

Rules and Amendments

1. The Accountholder agrees to be governed and bound by the pertinent laws on the matter, such as but not limited to the rules of the Bank, the Bangko Sentral Ng Pilipinas (BSP), the Bankers Association of the Philippines (BAP), the Bureau of Internal Revenue (BIR) and the Philippine Clearing House Corporation (PCHC), as well as any subsequent amendments thereof and/or any new rules to be promulgated and applicable to the Account. The Bank reserves the right to delete, supplement or alter any of the herein terms and conditions.
2. The Accountholder agrees to, and consents to the compliance by Maybank with, the Check Image Clearing System, or such other electronic check clearing system, as the Philippine Clearing House Corporation (PCHC) may adopt and implement from time to time including any and all PCHC rules and issuances regarding the same and/or any amendments thereto, which are deemed incorporated hereto by reference. The Accountholder hereby waives the presentation for payment of the original check to the drawee and consents to the use of the digital image of the original check in clearing. The Accountholder further agrees that the original of the check shall be kept by the bank where it was presented and only images of negotiated checks shall be provided in the eSOA or printed SOA, as the case may be.
3. The Accountholder agrees that notwithstanding anything herein contained the terms and conditions governing the operations of any accounts opened under special arrangements as contained in any other document used in connection with such arrangements specifying such additional terms and conditions as being applicable shall apply, and in the event of any inconsistency shall prevail over the terms and conditions herein.
4. This agreement shall become effective upon the opening of the Account and shall be deemed to have been made and in accordance with and governed by the laws in all respects, including, without limitation, to matters of titles, construction, validity, performance and discharge and shall not be waived, altered or amended as to any of its terms or provisions except in writing duly signed for and on the Bank's behalf.
5. By acceding to the Bank's Terms and Conditions for account opening and accommodation for other financial products, I/we agree that Maybank may collect, hold, use, and share my/our Personal Information pursuant to the Data Privacy Act of 2012 (Republic Act No.10173) for so long as I/we remain to be a client and for as long as my/our records and Personal Information are required and/or allowed by law to be retained and processed, whether for my/our protection or for the protection and pursuit of the legitimate interests and/or business purposes of Maybank. Please refer to the website for the detailed version.

Account Opening

6. The Bank reserves the right to open an account only upon presentation of acceptable identification papers and upon receipt of satisfactory documents.
7. The signatory(ies) of the Account in the name of business entity warrant that he/they have the power and authority to request the Bank to open the Account and to sign and deliver this agreement. Deposit made by a corporation, partnership or association can be withdrawn by such officer(s) or employee(s) as may be designated in the by-laws or resolution of the Board of Directors of such corporation, partnership or association.
8. The Accountholder agrees to deposit the prescribed minimum amount for opening an account and shall maintain the minimum balance set by the Bank as stated in its website.
9. The Bank reserves the right to investigate and put the Account on hold in the event that the "Thank You" letter, sent by the Bank to the Accountholder's given address after account opening is, for whatever reasons, received back by the Bank as returned mail.
10. For Passbook-based accounts, upon opening of the account, the Accountholder shall be furnished a deposit book (passbook) where deposits/withdrawals made by the Accountholder are recorded. The Bank may refuse to accept deposit if the passbook is not presented. However, in all times, the passbook must be presented to the Bank before any withdrawal is allowed by the Bank. In case of incorrect/outdated entries in the passbook, the Bank shall rely on its records as basis for allowing withdrawal transactions. In case of discrepancies between entries in the passbook and those appearing on the Bank's record, entries in the Bank's record shall prevail. In under no circumstances must the Accountholder make entries on said passbook.
11. If the passbook is lost/mislaid/stolen, the Accountholder must immediately notify the Bank in writing stating the circumstances surrounding the loss. The Bank shall not be responsible for any payment or payments of withdrawal against a lost/mislaid/stolen deposit book prior to receipt of notice of loss. Before a lost/mislaid/stolen passbook is replaced, no further transaction of whatever nature shall be entertained by the Bank.
12. Replacement of lost/mislaid/stolen passbook shall be subject to existing Bank rules and regulations at the time of loss/misplacement/theft.
13. Reordered check books will be held for safekeeping for 90 days after the Accountholder has been notified of the availability of the requested check book. After which, the Bank reserves the right to destroy the check book without any liability to Maybank.

