical or mechanical failure or the non-existence of cash in the ATM machines or the withdrawal of the Card or any other technical reason.

6. The Bank shall not be liable in any of the following cases:

- · Any failure, error, or delay in implementing all or some of my instructions for reasons attributed to me or beyond the control of the Bank.
- Unlicensed access by any person to my cell phone, e-mail, or obtainment of my username and password by any person; or any fraudulent act.
- · Loss of any data, instructions or message during electronic sending.
- Any dispute arising out between me and any of the cell phone or internet service providers.
- Indemnity claims regarding any harm resulting from issuing the Debit Payment Products or using it by me or any other third party.

7. The cancellation of the Debit Payment Products:

The Bank shall be entitled to cancel the principal and/or the supplementary Debit Payment Products in the following cases:

- In case, the Debit Payment Products holder is declared bankrupt or there is a legal action.
- If the Bank unilaterally and according to its policies, decides to cancel, suspend, restore or not to renew the Debit Payment Products and is then entitled to exercise this right without prior notice without my (the Debit Payment Products holder's) approval and notify the me with whatever mean the Bank considers suitable, mentioning the reason if possible.
- I (the Debit Payment Products holder) shall be entitled not to renew the Debit Payment Products or cancel it at any time provided that I (the Debit Payment Products holder) notify the Bank in writing and must then return principal and the supplementary Debit Payment Products (if any) and destroy the Debit Payment Products (s) upon delivery to the Bank, and request to be finalized within two working days.
- If the principal Debit Payment Products is cancelled or not renewed by the Bank or me (the Debit Payment Products holder), I (the Debit Payment Products holder) shall be liable despite the cancellation or non-renewal for all the due sums used by the principal or supplementary Debit Payment Products in according with the conditions of this application.



8. Notification for the Loss of the Debit Payment Products:

- I (the Debit Payment Products holder) must immediately notify the Bank's call center service upon the loss or the theft of the principal and/or the supplementary Debit Payment Products, such notification must include the following information: (The customer full name, date of Birth, I.D number in addition to the Debit Payment Products number and the expiry date and the account number, the date and the time of the loss or the theft of the Debit Payment Products), and the Bank shall suspend and cancel the Debit Payment Products immediately upon receiving a valid notification.
- I (the Debit Payment Products holder) shall then be entitled to apply for a new replacement Debit Payment Products and shall bear the Bank's costs and fees for this issuance.
- I (the Debit Payment Products holder) shall be liable for all sums appearing in purchase statements or cash withdrawals that have occurred by virtue of the Debit Payment Products until the moment the Bank or its call center is correctly notified of the event of loss or theft of the Debit Payment Products.
- I (the Debit Payment Products holder) shall return the blocked Debit Payment Products to the Bank in the event I found such Debit Payment Products.

9. Miscellaneous Provisions:

- If any dispute arises between the Bank and I (the Debit Payment Products holder), the data appearing in the Meza/ MasterCard / Visa international
 organization registries concerning the operations that had been made by using the principal or supplementary Debit Payment Products shall be
 binding to me (the Debit Payment Products holder) and cannot be proved otherwise.
- Any electronic correspondences referred by Meza/ MasterCard /Visa international organization to the Bank is binding to the Debit Payment Products holder and he has no right to dispute on such electronic documentation or its photocopy.
- If I want to dispute any transaction, dispute form to be filled in any of the Bank branches within 30 days from statement date of the transaction under dispute. If dispute was settled in favor of the Bank, dispute fees to be deducted.

