INDIVIDUAL ACCOUNT OPENING FORM This form should be completed in CAPITAL LETTERS. Characters and marks should be similar in style to the following (AIRIC VI) Category of Account: (Tick 🗸 as appropriate) ZENITH BANK PLC RG: 150224 Name of Account -Joint Individual Domiciliary Account \$ € £ **Fixed Deposit** Current Savings Branch Account No (for official use only) Bank Verification No (BVN) 1. PERSONAL INFORMATION Surname Title: First Name Other Names Mother's Maiden Name Place of Date of Gender: F Birth Birth Nationality Marital Others Single Married State of Status: Origin Local Govt. Home Town Area Religion Tax ID. No. (optional) (TIN) Phone Phone Number 2 Number Email Address Residential Address City/ L.G.A Town State Permit D D M M Y Y Y Expiry Date Permit Residence Issue Date Permit no: Means of National ID Card Driver's License International Passport INEC Voter's Card *Others (Please specify) Identity ID Issue Date ID Number **ID** Expiry Purpose of Account Date 2. DETAI First Name Surname Title Other Names DDMMYYYY Date of Relationship Gender: F Birth Phone Number 2 Phone Number 1 E-mail Address City/ Street House Number Name Town L.G.A State

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8. MANDATE	*
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ACCOUNT NUMBER	Photograph
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SPECIMEN SIGNATURE	SPECIMEN SIGNATURE
Mobile Phone Number	Mobile Discourse
	Mobile Phone Number
PLEASE TICK AS APPROPRIATE SOLE SIGNATORY MANDATE	BOTH TO SIGN EITHER TO SIGN OTHERS
CHEQUE CONFIRMATION REQUIRED? YES NO	
IF YES, please specify minimum amount to be confirmed	
N .	: 0 0
Please note that the minimum cheque confirmation amount allowed by the Mandate specified by Account holder(s)	the bank is N500,000.00 in writing and before cheque presentation.
Signature	Signature
9. CONSENT NOTICE	SVERS ST WAR
Zenith Bank Plc is committed to the highest data privacy standar have provided to administer your account. We would also like to offerings and other information that may be of interest to to you.	ds at all times and will only use the personal information you update you periodically about our products, services, promo
Please confirm your consent to receive such messages by s	electing the 'Yes' option below.
Signatory A: YES NO	
Signatory B: YES NO	
You can withdraw your consent at any time by sending an email To find out more about Privacy policy, please visit www.zenithba	I to dataprotectionoffice@zenithbank.com
10. DECLARATION	mik.com/customer-service/privacy-policy
We hereby apply for the opening of account(s) with Zenith Bank PLC. I/We under the basis for opening such account(s) and I/We therefore warrant that such	derstand that the information given herein and the documents supplied information is correct
We further undertake to indemnify the Bank for any loss suffered as a result o	of any false information or error in the information accorded to
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You should read these terms and 2.3 You understand that your Pass and/or failure to log out of the system condition carefully. You will be bound by code, Access code/Passowrd/E-mail is completely by allowing on screen them once you sign an application form used to give instruction to the bank and display to this account information. and so you should make sure that you accordingly undertake. a copy it for future reference.

I/We (Customer) hereby confirm and agree to the following terms and conditions in relation to all banking and other financial transactions between me/us and zenith Bank Plc (the Bank). I/We further agree that where the service to be provided by the bank are not regulated by the terms and conditions contained herein, they shall be regulated by customary banking practices in Nigeria.

1. ACCOUNT OPENING

1.1 Open of an account with us is subject to certain restrictions. For example, you must be at least 18 years of age to open a current with us and we will require you to place a minimum deposit with us.

Exceptions may however be created for intention to change your Pass code, special accounts for certain categories below 18 years.

1.2 We reserve the right to decline your account application or accept your money if you are unable to provide us with any of the information we require or for any other reason. We are not obliged to inform you of the reason why your application was declined and we will not enter into any correspondence in these circumstances.

2. E-BANKING SERVICES

- 2.1 Before you can be availed the banks E-banking Services, you must have any one or a combination of the following:
- (a) An account with the bank (b) A pass code, access code, username or Token authenticators.
- (c) A Personal Identification Number PIN
- (d) An E-mail address
- (e) GSM Number
- 2.2 We may issue you with Personal Identification Number (PINs) or other security information (for example details that allow you to access your accounts through our internet Banking Service). You must not disclose your security information to anyone else and you must take reasonable steps to keep it secure. For example you should not choose obvious codes or passwords, writes down the information in a way that is recognisable or let another person overhear or observe its use.