Deposit

14. The Accountholder agrees that every deposit shall be supported by a duly accomplished deposit slip or any appropriate form issued by the Bank and other documents as may be required by the Bank.
15. The Accountholder agrees to accurately fill out the prescribed deposit slip or any appropriate form issued by the Bank and shall hold the Bank free from any liability for losses caused by any and all inaccuracies in filling out the prescribed deposit slip or form. If the Accountholder cannot read or write, he must have the form filled out by a responsible person other than the employees of the Bank.
16. Deposits may be denominated in Peso or in US Dollar in case of FCDU SA/TD. The Bank shall credit deposits to the Account after verification and count. The amount verified shall be deemed the correct amount deposited by the Accountholder. Discrepancies noted shall be communicated to the Accountholder.
17. In consideration of the Bank's accepting deposits which are not counted in the Accountholder's presence by way of special accommodation, the Accountholder hereby assumes the sole responsibility for any shortages/overages which may be found when deposit is counted and the total thereof checked against the amounts indicated on the deposit slip(s) and holds the Bank free and harmless from any liability arising therefrom. However, should any shortages or overages be found, the Bank shall advise the Accountholder. The Bank is hereby authorized to alter the deposit slip(s) to reconcile with the actual deposit received as verified by the Bank's Authorized Personnel.
18. In receiving check deposits, the Bank obligates itself only as the Accountholder's collecting agent, assuming no responsibility beyond the exercise of due care. Checks/Non-cash items deposited will be subject to collection from the bank/branch on which they are drawn. Any credit to the Accountholder's account for checks, drafts or other instruments is merely provisional and not binding until the Bank receives the proceeds thereof. Until such time the deposit item is cleared and funds are transferred to and in the Bank's possession, withdrawal against these uncollected funds shall not be allowed.
19. The Bank reserves the right to reject any check deposits including, but not limited to second/multiple endorsed checks, Treasury Warrants (TWs) and Postal Money Orders (PMOs). The Accountholder

warrants the genuineness of all instruments deposited in the Account and genuineness and correctness of all endorsements thereon.

20. The Bank reserves the right to debit back any item previously credited to the Account which turns out to be an improper or erroneous credit. In such an event, the Bank will have the right to debit the existing balance of the Account and/or any other fund of the Accountholder in the custody of the Bank for the exact amount in question.
21. The Bank may, at its sole discretion, purchase any check deposit drawn against any bank for immediate credit to and/or withdrawal from the Account. Notwithstanding such purchase, the Bank may however not allow drawing for any reason whatsoever, in which case the Bank shall incur no liability regardless of whether the drawee bank subsequently honors or dishonors the check. The Bank obligates itself only as the Accountholder's collecting agent, assuming no responsibility beyond care in selecting correspondents and until such time as actual payment shall have come into the possession of the Bank.
22. The Bank may prescribe charges and holding periods on other deposit accounts such as foreign currency accounts. All deposits that are dishonored, for whatever reason, shall be charged against the client including the applicable fees, charges and penalties. Withdrawals from foreign currency accounts will be allowed against cleared balances only. Deposits become cleared funds only after completion of clearing or holding periods as prescribed by the Bank. Correspondent bank charges on checks/items sent for collection abroad are for the account of the Accountholder. Other terms and conditions for Peso deposit accounts, may also apply to the foreign currency accounts.
23. Should the Bank, at its sole discretion, purchase check(s) presented to the Bank by the accountholder's representation and warranty that it is a holder in due course, this accommodation shall be with full recourse to the Accountholder. The obligation of the Accountholder shall include the amount of check, interest, penalties and other costs including cost of collection from the Accountholder which may arise from the purchase and return of purchased checks.

Interest

24. Interest shall only be payable according to the rates and conditions as provided by the Bank from time to time and maybe limited to specific accounts or subject to minimum balances being maintained. It will be computed based on the cleared daily balance, ledger balance or other bases of computation, as the case may be, subject to existing bank policies, to be credited to the Account, net of withholding tax and/or any other applicable tax prescribed by law/BIR regulation at the time of interest payment.
25. No interest shall be credited to the Account closed prior to the interest crediting date as set forth by the Bank.
26. Interest rate is subject to change when conditions warrant.
27. No interest shall be accrued to dormant accounts. Interest accruals will only resume upon reactivation of the account.

Withdrawal

28. Over-the-counter withdrawals from the Savings Account (SA) and/or Time Deposit (TD) shall be made by the Accountholder personally or upon his written authority duly authenticated and in such form acceptable to the Bank and upon presentation of the corresponding passbook or other required document(s) as may be required by the Bank. Only signatures appearing on the Bank's records shall be honored by the Bank for withdrawal.
29. For Current Accounts (CA), over the counter withdrawals shall be made by presentation of a duly accomplished check and other required documents in the form prescribed by the Bank.
30. The Bank shall have no obligation to make part payment on a check, up to only the amount of the Accountholder's funds, where the check is drawn for an amount larger than the available credit balance. The Bank shall also not be obliged to make up the deficiency from the Accountholder's other accounts.