2-2-2 Credit Payment Products (including but not limited to; Credit Cards/ Contactless Bracelet / Contactless Sticker) ("Credit Payment Products"):

I acknowledge that Visa and MasterCard cards and all the Credit Payment Products which consider a supplementary product to the Credit Card, issued by Arab African International Bank, are subject to the following conditions and avails to me the following services:

- Availability to use the Credit Payment Products in purchases and the Card in cash withdrawal from all over the world.
- Special monthly debit interest rate for the secured Credit Payment Products and unsecured Credit Payment Products in purchases and the card in cash withdrawal.
- The minimum payment of the Credit Payment Products balance is 5% per month.
- The Ability to issue supplementary Credit Payment Products.
- Available 24/7 on 19555 locally or +20226733107 internationally.
- Only credit card is used for online purchase through OTP.
- Automatic enrolment in AAIB POINTS program, which allows you to obtain E-points and replace such points later, whether by cash vouchers
 that may be used in a large group of partners which is contracting with the Arab African International Bank or have cash refund on your
 Arab African International Bank Credit Payment Products.
- Instalment for purchase or cash withdrawal transactions for terms up to serval months with special debit interest through the instalment service.
- Instalment for purchase transactions for serval months without any interests within a large group of partners contracting with the Bank.

General Conditions:

- The Egyptian nationality or residence for the foreign Debit Payment Products/Credit Payment Products ("Payment Products") holder is a
 mandatory.
- The minimum age for primary Payment Products is 21 years old and 18 years old for the supplementary Payment Products.
- To obtain the product, you need to visit your nearest branch.
- Standing instructions to pay the minimum or whole indebtedness debit on the accounts may be issued.
- Issuing a Debit Payment Products from Arab African International Bank on the current or saving account may be done and linking it with my
 credit card and its additional Payment Products, provided that the payment shall be made through the ATM by the card.
- Direct payment of Credit Payment Products may be done through the ATM by the card, that spread across the country, fawry outlets, or any Bank's branches.
- In case of any dispute arise between me, as the Payment Products holder, and the Bank, the data stipulated in Visa / MasterCard institutions concerning all transactions made by the primary and supplementary Payment Products are final and binding on me. Furthermore, all e-mails received by the Bank from Visa / MasterCard institutions will be binding on me and I have no right to object or deny its photocopy submitted by the Bank. In case of disputing any transaction made by the Payment Products, a dispute request shall be submitted through one of the Bank's branches provided that; the dispute request shall be submitted no later than 30 days from the date of account statement of such transaction, and dispute charges will be deducted from my account in case the dispute is settled in favour of the Bank.

Reporting for Losing any of the Payment Products: I, the Payment Products holder, shall notify the call centre immediately upon loss or steal of the primary and/or supplementary Payment Product, provided that the report shall include the following:

(My full Name as the Payment Products Holder, Data of Birth, ID Number, Primary and/or Supplementary Payment Product, its Expire Date, Account Number, and Date and Time the Payment Products was Lost or Stolen).

The Bank will block and cancel the Payment Products, once it receives a correct report, as well as, I have the right to apply for a replacement Payment Products and bear its issuances fees.

• Î, the Payment Products Holder, remain responsible for all sums mentioned in purchases and cash withdrawal notifications and made by the Payment Products until the date on which the Bank or the customer service centre was reported correctly by lost or stolen Payment Product. In case of finding any of the lost or cancelled Payment Products, the Payment Products shall be returned to the Bank as soon as it is found.

Closing any of the Payment Products: The Payment Products may be closed upon written request, submitted to the Bank, by the Payment Products holder. in such case, I shall return the primary and/or supplementary Payment Products (if any) to be damaged by the bank, provided that the request shall be executed within 2 working days. In case of the primary and/or supplementary Payment Products was closed or not



renewed by the Payment Products holder or the Bank, regardless of closing the Payment Products, I / the Payment Products holder shall be responsible for any due amounts for using the primary and/or supplementary Payment Products in accordance with the terms and conditions herein. Therefore, the Payment Products shall be closed during the term specified by the Bank to ensure that no debts are due to the Bank.

• It is well known by me that all requests for issuing Credit Payment Products are subject to the Bank's terms and conditions of Credit Payment Products, which may alter or change from time to time in accordance with the Bank's vision and internal policies.

2-2-3 Overdraft Service.