Password be disclosed to anybody.

- (b) Not to write the pass code, Access Code/ Password in an open place in across same.
- (c) To instruct and authorize the bank bank through the use of the service.

(d) Once the bank is instructed by means of the customers Pass code.

(e) To immediately change your Pass code, Access code if becomes known or you suspect that it has become known to someone else.

(f) To exempt the bank from any form of liability whatsoever for complying with any or all instruction(s) given by means of your Pass code, Access code if by any means the Pass code, Access code becomes known to a third party.

- (g) Where you notify the bank of your Access code arising from loss of memory of same or that it has come to the notice of a third party, the bank shall, with your consent, delete same and thereafter allow you to enter a new Pass code or Access code PROVIDED lodge with the bank.
- (h) Once your Pass code/Access code confirmation of the authenticity of the instruction given.
- (I) You shall be responsible for any instruction given by means of your Pass code/Access code. Accordingly, the bank shall not be responsible for any fraudulent, duplicates or erroneous instruction given by means of your Pass code/Access code.

2.4 Customer responsibilities

- (a) You undertake to be absolutely responsible for safe-guarding your username, access code, Pass code, PIN and password and under no circumstance shall you disclose any or all of these to any person.
- (b) The bank is expressly exempted from any liability arising from unauthorized access to your account and/or date as contained in the banks records via the service, which arises as a result of your inability and/or otherwise to safeguard your PIN Pass code/Access code and/or password

- (c) the bank is further relieved of any read them before that. You should retain (a) That under no circumstance shall liability as regards breach of duty the pass code, Access code / secrecy arising out of your inability to scrupulously observe and implement the provisions of clause 2.3 above, and /or instance of breach of such duly by order to avoid a third party coming hackers and other unauthorized access to your account via the service.
 - to comply any instruction given to the (d) 'If a breach is associated with the operation of your account/wallet, you agree that we have the right to apply restrictions to your account/wallet and report to appropriate law enforcement agencies in line with extant laws';
 - 2.5 Under no circumstance will the bank be liable for any damages, including without limitation direct or indirect, special incidental or consequential damages, loses or expenses arising in connection with this service or use thereof inability to use by any party, or in connection with any failure of performance, error, line or system failure even if the bank or its representatives therefore are advised to the possibility of such damages, losses or hyperlink to other internet resources are at your risk.
 - that the bank shall not be responsible 2.6 Copyright in the cards other for any loss that occurs between the proprietary information relating to the period of such loss of memory of the service including the screens displaying Pass code, Access code or Knowledge the pages and in the information and of a third party and the time the report is material therein and agreement is owned by the bank.
 - is given, it shall be sufficient 2.7 The bank shall not be responsible for any electronic virus or viruses that you may encounter in the course of making use of this service.
 - 2.8 The bank makes no warranty that:
 - (a) The e-banking service will meet your requirements:
 - (b) The e-banking service will be uninterrupted, timely, secure, or error. free:
 - c) The results that may be obtained from the use of the service will be accurate or obtained from the service will be accurate or reliable;
 - (d) The qaulity of any products, service information or other material purchased or obtained from the use of the service will be accurate or reliable;
 - (e) The quality of any products, service, information or other material purchased or obtained from the service will meet your expectations; and
 - (f) Any error in the technology will be corrected

3. LIABILITY FOR REFUNDS

3.1 Generally, if you tell us without undue delay and let least no later than 6 months after a payment is taken from your account, that a payment from your account was not authorised by you, we will carry out an investigation and as soon as we are reasonably satisfied that you did not authorise the, we will refund the amount deducted and will return your account to the position it would have been in if the unauthorised payment had not taken place.