The above, notwithstanding, in the event the Account is overdrawn (OD), the Accountholder shall be considered a trustee of an implied trust for the benefit of the Bank pursuant to Article 1456 of the Civil Code insofar as the excess amount is concerned and therefore, obligates himself to return to the Bank the debit balance appearing in the Account. In case the Bank shall enforce any of its rights and remedies under this Agreement through legal action, the Accountholder binds himself to pay liquidated damages equivalent to 36%p.a. of the debit balance or the prevailing market rate as fixed by the BSP whichever is higher, and an additional sum equivalent to 25% of the total sum outstanding as and for attorney's fees and further agrees that the Bank's claim on the debit balance to be incontestable from the time of demand.
31. The Bank reserves the right to require two (2) banking days written notice in advance for any withdrawal whenever the Accountholder's or the Bank's interests so requires.

Alterations on Checks

32. The bank shall reject/return all checks with alterations. Alteration(s) shall include any change/modification on any detail appearing on the check and its dorsal portion, including but not limited to the date, sum payable, name of payee, effected by insertion, crossing out, using a correction fluid or marker or any other means that will alter the effect of the check in any respect.
33. The Accountholder shall hold the Bank and/or its representatives free and harmless from any liability/loss/damage the Accountholder may suffer on account of the Bank's decision to dishonor/refuse to pay the Accountholder's altered check as provided herein.

Stop Payment Order

34. An Accountholder who wishes to request the branch to stop the payment of any check issued against his/her account should advise the Bank promptly in writing by accomplishing "Stop Payment Order Form" supplied by the branch of account for that purpose. Such request for stop payment order will be honored only when made in accordance herewith and duly received and acknowledged by the Bank before the Bank has certified, accepted or paid the check being stopped. Cancellation of the "Stop Payment Order" shall also be in writing. Such order shall be governed by the Terms & Conditions indicated in the form.
35. An Accountholder who wishes to stop the payment of any check issued against his/her account may personally perform the stop payment through his/her personal internet banking access.

Dormant

36. The Account is considered dormant if no transaction (deposit/withdrawal) is made for a period of one (1) year for CA and two (2) years for SA. The Accountholder will be notified at least sixty (60) days prior to change of account status from active to dormant.
37. Deposit accounts remaining dormant for a period of ten (10) years from date of last transaction shall be reported to the Treasurer of the Philippines for the necessary escheat proceedings in accordance with the Unclaimed Balances Act (R.A. 3936, as amended).

Service and Other Bank Charges

38. An account, whether active or dormant, shall be subject to service and maintenance charges currently in effect. The Bank is hereby authorized to debit account(s) for any applicable service charges, fees and penalties.

39. Such charges shall be debited from the Accountholder's account and the Bank shall not be liable for dishonor of checks, drafts, notes or other instruments due to insufficiency or lack of funds as result thereof.
40. Service charges, fees and penalties include, but are not limited to, the following: accounts falling below the required maintaining balance, dormant accounts, early closure (less than 30 days after account opening), cost of checks, reproduced copy of statement of accounts or other records as requested by the Accountholder, checks drawn against insufficient fund or uncollected deposit whether subsequently funded or returned, check deposits (whether local or foreign) accepted by the Bank for clearing or collection which are returned/dishonored for whatever reason, and other fees and charges which the Bank may impose from time to time depending on whatever policy it may adopt.
41. Active accounts that fall below the required monthly Average Daily Balance (ADB) for at least two (2) consecutive months shall be subject to the prevailing service charge. Dormant accounts shall likewise be subject to the prevailing service charge if starting on the 5th year of dormancy and its Average Daily Balance falls below the required monthly ADB.
42. Account with zero balance due to service charge or other causes may be closed by the Bank.
43. The Bank reserves the right to impose new maintenance fees and charges and change existing fees/charges within limits allowed by law or BSP regulations which you can find in the Bank's website.

Statement of Accounts

44. The Bank shall provide Accountholder with monthly itemized Statement of Account (SOA) together with the images of all negotiated checks but excluding all cancelled checks. The Bank may send the statement through postal mail, email or any other electronic means. The Bank shall consider the statement accepted and acknowledged to be correct in case the Bank does not receive any notice from the Accountholder on any error in the statement within thirty (30) days from date of receipt of the statement by the Accountholder. Accountholder shall advise the Bank in writing for any change on their email address, mailing address and other contact information. The Accountholder may request the printing of paper SOA which is subject to applicable charges.
45. It is further agreed that unclaimed SOAs shall be retained by the Bank for a maximum period of ninety (90) days reckoned from the date of the SOA concerned. After the expiration of said period, the Bank shall be relieved of any obligation to the Accountholder with respect to the SOA and the Bank shall be free to dispose of the same in whatever manner it may deem proper.