The Bank offers overdraft service to facilitate the prompt dealing with your savings without need to break or liquidate deposits and lose the interests. Unlike the most of other financing, there is no minimum limit for payment each month, provided that short-term deposits account and/or savings certificate shall be kept, and interests will be due to you on such accounts.

2-2-4 Safe Deposit Box Service.

- The Bank's safe deposit boxes are safe boxes that are available in different sizes to meet your needs and will be at your disposal to store your precious personal belongings, as the boxes are preserved in room that immunes to fire, break, theft or etc.
- The Bank offers safe deposit box service in some of the branches inside Arab Republic of Egypt with different sizes.
- The Bank is entitled to get fees for this service as an annual rental payment for the box that differs according to the rental box size as well as
 insurance amount paid by your side once upon opening the box and shall be refunded when the lease expires unless you unless you owe any
 dues to the Bank.
- The box's key shall be handed to you at your own risk. In case the key was lost, you will bear the cost of new lock to be deducted from the
 paid insurance, and you undertake to notify the Bank upon the loss of the key, therefore, the Bank will deduct new insurance on the new lock
 and key.
- You must have an account in Arab African International Bank.
- Possessing the key is not a proof that the holder has the right to open it, but the customer or its agent under power of attorney stating that the agent is entitled to open the box.
- Rent of safe deposit box subjects to Law No. 17 of 1999.

If I apply to rent a Safe Deposit Box, I declare my adherence to the following:

- I shall not use the box for storage any inflammable material, weapons, ammunition or anything may violate the laws and regulations. In case of violation, I shall solely bear the full responsibility of such violation.
- I shall use the box only on the official workdays and working hours specified by the Bank.
- I shall comply with all internal procedures required to open my box.
- If the box was rented by more than one person, the right of using the box shall be specified (in case of joint account).
- If the contract is terminated, I shall return my key to the Bank.

2-2-5 Western Union Service.

- The Bank offers a quick, secure, safe method that enables you to transfer and receive money via Western Union. Western Union is an industry leader in global money transfer through a network of more than 525,000 agents located in over 200 countries and territories worldwide.
- The recipient shall not pay any charges for receiving any amounts.
- The Bank provides exclusive western union service "D2B" to you that will enable you to receive your transfers in Egyptian pounds directly on your savings account at the Bank.
- This service will save time and efforts, in case you are receiving transfers in Egyptian pounds, which will enable you to cash your transfers, at any time, via the debit cards without the need to visit the branch or wait.
- Funds may be delayed or service may not be available on certain conditions, including the sent amount, the country of destination, the availability of currency, regulatory issues, identification requirements, the working hours of the agent's location, differences in time zones or the choice of delayed options, and I shall not recourse against the Bank.
- · All terms and conditions provided by Western Union shall apply.

Third: Other General Conditions that are Applicable on the Accounts Opened with the Bank:

3-1-1 General Conditions of Dormant Accounts:

Dormant Accounts.

The account to which none of the following transactions has been made, whether by withdrawal, deposit, transfer or electronic/documented balance inquiry; for a period of one year for current accounts; two years for savings accounts; Bank transactions on the account such as fee deductions or the addition of proceeds are not considered transactions under which the account is activated.

Clients with Dormant Accounts.

Clients whose bank accounts are all considered to be dormant.

Active Accounts.

Account on which a single transaction has been made (withdrawal or deposit; or "conversion; electronic when Applicable"/documented balance inquiry) for a period of one year for current accounts; two years for savings accounts, through bank branches or "any available electronic means of communication or channels when applicable".

Account Reactivation.

If the customer holds an active account; the customer is allowed to activate his dormant accounts through (branches; contact Center; internet banking; ATM machines; or other electronic channels of communication) and in case activating dormant accounts is not available through any of the mentioned channels the Customer can activate the Account through branches After checking the identity of the client, as followed. If the client accounts are dormant, the accounts will be activated after the client provides the bank with the following documents (validation of the

account balance and written request for reactivation of the accounts and KYC update form) Signed by the customer as a minimum and provided

that they are accepted by the bank in their form.