3.2 However, you will liable for:

(a) All payments made from your account where you have acted

fraudulently; and

(b) All payments on your account(s) that take place before you inform us that a payment instrument has been lost or any of your security information has been known to someone else, if the payment was made because you deliberately, negligently or very carelessly failed to keep your instrument safe or your secret 3.7 You are informed that issuance of information secret. After you have Dud cheques constitutes a criminal informed us you will not hav

unless Condition (a) applies.

e any further

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(a) We do not act on an instruction for any reason specified in this agreement;

(b) The details contained in the

instruction were not correct; or

- c) We cannot carry out our responsibilities under this agreement as a result of anything that we cannot reasonably control. This may include, among other things, any machine, electronic device, hardware or software failing to work or being down for a period, industrial disputes and complete or partial closure of any payment system.
- 3.4 Unless Condition 3.2 or 3.3 apply, or a different level of liability is imposed by law, we will be liable to you for any loss, injury or damage caused to you as a result of any failure or delay in carrying out your payment instruction, but we will not be liable to you in any circumstances for: loss of business, loss of goodwill, loss of opportunity, loss of profit; or any loss to you that we could not reasonably have anticipated when you gave us an instruction under this not be liable to you for taking any of the agreement.
- 3.5 If we received notice of a court or a 5. JOINTACCOUNTS court judgment against you (or, if you 6 have a joint account, any other account 5.1 If you are opening an account with

holder), we may refuse to allow withdrawals or transfers from your account until the legal process comes to an end. Any court order or court judgement will not prevent us from using any right of set-off we may have (using money which we hold for you, or which is due to you, to pay debts you owe us) or enforcing any other security interest (a right over something which we can take if debts are not paid). You are responsible for an amount which represents a reasonable assessment of apply losses, costs or expenses we have as a direct result of any dispute or involved in a dispute by reason of our relationship with you).

- 3.6 You undertake to ensure that your account is sufficiently funded before issue your cheque in favour of a third party and that you shall take all necessary steps to confirm these cheques through your relationship manger to ensure the instruments are duly processed.
- offence under the Nigeria Law and we are obligated by virtue of Central Bank of Nigeria directive contained in circular no. FPR/DIR/CIR/GEN/03/005 to submit details of customers who issue cheques on insufficiently funded accounts to the CBN for investigation and prosecution in line with the provision of the Dishonored Cheques (offences) Act LFN 2007.

4. CLAIMS

4.1 If another person makes a claim for any of the funds in your account (for example, if someone takes legal action to recover funds they believe belong to them), or if we know or believe that there is a dispute involving someone else who or controls funds in the account we may;

(a) Put a hold on your account and refuse to pay funds until we are satisfied that the dispute has ended

(b) Send the funds to the person who we have good reason to believe is legally entitled to them;

- c) Continue to rely on the current records we hold about you; apply for a court order; or take any other action we feel is necessary to protect us.
- 4.2 If we have acted reasonably, we will above steps.

person, we will ask for a specimen signature from all parties to the account.

5.2 Joint accounts are operated on the basis of the authority set out in a mandate which we will ask you to complete. Each of you can take or use everything in the joint account. All of you are together and individually responsible for any money owed to us on the joint account. We may demand repayment from all of you, any of you, and any combination of joint account holders for any money owing on the account. In legal terms this means that each joint account holder will have joint and several liability. This is generally true even if only one of you puts all the money into joint account or if only on of you takes all the money out and spends

6. OVERDRAFT AND OTHER LOANS

- 6.1 This agreement deals with borrowing through an overdraft. Additional terms and conditions apply to borrowing by other means such as a loan. The form of borrowing and any security required will be agreed between you and us.
- 6.2 We cancel any standing order and direct debits from your account if your account becomes overdrawn.
- 6.3 When borrowing is agreed, the interest rate and all other fees and charges payable will be shown in a letter to you that sets out the terms and conditions of the facility.
- 6.4 Unless we have agreed other terms with you in writing, overdraft will always be repayable on demand.
- 6.5 You will have to pay all costs and fees incurred or charge by us in connection with the negotiation, Preparation, investigation, administration, supervision or enforcement of your borrowing. These will include expenses, fees (e.g legal, security and valuation fees), stamp duly, taxes and other charge. These costs and fees will be debited to your
- 6.6 We reserve the right to decline a request from you to borrow.

7. SET-OFF

7.1 If any accounts you hold with us are in credit, we may use them to repay any amounts you owe us including but not accounts you hold with us either in the or other third parties if we think it will justify closure on a shorter notice. same name(s), or in the case of helpus prevent or recover losses. corporate accounts, its affiliate subsidiary or sister company's accounts (whether or not in the same name), even credits when receive them even if they if the accounts are in different include cheque and other items which currencies.