Account Closing

46. The Accountholder recognizes the Bank's right to close the Account, with or without notice, at any time and for any reason at the Bank's sole option and by returning to the Accountholder whatever balance appearing on his credit per Bank's books, minus charges, if any. Accountholder acknowledges that any inadvertent acceptance of deposit shall neither confer any right upon him nor shall it restore his standing as a depositor, and that he/she shall not hold the Bank liable for any and all damages caused by or arising therefrom.
47. Without prior notice to the Accountholder, accounts may be closed anytime at the discretion of the Bank if the Account is fictitious and/or used for fraudulent purposes or mishandled by the issuance of unfunded or insufficiently funded checks, or for any reason that the Bank deems necessary to protect its interest.
48. In the event the Account is closed on the ground that the same was improperly handled, the Accountholder authorizes the Bank to report such closure and the reason(s) therefor with the BAP or any central monitoring entity established by the BAP to keep record of mishandled deposit accounts.
49. The Bank, its officers and employees shall be free and harmless from any and all liabilities, claims and demands of whatever kind or nature in connection with or arising from (i) the closing of the Account and/or (ii) the dishonor of any check which may be presented to the Bank after the closing of the Account and/or (iii) reporting by the BAP or any central monitoring entity established to keep record of mishandled deposit accounts.
50. Without notice to the Accountholder, Maybank may convert a Yippie/IMTeen Savings Account to a Classic Savings Account once the individual reaches the age limit specified by the Bank.
51. For CA, the Accountholder may request closure of account at any time provided that such closure shall be effected by the Bank only after all checks drawn against the Account and unissued checks shall have been accounted for to the satisfaction of the Bank. The Accountholder is under obligation to return to the Bank all unissued checks. The Accountholder shall be liable to the Bank for any damage or liability which the Bank may incur or suffer by reason of Accountholder's failure to surrender said unused checks.

Joint "AND" Accounts and Joint "OR" or "AND/OR" Accounts

52. The Accountholders agree with one another and with the Bank that all money, heretofore, now or hereafter deposited by the Accountholder/s, or any of the Accountholder, to the credit of this account are and shall be received and held by the Bank with the understanding and upon the condition that said money deposited without reference to previous ownership and all interests, dividends and credits thereon shall be the property of:
 - a. For Joint "AND" Accounts, ALL OF US during our lifetime and after death of anyone of us shall be payable to and collectible by the survivor(s) and the legal heir(s) of the deceased depositor upon proper compliance with the Bank's requirements on the matter.
 - b. For Joint "OR" Accounts, ALL OF US JOINT OWNERS and shall be collectible by ANY ONE of us, during our lifetime and after death of any one of us shall be payable in accordance with existing policies of the Bank.
53. Any and all fund belonging or purporting to belong to either or both of the Accountholders (including proceeds of any and all loans/discounts which may be made by the Bank to or for Accountholders), which may come into the Bank's possession at any time, may be deposited, at the Bank's discretion, for credit to the Account in the absence of contrary instructions.
54. Each accountholder authorizes and empowers the other to endorse for deposit or to deposit without any endorsement to the Joint Account any and all checks, drafts, notes or other instruments, payable or purporting to belong to either or both of the Joint Accountholders.
55. The available balance of the Account shall be subject to withdrawal or other disposal in whole or in part by check or other written orders:
 - a. For "AND" accounts - BY BOTH OR ALL Accountholders, or by either of them AND the attorney-in-fact or other legal representative of the other, or by the attorney(s)-in-fact or other legal representative(s) of both or all Accountholders. However, the Bank may require the written consent or approval of both Accountholders for the transfer of all or any part of the balance. In the event of death of either of the Accountholders, the Bank should be promptly notified in writing and the balance of the Account at the time of such death shall be disposed of in accordance with the rules on co-ownership and subject to whatever estate or other tax liabilities as may be required by law. The deceased Accountholder will be represented by the administrator of his estate and the funds in the Account will be released only upon the signature of the surviving Accountholders and the administrators and only upon presentation of proof that the taxes corresponding to the share of the deceased had already been paid.
 - b. For "OR" Accounts - BY EITHER of the Accountholders, or by the attorney-in-fact or other legal representative of either of the