3-1-2 Dormant Accounts Related Declarations:

- I hereby acknowledge the Bank's right to cash any cheques drawn on any of my dormant account(s) and to execute any continuing instructions on the dormant account(s) and understand that it will not be considered a reactivation to my account(s) subject to being notified after disbursement of any of the cheques by any authorized Bank's means of communication.
- I hereby acknowledge the Bank's right change the activated account status back to dormant at the end of the working day if I do not make
 any financial movement on the account after the reactivation.
- I hereby acknowledge the Bank's right to make visits to persons with disabilities and older persons (over 65 years of age) in order to proceed with dormant account(s) activation, update data and sign the required paperwork if the client requests so in accordance with the Bank's regulations, procedures and policies.
- I hereby acknowledge the Bank's right to deduct expenses on dormant account(s) balances until the account balance reaches zero, and also
 acknowledge my understanding for the continuing calculation of interest due regarding interest generating account(s), in accordance with the
 account's type and the interest ratio period.
- I hereby acknowledge the Bank's right to close dormant account(s) if one year has passed since the account(s) balance has fallen to zero and I have not reactivated the account(s) after being notified by any of the means authorized by the Bank.
- I hereby acknowledge the Bank's right to notify me through any of the available authorized communication channels before my account(s) is/are considered dormant; of the expenses resulting from the account(s) being considered dormant and the procedures for reactivating the account(s).

3-2 Other General Terms:

- I hereby acknowledge and confirm my obligation that any instructions and / or correspondence issued by me to the Bank shall be in writing, and the Bank is only obligated from the date of receipt of the aforementioned communications and everything else on there is not binding on the Bank and it is not permissible for me to refer to the Bank.
- I hereby declare that the Bank shall be exempted from any liability related any of the following reasons: (a) to not processing or delaying the transfer request or any loss or damage due to the bank's reliance on the information provided by me, for example but not limited to, name and account number of the Beneficiary, Beneficiary's bank name, Swift code, Beneficiary's International Bank Account Number (IBAN), amount and currency of transfer, (b) insufficient funds in the determined account, (c) the information provided by the customer is incomplete, or is not sufficiently clear, (d) any failure or delay or error related to either the method selected by the bank to process the transfer, or any third party selected by the Bank to receive the transfer, or the beneficiary's bank, (e) any other reason beyond the control of the Bank; and in no event will the Bank be liable for damages arising directly or indirectly if the transfer is executed by the Bank in good faith, regardless of the form or nature of any claim or action, and in no event will the Bank be liable for punitive, incidental or consequential damages, whether or not the Bank have been advised of the possibility of such damages, the customer also acknowledges that the transfer can be refunded or not executed if the Beneficiary's Bank does not pay to the Beneficiary specified on the request, and that the refund will be made only after the Bank has received confirmation of the effective cancellation of the transfer and if the order is payable in Foreign Currency, the Bank will not be liable for any excess in the value of the transfer after it has been converted from Foreign Currency to U.S Dollars at the Bank's buying or conversion rate of exchange at such time as the cancellation of the transfer is confirmed by the Bank.
- The Bank will send SMS to inform me about the transactions of the deposit and withdrawal card on my account over a certain value or in the event of other matters that the Bank deems necessary to inform me and will send SMS to remind me of late payments or of the same settlement dates.
- I understand that I can ask the Bank to stop sending SMS and accordingly the Bank will stop sending any notices in this way.
- I understand that SMS service is an alert-only system for me, on which I cannot rely in any way.
- I irrevocably and finally authorize and permits the Bank, to inquire, investigate and disclose all or part of my data, transactions or information whether financial or non-financial, whether relates to the customer or the parties associated thereto (if any), at the Central Bank of Egypt, the banking sector, the affiliated and sister companies, the financial institutions, my employer and also all parties that the Bank deems necessary and appropriate. I further authorized the Bank to provide or exchange any information about the customer's transactions according to the requirements of offering the necessary services or improving the provided service and work exigencies or upon undertaking any legal procedures against him/her.
- The Bank shall be entitled to conclude agreements with third- party specialized companies in Egypt or abroad or outsource to its agents or any entity the Bank deems appropriate concerning the provision of its banking services or the management of Payment Products and provide them with the customer private personal account information without deeming it a violation of the legal rules regulating the confidentiality of bank accounts, observing the legal provisions that regulate such issue.
- I hereby declare that we have taken up an elected domicile the address mentioned in this Application (unless it is amended by the Customer according to a written request in accordance with the Bank's forms in this regard) and sending account statements whether electronically on our e-mail address or physically to our address or sending any correspondences to this address or text messages to the mobile number and / or the e-mail address registered with the Bank ("Communication Channels") shall not be deemed as disclosure of the our accounts' secrecy, and the correspondences sent to us via one of the communication means referred to above are considered a conclusive evidence of their transmission and conclusive evidence of the correctness of what is stated thereon, and we hereby acknowledge that the Electronic Statement Service is part of the account opening procedures, and we hereby acknowledge and agree to receive our account statements electronically through our e-mail that is registered with the Bank ("E-Statement Service") and acknowledge our knowledge and acceptance to abide by all terms and conditions related to the E-Statement Service, which are detailed herein and we also authorize the Bank to deduct the charges of physical statements as per the Bank's published tariff list in case of requesting the service of sending physical Bank statements. Bank E-statements received on our registered e-mail address and / or physical Bank statements received in our registered address with the Bank are considered as conclusive evidence of their transmission and conclusive evidence of the correctness of what is stated on them unless we submit a written objection within 30 days from the date, they are sent to us.
- And the customer also discharges the Bank from any responsibility for receiving or not receiving these bank statements or any correspondences
 sent to the customer by virtue of one of the above-mentioned communication channels as a result of any reasons beyond the Bank's control,
 such as electronic hacking operations or force majeure or any other incident that have the same effect.
- I hereby authorize the Bank to calculate and debit fees, expenses, commissions and interests regardless of their type, that may be due to the
 Bank without the customer's prior approval according to the Bank's list of fees, expenses, commissions and interests applied on products and
 services provided to me, which is applicable and announced the all the Bank's branches or published through communication channels including
 the Bank's official website. The customer also declares that the Bank is entitled to amend the said list periodically without the customer's prior
 consent.
- I hereby agree to consider all the accounts held at the Bank and its branches (whether inside or outside the Arab Republic of Egypt) as one unit, and unconditionally and irrevocably authorizes the Bank to automatically set-off any due amounts or indebtedness to the Bank or due on me for



any other reason from any of the accounts or liabilities products (Time deposits – Certificate of deposits, etc.) held at the Bank whether inside or outside the Arab Republic of Egypt, with any currency as per the Bank's exchange rates. Accordingly, no credit balances shall be due to me, except after settling all accounts and by any currency.