7.2 Where any of you also has an account with us in your sole name, and that account has a credit balance, we your account that you would normally can set-off these monies against any money owing to us on the joint account as soon as you can. even if the accounts are in different currencies.

8.0 BANK CHARGES

- 8.1 We will levy charge for the operation of the account in accordance with our standard tariff. We reserve the right to levy any reasonable charges for additional service in relation to managing your account in addition to those stated in the standard tariff or for providing you with more frequent information regarding the operation of your account.
- 8.2 We may vary charges or interest you owe us from any account you hold with
- 8.3 We may vary these charge from time to time in accordance with condition 14

9. STATEMENTS

- 9.1 We will make a statement available each month there are payments on the account and we will provide a statement on paper or any other durable medium at a frequency agreed with you. This will be sent to the last known recorded address that we hold and will contain details of all transaction through the account since the previous statement issued to you.
- 9.2 There may be a charge if more frequent statements are requested.
- 9.3 Even if the account has not been used for some time, we will continue to send out statements unless previous statements have been returned. Please check carefully all transactions on the statement(s) and advise us as soon as possible of any discrepancies without undue delay but in any event no later than 12months after the date of any discrepant transaction. If we need to investigate a transaction on your account, you should co-operate with us and the police, if we need to involve them. We may disclose information

- 9.4 Your statement balance will show are not "cleared" and we may refuse to allow you to draw against these items.
- 9.5 If you do not receive a statement on
- 9.6 If you have a joint account, we will send a statement to each of you (to different addresses if you wish) unless you ask us not to.

10. ACCOUNT CLOSURE

- 10.1 This agreement will continue until or we cancel or end it.
- 10.2 We serve the right to close the account and to end this agreement if we, at our absolute discretion, consider that it has not been operated in a manner satisfactory to us, or if we believe that you have contravened any of these terms and conditions.
- 10.3 We may take action to close your account without notice and to end this agreement immediately in exceptional circumstances such as if we reasonably believe that:
- (a) you are eligible for an account;
- (b) you have given us any false information at any time;
- c) You, or someone else, are using the account illegally or for criminal activity;
- (d) it is inappropriate for a person authorised to give instructions on your account to operate it:
- (e) Your behaviour means that is inappropriate for us to maintain your account:
- (f) You have not met our reasonable conditions and requests relating to identification and the provision of information about yourself and the activity (past, present or future) on any account or proposed account;
- (g) By maintaining your account we might break a law, regulation, code or other duly which applied to us:
- (h) By maintaining your account we may damage our reputation; or #
- (I)You are or have been in serious or persistent breach of these terms and conditions or any additional which apply to an account.
- 10.4 We would normally give you one weeks notice to close the account and to end this agreement unless there are

limited to sums due on any other about you or your account to the police circumstances (such as the above) that

- 10.5 We may choose not close your account and to end this agreement until you have returned any unused cheque. You must repay any money you owe us.
- 10.6 When your account is closed it is your responsibility to cancel any direct payments to or from your account. Where someone attempts to make a expect to received please let us know payment into an account which been closed, we will take reasonable steps to return the payment to the sender.
 - 10.7 All parties to a joint account must request the closure of the account before we act on any instructions for the disposal of the funds in the account.
 - 10.8 If you longer require the account and wish to end this agreement, please tell us by writing to your domicile branch office or any branch offices and return any unused cheques to us.
 - 10.9 Before any funds are returned to you, identification requirements may still need to be satisfied. And funds returned will be remitted either to the account from which they were sent or to an account held in your name or by a managers cheque in your name. No other third party remittances will be permitted.

11 DORMANT ACCOUNTS

- 11.1 We consider that an account is dormant if no activity (other than interest and charges) has taken place on it for a continuous period of 6 months. To reopen same you must submit fresh identification and know your customer (KYC) documents.
- 11.2 When an account becomes we may write to you to ascertain if the account is still required and to obtain written confirmation from you of your mailing address. If we receive no response from you, for security reasons, we may close the account and hold the funds in a suspense account pending instruction from you.

12. HANDLING OF PERSONAL INFORMATION

12.1 We will retain information about you after the closure of your account, if the banking relationship has terminated, or if your application is decline or abandoned, for as long as permitted for legal, regulatory, fraud prevention and legitimate business purposes.