Accountholders (including among others any one or more such checks or other orders in favor of the signor hereof), all without inquiry with respect to the use or disposition of the funds so withdrawn or otherwise disbursed. However, the Bank may require the written consent or approval of both Accountholders for the transfer of all or any part of the balance to the individual account of either of the Accountholders with the Bank. Every time a withdrawal is made, the withdrawing accountholder certifies/declares that the other Accountholder is still alive. In the event of death of either of the Accountholders, the Bank should be promptly notified in writing and the balance of the Account at the time of such death shall belong to and may be disposed of by the Bank as property of the surviving Accountholder subject to the compliance by the latter with the requirements as prescribed by law. In case of conflict among the Accountholders, the Bank is hereby authorized to hold or freeze the Account until it receives a court order authorizing the Bank to release the funds to the Accountholders or any one of them. Instructions with respect to the combination of signatures required, with their limitations, if any, will be in accordance to the Accountholders declaration in the signature card.

Miscellaneous

56. Pursuant to the Implementing Rules and Regulations (IRR) of R.A. 9160 (Anti-Money Laundering Act of 2001), the Accountholder grants irrevocable and unconditional authority to the Bank to report to the Anti-Money Laundering Council (AMLC) covered and/or suspicious transactions involving this account. The Accountholder holds the Bank, its Directors, Officers and Employees free and harmless from any liability from any suit arising from the discharge of their duties in accordance with this law.
57. For SSS Pensioners' Account, the Accountholder waives his/her rights and holds the Bank free and harmless from any liability in case withdrawals are disallowed by reason of the SSS notice to the Bank to discontinue the credit, stop withdrawals and remit overpayments made to the Account. The Accountholder further waives his/her rights under R.A. 1405 and allow SSS to inquire into the Account opened and maintained under the SSS Benefit Payment Thru Banks Program.
58. The Accountholder agrees that the venue of any action that may arise from this Agreement shall be in the competent court of the Judicial District of Taguig City or the place of execution hereof or in any competent court as may be allowed by the Rules of Court at the sole option of the Bank.
59. For the protection of the Bank and the Accountholder, under the provisions of R.A. 1405 (Law on Secrecy of Bank Deposits), the Bank shall not entertain inquiries or instructions over the telephone or by fax/telegram/cable message regarding any account nor through a representative unless authorized in writing by the Accountholder(s).
60. The Bank is hereby authorized at any time in its discretion and with or without notice to any of the Accountholders, to charge the deposit and apply such amount thereof as shall be sufficient to pay any and all obligations of the Accountholders or any or all of the "AND" or "AND/OR" Accountholders including loans, interest, penalties, charges and other receivables from any of the Accountholders whether or not covered by promissory notes or other credit agreements. The Bank shall not be thereafter be liable and shall be rendered free and harmless for withholding or applying to the payment of said obligations any or all amount of the deposit.
61. The Bank shall not be held liable for any loss or damage that may be incurred by the Accountholder or third party due to or occasioned by imperfect computer programming procedures or by any defect in the material or workmanship of any computer equipment. In the event of a work suspension being called in any or all of the Philippine Clearing House Corporation (PCHC) covered clearing areas, by which PCHC shall, with the approval and concurrence of BAP, suspend the clearing in the affected areas, clearing shall be deemed automatically suspended. Without prior notice to Account Holder, Maybank is authorized to extend the number of clearing days of bank check deposits. However, should the announcement be made later in the day when the check has already been received for deposit by Maybank, then such items shall be processed the next clearing day.
62. The Accountholder agrees that the terms and conditions herein together with any subsequent additions, deletions or amendments shall apply to any and all accounts which the Accountholder may maintain with the Bank. The Accountholder acknowledges that amendments to the Deposit Contract maybe adopted by the Bank from time to time without need of prior notice to the Accountholder, and that notices posted by the Bank in prominent places within its branches on such amendments shall constitute notice sufficient to bind the Depositor.
63. Unless expressly accepted and ratified by the Bank in writing, the Accountholder recognizes the absolute right of the Bank to refuse to honor any and all transactions by the Account holder with any Bank personnel involving the account or funds of the Accountholder which are conducted or entered into: (i) outside of the Bank's official premises; and/or (ii) on days other than an official banking day such as weekends and holidays or outside of officials banking hours, and/or (iii) which are evidenced by forms that are no longer current or in use. The Bank shall not be held liable for any loss or damage that may be incurred by the Accountholder by reason of the foregoing.

Change of Address

64. The Accountholder must notify the Bank in writing of any change in address or contact information. The Bank, its officers and employees shall be held free from any harm for damages, claims, and demands from the failure of the Accountholder to do so. All communications including the service of Legal process sent by post or left at the last address registered with the Bank shall be deemed to have been duly delivered to and received by the Accountholder.

Deposit Insurance

65. Account/s shall be subject to applicable Philippine Deposit Insurance Corporation (PDIC) laws, rules and regulations including the insured value.