- I declare that the Bank shall have the right to suspend or close any of my accounts with the Bank at any time in case there is a justification for that, or that the account has been misused, or if at any time cheques issued on the customer account return or bounce unpaid due to insufficient balance in the account or if any instructions or transactions on or related to the account contradicts with any of applicable laws, or Bank's internal systems or regulations or any transaction that may directly or indirectly relate to a person or entity or country subject to international sanctions whether economic or financial sanctions or may violate international sanctions regulations as enacted by the United Nations, Security Council, the European Union, and the USA or local competent authorities (according to the Bank's discretion)after notifying me if possible.
- If the Bank receives conflicting instructions from the me or any of my legal attorneys, delegated person or representatives, the Bank shall have the right at its sole discretion without referring to the customer- to suspend or close any of the customer's accounts or suspend all dealings on the account and/or cancel or suspend dealing on the account any power of attorney and/or delegation on the account and not to give effect to any instruction or refrain from executing the conflicting instructions without any liability on the Bank until receiving fresh mandates from me in a form and substance acceptable to the bank.
- In case of account closure for any reason, I am obliged to withdraw any amounts with the Bank (if any) after deducting amounts due for the Bank from the principal .interests, commissions and expenses of any kind and shall also return to the Bank the cheque books relating to the Account closed within the time limit that the Bank may specify for me or the Bank shall setting off the my accounts and pay the debit balance, if any, by all available legal means and notify me and send it to me by registered mail to the last address registered for me with the Bank's, without any liabilities whatsoever on the Bank.
- My specimen signatures on the Bank forms of signature cards designated to this purpose and deposited at the bank shall deem legally approved
 and constitute a legal basis for all transactions and dealing made over the account, and shall remain valid until it is changed in writing by the me,
 in addition, the I hereby discharge the Bank from any responsibility whatsoever that could resulted from verifying forgery signatures due to the
 Bank inability to discover signatures' forgery through the normal methods.
- I declare that I will provide all the necessary documents to open the account without any obligation on the bank to verify their validity, correctness or completeness and I am entirely responsible for any document(s) or writing(s) or cheque(s) which were drawn on the Bank or transfer request(s) and any of them signed by me, and discharge the Bank and/or all its employees from any responsibility whatsoever, in case the bank discern that any of the provided information to the bank is incomplete, or is not sufficiently clear or that the writing or signing of any document(s) or information or writing(s) provided to the bank by using pens with disappearing inks or that may disappear, and in such case, the Bank shall have the right to rely on any micro film or photocopy of such document(s) or cheque(s) bearing my signature, and the said document or cheque shall be treated as original document or cheque and cannot be denied in the present or in the future.
- The Bank shall have the right to deduct automatically any amounts that were credited to the account due to omission or error at any time and without referring to me.
- I agree that the Bank has ownership rights and interest with respect to the account number and my identification number and has the right and privilege to modify or change the account number or my identification number at any time after the bank notifies me with the way he deems suitable.
- I declare that the Bank shall not be responsible for paying any indemnifications as a result of any damage or losses arising from force majeure
 or unexpected events.
- The customer has no right to return on the bank, and the bank does not bear any responsibility for any breach that results in delay or failure to implement any of the bank's obligations, due to a force majeure reason.
- I authorize the Bank to record all phone calls of the Bank's customer service center/ during phone banking service and that these records are considered a legal and recognized proof of validity acceptable from the customer and the Bank is authorized to use them according to their absolute discretion at any time to solve any issue that may arise without any responsibility on the bank side I also agree not to object to the acceptance of the Bank's records as evidence in any legal proceedings by claiming that the records are not original, or not in writing, or that they are rumors or statements in documents issued by the computer.
- I declare accepting and non-objection to the Bank's right in refusing or suspending or postponing the execution of any of the my transactions in order to verify that such transactions do not violate or conflict with the applicable laws in the Arab Republic of Egypt, the internal Bank systems or any international agreements or regulations or any transaction that subject to the economic sanctions imposed from time to time the United Kingdom, European Union, United States or the United Nations or other sovereign authorities.
- I hereby declare our obligation to comply with the provisions of Law no. 194/2020 of The Central Bank and Banking Sector and the provisions of Laws in connection with Anti-money Laundering, along with its executive regulation and the laws that will come into force in the future in this concern, in addition to any instructions or regulations applied from any regulatory body from time to time on the any service, product or the Electronic Banking Services including the online or mobile banking services and accordingly, any breach for such provisions, I shall be liable solely for the said breach and the Bank shall bear no liability whatsoever in this regard.
- I hereby declare that all the information related to foreign "Account Tax Compliance Act (FATCA)" are true, and in case any of the said information (or any part of it) is found to be false or misleading, I shall be liable for it and I authorize the Bank to automatically disclose any data or information related to the held accounts with the Bank to any authority related to the applicability of "Foreign accounts tax Compliance Act (FATCA)", whether this authority is local or foreign authority, with the approval to this authority to disclose these information with other entities to execute this law.
- I acknowledge that he/she is subject to the legal obligation with respect to international sanctions regulations as enacted by the United Nations, Security Council, the European Union, and the USA or local competent authorities. The rules include global sanctions against countries or specific sanctions for goods, services, etc., International sanctions referred to in this application means the economic or financial sanctions imposed on any person or entity (hereinafter a "person"), aircraft, vessel, country, territory or government including, but not limited to, embargoes, freezing of assets, sanctions against any particular sectors of an economy and other restrictions on engaging in dealings with the above mentioned sanctions targets. International sanctions are issued, administered or enforced by the United Nations Security Council, the European Union, United Kingdom the United States of America OFAC (including the U.S. Department of the Treasury's Office of Foreign Assets Control and the U.S. Department of state) or by any relevant local authority or state.
- WE HEREBY this account IS NOT related by any means directly or indirectly to the comprehensive sanctioned countries (i.e. any country or entity subject to economic sanction imposed from United Kingdom, European Union, United States, OFAC, United Nations or any other sovereign authority) or partial sanctioned countries as per KYC procedures on AAIB portal.
- I hereby declare being the sole beneficiary from the account and declares the full responsibility for the soundness and legitimacy of the sources of any amounts deposited in or transferred to the account. And acknowledge its responsibility to verify the legitimate resource of this funds which shall not contradict with the law of Anti-Money laundering, it's Executive Regulations, its related decisions, and the other regulating laws that apply thereto, and declares that any amounts or funds in the account or held in the customer's name with the Bank, regardless its nature, whether debit, credit, time deposits, certificate of deposits, liabilities or indebtedness cannot be assigned or charged by the customer to any third party or by way