- financial information relating to others be issued on your fixed term account address, telephone number or (e.g. dependants or joint account but you can contact us at any time you if electronic mail address you have given holders) for the purpose of opening or you would like details of your deposit. us. administering your account; you confirm We will provide you with a confirmation that you have their consent or are of the deposit amount, interest rate and business hours to request information otherwise entitled to provide this maturity date when you place the about your account. We reserve the information to us and for us use it in deposit. accordance with these terms and conditions.
- 12.3 If we asked to respond to a bankers reference, we will make sure that we have your written permission before we give it.
- 12.4 We may share information with persons acting as our agents who have information strictly confidential.

13. ADDITIONAL TERMS AND CONDITIONS FOR FIXED TERMS DEPOSITS

- 13.1 In order to open any of the fixed term products that we offer, you will need to make a minimum deposit, which 14.1 The agreement between you and you wish to make the deposit.
- 13.2 You will not be able to add further funds to your initial deposit once the from this agreement. term and interest rate have been fixed.
- 13.3 However further deposits can be used to open additional fixed term deposits. The rate applicable to the new deposit will be that available on the day that the new deposit is made.
- with fix deducted) on the maturity date of your deposit is for a period of one year or less. If your deposit is for a period greater than one year, interest will be paid annually on the anniversary of your deposit.
- end (matures), we need to know what based on expected regulatory 17.1 If a fraudulent activity is associated you want to do when it does mature. You can:

(a) Give us renewal instructions when you make your initial deposit;

- (b) Contact us in writing with your instructions before close of business on the business day before your deposit is due to mature; or
- c) Set up an automatic rollover so that, until you tell us otherwise, we will renew your deposit for the same term at the 16. CONTACTS interest rate that applies each time it matures.
- 13.6 It is your responsibility to advise us in good time of your instruction upon internet and any form of electronic Date: _____/__/_ maturity of the deposit.

- 13.8 There is no cancellation period for satisfactorily identified. fixed term deposit.
- terms and conditions applying to a communications (including emails) fixed term deposit if it is necessary or between us so that we can check appropriate to do so to meet legal, instructions and make sure that we are financial or regulatory requirements or meeting out service standards. to set out duties and responsibilities agreed to keep your personal underthem. We will give you at least 30 16.4 The address that you provide to us due to those legal or regulatory communications will be sent. requirements.

14. OTHER GENERAL TERMS

- laws of the Federal Republic of Nigeria.
- these terms and conditions.

15. CHANGES TO TERMS AND CONDITIONS

- 13.4 We will pay net interest (interest 15.1 We may, at our discretion, change these terms and conditions (Including our charges and interest rates) and introduce changes to and charges for our services at any time. How much notice we will give depend on kind of change we are making.
- 13.5 Before your deposit comes to an 15.2 Some of these conditions are requirements that have not been published or finalized yet. If any these with a regulatory requirement we will appropriate law enforcement agencies. treat that condition as if it were consistent. We will make any changes 18. DECLARATION to the conditions to reflect the requirement when they are next reprinted.

16.1 We may contact you by post, telephone or e-mail (which in these terms and conditions includes the message made by any type of

12.2 Where you provide personal and 13.7 No cheque book or statement will electronic device) using the latest

16.2 You may telephone us during we are satisfied that you have been

- 16.3 We may record or monitor 13.9 We will only make changes to the telephone calls and monitor electronic
- days advance personal notice of a or, in the case of a joint account, either of change of his kind, unless we are you gives us, when you open an account required to make the change sooner will be the one to which all
- 16.5 You are responsible advising us as soon possible of any changes to your name, telephone number, usual residential address (and appropriate will be advised to you at the time that us is in English and is governed by the updated address verification) and email address and ensuring that all The courts of Nigeria may deal with any information held about you is up to date. claim, dispute or difference arising You must do this by writing to your account domicile office.
 - 14.2 No-one else apart from you will 16.6 If you do not inform us promptly of a have any right or be able to enforce change to your details, the security of your information could be put at risk as well continue to send information to you at the last known address we have for you.
 - 16.7 If you do not tell us about a change of address and, as a result, post is returned to us, we may restrict access to your account until we receive satisfactory proof of your new address.

17. BANK VERIFICATION NUMBER (BVN) DISCLAIMER

with the operate of your account, you agree that we have the right to apply conditions turn out to be inconsistent restriction to your and report to

I/We have read and understood the terms and condition stated above and agree to be bound by them.

Authorised Signatory	Authorised Signatory
	Date: 1 1