Additional Provisions for Fixed Deposits (Time Deposits/Special Savings Account)

66. Fixed Deposits shall be subject to Documentary Stamp Tax, in accordance with the National Internal Revenue Code (NIRC), for the Account of the Accountholder.
67. Interest on Fixed Deposits shall be subject to Final Withholding Taxes in accordance with the NIRC deducted from the proceeds of interest earned.
68. Deposits in checks and drafts shall be entitled to interest, however, in case of return for whatever reason, the Account shall be closed and the interest accrued thereon shall be forfeited. No withdrawal may be made on the Account until the proceeds of check/draft deposits have been actually collected by the Bank. The Accountholder warrants the genuineness of all checks deposited in the Account notwithstanding the lack of endorsement thereof.
69. Individuals who will open fixed deposit accounts shall simultaneously designate a settlement account to which proceeds shall be credited upon maturity or pre-termination of the fixed deposit accounts. As for corporations, the requirement of designating a settlement account shall be at the discretion of the Bank. The features of settlement accounts shall be dictated solely by the Bank and shall be explained to the accountholder upon opening or designation of such account. The Bank shall have the absolute right to open another settlement account on behalf of any accountholder should the previously designated settlement account be closed or terminated for any reason whatsoever prior to the maturity or pre-termination of the fixed deposit. The account holder shall indemnify, hold free and harmless from any liability, and shall defend the bank from any suit

arising from any event relating to the accountholder's failure to maintain the designated settlement account.

70. The Bank shall issue Certificates of Time Deposits (CTDs) for select time deposit tenors as the Bank may designate from time to time. In the Bank's absolute discretion, the presentation of CTDs may be required as a condition for the release of proceeds upon maturity or pre-termination of fixed deposit accounts. The parties agree and understand that mere possession of CTDs shall not be considered as proof of non-payment of proceeds.
71. As applicable, matured Fixed Deposits not negotiated for a period of two (2) years from date of maturity shall be classified Dormant. Matured Peso Fixed Deposits which have remained dormant for a period of eight (8) years, or have not been negotiated for a period of ten (10) years from the date of maturity shall be escheated in favor of the Government in accordance with the Unclaimed Balances Act (R.A. 3936, as amended).
72. A penalty may be imposed by the Bank in case of pre-termination/withdrawal for Fixed Deposits/Time Deposits prior to maturity.

Additional Provisions for Automated Teller Machine (ATM) Facility

73. Definition of Terms
 - a. "ATM" means Automated Teller Machine installed by the Bank for the use of the Cardholders.
 - b. "Bank" means Maybank Philippines Inc. and includes its successors in title and assigns.
 - c. "Card" means the Maybank Debit Card and any replacement thereof issued by the Bank to the Cardholder to enable him to use the ATM.
 - d. "Cardholder" means a customer of the Bank to whom the Card has been issued.
 - e. "PIN" means a 6-digit Personal Identification Number that enables Cardholder to use the Services provided, and
 - f. "Service(s)" means the provided option(s) offered to customer involving the use of the ATM.
74. The Card shall at all times remain the property of the Bank and shall be surrendered to the Bank immediately upon request.
75. The Cardholder further agrees that the Bank may cause the ATM to retain the card automatically at any time without notice to the client and may destroy unclaimed or captured cards after sixty (60) days from the date of receipt of the branch within which the card should be claimed.
76. The Cardholder shall keep and use the Card himself and shall not transfer, pledge, or otherwise use it as security for any credit transaction.
77. The Card shall be used only during its validity period and shall not be used after its cancellation, withdrawal or when the cardholder cease to be the Bank's customer.
78. The Service shall be available subject to any instructions or notifications regarding the use of the Service issued by the Bank from time to time.
79. The Cardholder must keep the Debit Card in a secure place at all times and to exercise due caution and prevent its loss, theft or misuse. In case of lost Debit Card a fee shall be charged if the Cardholder requests for a replacement card.
80. The Cardholder shall be charged a fee if he requests for a replacement card due to forgotten PIN, damaged card, change of account name, etc.
81. The Cardholder shall observe all security measures prescribed by the Bank relating to his PIN or the Services provided and at no time and under no circumstances shall the Cardholder reveal his PIN to anyone including the Bank's staff. If the PIN is exposed or suspected to be exposed to any other person, the Cardholder shall immediately inform the Bank of it and shall not use his Card until the Bank issues another Card and PIN to him.
82. At no time and under no circumstances shall the Cardholder use or attempt to use the Card for a withdrawal, payment, or transfer of funds unless there are sufficient funds in the Cardholder's account(s).
83. The Bank must be immediately notified in writing in case of any misplaced, stolen or destroyed Card. The Cardholder shall also be responsible for any transaction or use of the card prior to the Bank's receipt of the notice subject to the Cardholder's liability being limited to the maximum amount permitted to be withdrawn per day.