of security without the Bank's prior written approval.

- In case presenting any request or instructions using external templates (not Bank forms), I accept from now all conditions, commitments and obligations listed in the Bank forms, whether on the front of the form or its back and declares acknowledgement and accepting all these forms, conditions, commitments and obligations contained therein and fully discharge the Bank from any responsibility or from any damage may accrue to me, and have no right to derogate from any condition, undertaking or commitment on the grounds of the non-acknowledgment of its content or that it is not written in the presented papers to the Bank.
- I declare that the Bank has the right to implement any instructions to the customer sent by e-mail or fax of the customer registered in the Bank's records, that can be amended in writing from time to time by me. The Bank has absolute discretion whether to implement those instructions or not, in accordance with what is perceived to the Bank regarding the need of me to implement such instructions, and subject to the Bank's acceptance of this instruction in its form and substance, including the signature verification on the said instructions, identity of the sender or the feasibility of implementing these instructions and others. The I shall be the sole responsible for the consequences of implementing any request or instructions and shall be responsible for maintaining the confidentiality of this instructions or any related data, and the I discharge the Bank from any responsibility for receiving or not receiving these instructions as a result of any reasons beyond the Bank's control, such as electronic hacking operations or force majeure or any other incident that have the same effect and in all cases I am committed by all terms and conditions related to internet banking services and products published on the bank website in addition to forms and requests related to service or products in this booklet
- I undertake to notify the Bank in case of issuing an official power of attorney to a third party in a form other than the Bank's form, and in case of
 the customer's failure to notify the Bank about issuance of the said power of attorney, the Bank shall have the right to refrain from acting based
 the provided POA, until the I notify the Bank about its issuance, and anyways the Bank may accept dealing by virtue of this power of attorney
 without any liabilities thereon.
- I recognize that in the event of my death, lack of capacity or insolvency (or that any action, whether judicial or provisional, hinders the operation of the account), and in such cases the bank has the right to suspend all transactions on the account until the successor, guardian or legal custodian is identified and approved by the bank to deal with the account in accordance with the applicable laws. The bank is also entitled to freeze my account until the notification of legacy have been issued. The inheritance is divided according to the legitimate shares mentioned in the notification of legacy. If there is a minor in the account, its shares will be paid only under the approval of the competent family affairs prosecution and, if there are certificates in my account, the certificates will be broken except by a written request of all the heirs or their representatives provided that the authority to break certificates is explicitly mentioned in the authorization or power of attorney.
- I hereby declare that the Bank is entitled to modify / change all or some of the terms & conditions of this Booklet, I addition to the, Account Opening Application from time to time at it's the Bank's sole discretion and we acknowledge that using the account and/or the electronic banking services and/or Payment Products and/or any services after such change or modification shall be considered as an approval and acknowledgement by me of accepting such amendments and being bound by them as announced at all the Bank's branches and/or official website (www.aaib.com), or notified to me through the available communication channels.
- I recognize that I may assign third party to deal in the account, whether by internal power of attorney (for individuals only and individual facilities).
- I do not have the right to refer to the Bank as a result of any act of the agent over my account. I acknowledge and confirm my prior consent to all acts of the agent over my account until the Bank has been notified in writing of the cancellation of the power of attorney.
- Subject to me being considered one of the beneficiaries of the financial inclusion accounts, I hereby acknowledge and agree to the bank's right to
 freeze my account in case it exceeds the permissible limit for the financial inclusion accounts, and this account will remain frozen until I provide all
 the documents required by the bank; and I acknowledge my commitment to all expenses and fees determined by the bank in this regard and the
 bank's right to amend the limit set for financial inclusion clients in accordance with its internal policies and procedures subject to being notified
 through any of the means of communication set/authorized by the bank.

Fourth: Customer Rights.

- Subject to the provisions of the Central Bank and Banking Sector Law with respect to maintaining the secrecy of accounts and the provisions of
 the Anti-Money Laundering and Terrorist Financing Combating Law and regulations, the Bank shall maintain the confidentiality of all the customer's
 financial and personal data and information which may not be used or shared with any third party unless legal documents or the customer's prior
 consent is obtained.
- The Bank shall make the banking tariffs available and regularly updated on its website www.aaib.com.
- The customer may present any complaint to AAIB's complaints department or any AAIB branch or lodge the complaint via any other means made available or introduced by AAIB. AAIB shall respond to the complaint (in writing or electronically) within 15 business days from the date of receiving it except for complaints related to transactions with third parties (the customer shall be notified of the period required to investigate the complaint). In case the customer does not accept the response of AAIB, s/he shall notify AAIB in writing including the reasons for the response. If AAIB is notifies of such non-acceptance as indicated above, AAIB shall re-investigate the complaint and notify the customer of the final response within 15 business days. The customer may directly escalate any complaint in relation to this service to the CBE if:
 - 1- No response whatsoever is given in respect of the customer's complaint within 15 business days from the date of its receipt by AAIB.
 - 2-The customer does not accept the final response of the bank to the complaint.

Fifth: Customer Queries and Complaints and Reporting Dispute Cases Regarding Any Transaction:

- The Bank offers several channels to receive customer queries or report a complaint concerning the services or reporting any case of dispute regarding any transaction; whether through the Bank customer service representatives at the branches or the call center by calling 19555 from any local telephone or number +20226733107 internationally or through email: complain@aaib.com.
- The Bank responds to the customers' queries or complaints as soon as possible or during 15 working days maximum, calculated from the date of receiving the detailed information about the customer's query or complaint, in addition to all the required details and evidence in this regard.
- In case of failure to settle the complaint during this period, the Bank will communicate with the customer to inform him/her about the complaint status and the latest update reached.
- The Bank will take the necessary measures to settle the customer's complaint, provided that the customer has hereby undertaken all the necessary steps to notify the Bank about the complaint.

Sixth: Governing Law and Jurisdiction:

- This Booklet is subject to the laws provided in the Arab Republic of Egypt and all rules and instructions prescribed by the Central Bank of Egypt.
- The Egyptian law shall be applicable to any dispute that arises in connection with implementing or interpreting of the terms & conditions of this Booklet, I addition to the Account Opening Application. In such case, the matter shall be referred to the competent Egyptian court in order to settle the dispute.