The Bank may also be immediately notified through the phone of any misplaced, stolen or destroyed Card. The Cardholder shall also be responsible for any transaction or use of the card prior to the Bank's receipt of the verbal advice subject to the Cardholder's liability being limited to the maximum amount permitted to be withdrawn per day. It is understood that the Bank has been verbally advised of such theft, loss or destruction only from the time that the Bank has verified and suspended the card. The Cardholder must confirm the verbal advice by filing a Card Update Request Form within the next banking day. If the Cardholder fails to file the Card Update Request Form on time, any written confirmation of the card suspension from the Bank shall be binding on the Cardholder.

84. The Cardholder shall undertake to accept full responsibility for all transactions made using the Card. He shall also accept the Bank's record of transactions as binding for all purposes and hereby authorize the Bank to debit the Cardholder's account with amount of any withdrawal, payment or transfer made by the use of the Card whether with or without the Cardholder's knowledge or authority.
85. A deposit of cash with the ATM shall be deemed to have been received by the Bank upon verification by two officers of the Bank of the fact and amount of such deposit and the entry thereof on the records of the Bank.
86. Checks and other negotiable instruments deposited with the ATM shall be deemed to have been accepted for collection only upon verification by two officers of the Bank of such deposit and the entry thereof on the records of the bank.
87. The balance in the Cardholder's account which is reported by the ATM shall not include the Cardholder's deposit(s) which has/have not been verified by the Bank. It will also not account for check(s) which the Cardholder issued but has/have not yet been processed or cleared by the Bank. The amount reported by the ATM shall not for any purpose whatsoever be taken as conclusive of the statement of the Cardholder's account with the Bank.
88. The Bank shall maintain a monthly record of all transactions in respect of the Cardholder's account(s) with the Bank, under the ATM service.
89. If system errors occur and the Cardholder's account is overdrawn, the Cardholder shall on demand by the Bank make good any amount overdrawn plus any interest thereon which shall be calculated based on the Bank's current account overdraft interest rate.
90. The Bank shall not be liable in the absence of willful misconduct or negligence on the part of the Bank, its servants or agents, for any loss or damage suffered by the Cardholder arising out of the use of the Services or arising out of an interruption or loss of power supply to the ATM should the ATM breakdown, be damaged or destroyed.
91. The Bank may at any time after giving written notice to the Cardholder, cancel or decline to renew a Card and the Cardholder may at any time terminate the use of the Services by giving the Bank written notice of termination and thereupon shall return the Card to the Bank.
92. Notwithstanding and without prejudice to the generality of the clauses in these Terms and Conditions, the Cardholder shall expressly agree that the use of the Card is at his own risk and shall assume all risks incidental to or arising out of the use of the Card.

93. The terms and conditions governing the account of the Cardholder with the Bank and which are consistent with these Terms and Conditions shall continue to apply.
94. The Bank reserves the absolute right to vary, modify or amend these Terms and Conditions at any time and prior written notice of the same shall be given to the Cardholder in the form and manner as determined by the Bank.
95. All communications with the Cardholder sent by ordinary post to or left at the address last registered with the Bank shall be deemed to have been delivered by the Bank.
96. The Cardholder hereby authorizes the Bank and its employees and agent at any time to disclose such information (including, without limitation, details of the Cardholder's account(s) with the Bank) about the Cardholder to any branch of the Bank, the Bank's head office, any related corporation of the Bank, any governmental agencies or authorities, any actual or potential assignee or transferee or to persons who have entered into or who are proposing to enter into any contractual agreement with the Bank.

Data Privacy Act

97. Rights of the Accountholder as Data Subject under the Data Privacy Act of 2012:
 - a. Right to be informed
 - b. Right to object
 - c. Right to access
 - d. Right to rectification -
 - e. Right to erasure or blocking -
 - f. Right to damages -
 - g. Right to data portability
 - h. Right to file a complaint
98. Consent for Processing and Sharing of Personal Data
99. The Accountholder hereby gives consent to the processing and/or sharing of his or her personal data for the following purposes:
 - a. To assess application of Accountholder for any of the Bank's products and services;
 - b. To verify Accountholder's financial standing through credit reference checks;
 - c. To manage and maintain Data Subject's account and facility;
 - d. To evaluate financial needs and to continue performing the contractual obligations entered into between Maybank and Accountholder;
 - e. To respond to Accountholder's inquiries and complaints and to resolve disputes;
 - f. For internal functions such as evaluating the effectiveness of marketing, market research, statistical analysis and modelling, reporting, audit and risk management;
 - g. To prevent fraud or detect crime or for the purpose of investigation;
 - h. For security reasons in particular personal information collected from close circuit security surveillance cameras;
 - i. To use personal data for the fulfilment of any regulatory requirements and for any other reasons connected with providing Accountholder the services he or she requires, as well as the fulfilment of any commercial transactions entered into by Accountholder with Maybank;
 - j. To share Accountholder's personal data with other entities within the Maybank Group, its agents and strategic partners with whom Maybank has a relationship with respect to specific products and services ("Other Entities") as Maybank deems fit and Accountholder may receive marketing communication from Maybank or from these other entities about products and services that may be of interest to Accountholder. Should the Accountholder wish not to receive these marketing communications, he or she may notify the Bank to withdraw his or her consent and the Bank will stop processing and sharing Data Subject's personal data with these other entities for the purpose of sending marketing communications.

The foregoing purposes are also stated in the Bank's Privacy Notice and may be viewed online at <https://www.maybank.com.ph/en/personal/Security/privacy-policy.page>.

Consumer Protection

100. Accountholder/Customer Feedback and Complaint
 - a. For concerns regarding our products and services, including any suspected unauthorized transaction or error, please contact our Customer Service team at (02) 8588 3888 or send an email to mpi.customerservice@maybank.com.ph. Your complaint will be dealt with utmost confidentiality and urgency by an independent complaints team who has the capability and authority for such purpose.
 - b. The Bank shall acknowledge receipt of your feedback within 48 hours from receipt thereof. The Bank shall endeavor to investigate and respond to you within 10 calendar days, unless special circumstances would warrant additional time. In such cases, you will be provided with an expected date of resolution which shall not be later than forty-five (45) calendar days after the Bank's receipt of your complaint. You may also refer the matter to the Financial Consumer Protection Department of the Bangko Sentral ng Pilipinas (BSP) by sending them an e-mail at consumeraffairs@bsp.gov.ph or calling them at (02) 8708-7087.

Customer Privacy and Confidentiality

101. The Bank is taking appropriate measure to ensure adherence to customer privacy requirements applicable to the jurisdictions as it provides electronic products and services. The Bank recognizes that the misuse or unauthorised disclosure of confidential customer data exposes the entity to both legal and reputation risk. To meet these challenges concerning the preservation of privacy of customer information. The Bank is making reasonable endeavours to ensure that:
 - a. Customer privacy policies and standards take account of and comply with all privacy regulations and laws applicable to the jurisdiction to which it is providing eservices.
 - b. Customers are made aware of privacy policies and relevant privacy issues concerning use of eservices.
 - c. Customers may decline ("opt out") from permitting the Bank to share with a third party for cross-marketing purposes any information about the customer's personal needs, interests, financial position or banking activity; and
 - d. Customer data are not used for purposes beyond which they are specifically allowed or for purposes beyond which customers have authorized. The Bank's standards for customer data use must be met when third parties have access to customer data through outsourcing relationships.

Consumer Awareness

102. Customer educations is a key defense against fraud, identity theft and security breach. Therefore, the Bank is paying special attention to the provision of easy to understand and prominent advice to its customer on security precautions for eservices. The Bank is maintaining and continuously evaluating its consumer awareness program. Methods to evaluate a program's effectiveness include tracking the number of customers who report fraudulent attempts to obtain their authentication credentials the number of clicks on information security links on website, the number of inquiries, etc.

Right to Cooling Off

103. As needed, the Bank will provide accountholder with a 'cooling-off' period defined as two (2) days following the signing of any agreement availing of a product/service in a long-term financial instrument. At the accountholder's request in writing, the Bank shall permit the

termination of the agreement subject to the collection of a reasonable amount of processing fees and other costs as prescribed under the Financial Consumer Protection Framework.

Sending of update/sharing of Information

104. The Accountholder agrees that the Bank reserves the right to send to the Accountholder updates on products and services that may be relevant to the Accountholder via electronic channels (i.e. SMS and email) and the Accountholder hereby authorizes the Bank to use the Accountholder's replies in these electronic channels to signify the Accountholder's intent to apply for these products. Accountholder further agrees that the Bank can use the Accountholder's existing deposit information to complete the requirements of Accountholder's information, that there may be additional information that the Bank will ask for certain products and that the Bank can share key information to third parties, including but not limited to third party agencies, credit bureaus and government agencies, as part of the Accountholder's application, but without prejudice to and always subject to the right of the Accountholder under item 101 c. above.

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