

## APPLICATION FOR BUSINESS ACCOUNTS

This form can be filled in on a Can you please specify i	computer; alternatively please print a if the business type is:	and complete fields below in CAPIT.	AL letters using black ink	and tick ( ✓ ) where appropriate.
Limited Company	Partnership	Other, please specify:		
1. General Information	1			
Legal Entity Name:				
Nature of Business:				
Business Registration				
Number (BRN):		Date of Incorporation	n: /	(dd/mm/yyyy)
Any other information:				
Contact Details				
Registered Address:				
Postal Code:		Country:		
Mailing Address (IS 1995 - 1995				
Mailing Address (If different fr	rom above).			
Postal Code:		Country:		
Phone Number:		Fax Number:		
Email:				
Maximum 40 characters				
<b>Contact Person</b>				
Name:				
Phone Number:				
. Hone Wallber.				
Email:				
Maximum 40 characters				

Initials:

2. Current Account F	equirement D	etails							
Currency of Account:	MUR	USD	GBP	EUR	ZAR	AUD	Othe	er, please specify	:
Please indicate all currency acco	ounts required								
Please add above accourthis part should be completed in						erms and co	nditions gov	erning current a	ccounts
Yes	No								
Where applicable, please	e debit my accour	nt with charge	s relative t	o the selec	ted frequen	cy.			
Statement Frequency:	Daily	W	eekly	Tw	ice Monthly	Мо	nthly	Quarterly	Half Yearly
Cheque Book:	Yes	No (MUR ac	count only)	Ify	es, specify t	he number o	f sheets:	50 100	200
Branch for collection of	cheque book(s):								
	, ,,								
Please open	current accoun	t(s) as detaile	d above. A	All debit ins	structions to	your bank	shall be sigr	ned by any one o	of us*/by any two
of us*/jointly by*/by									* as per
specimen below. We sub	scribe to all the	General Term	ıs & Condi	tions gover	ning curren	t account(s)	and to any f	future amendme	ent thereto.
•									
3. Other Likely Requ	irements**								
I/We* wish to avail of the	e following produ	ucts and servi	ces:						
		. 5 . 1 .					٠.		
Term Deposit Account	nt Inter	net Banking	L	.oans		Overdra	τ	Trade Fin	iance
Transfers	Bulk	Payment	В	Business Ca	rd (MUR)	e-Comm	erce		
Other, please specif									
Other, piease specif	у.								
** A bank officer will contact you	ı for more details rega	arding any other r	equirements	in respect to t	he products/se	rvices selected a	above.		
CUSTOMER DECLARA	ATION								
By signing below, I/we professional advice be handed over to me/us' by them.	fore signing this	document ar	nd I/we* h	nave read a	and underst	ood the Ter	ms and Cor	nditions (copy of	which has been
I/We* hereby undertak that MCB disclaims all li through the above mea	ability for any da					•			_
I/We* certify that the a provided are genuine. I									

<sup>\*</sup> Strike out and initial as appropriate

, ,,,,	ssing, accessible on MCB website.  Ifirm that I/we* have read and agree	to the Terms and Conditions detailed herewith.
uthorised Sig	_	to the ferms and conditions decaned herewith
	Signature:	Signature:
		If more than one signature needed
	Name:	Name:
	Title:	Title:
	Mr, Mrs & Miss	Mr, Mrs & Miss
	Signature:	Signature:
	If more than two signatures	If more than three signatures
	needed	needed
	Name:	Name:
	Title:	Title:
	Mr, Mrs & Miss	Mr, Mrs & Miss
	Date: / /	
	Date: / /	(dd/mm/yyyy)
		(dd/mm/yyyy)  FOR BANK USE ONLY
Verify that	Date: / /	(dd/mm/yyyy)  FOR BANK USE ONLY
	all deletions have been initialled by the	(dd/mm/yyyy)  FOR BANK USE ONLY
Verify that ccount Nu repared By	all deletions have been initialled by the mber: 0 0 0	FOR BANK USE ONLY
ccount Nu	all deletions have been initialled by the mber: 0 0 0	FOR BANK USE ONLY Clients  Customer Number:

## GENERAL TERMS AND CONDITIONS GOVERNING CURRENT ACCOUNTS

- 1. In conformity with article 2150-1 and following the Mauritian Civil Code, the Bank is entitled to set off debit and credit balances of the accounts of the applicant/client in case of default of any of the applicant/client's obligations towards the Bank.
- 2. No drawings shall be accepted against lodgements not yet entered in the Bank's books; drawings against cheques (or other financial instruments) will be authorised only after the clearance of such effects and, in the event of any cheques being returned, the amounts of the cheques will be debited to the respective accounts accordingly.
- 3. The client certifies that all lodgements to the account(s) do not directly or indirectly originate from any illicit financial activity.
- 4. The client undertakes to notify the Bank in writing of any change of address or of any other changes concerning the accounts. Any document, letter, notice sent by the Bank to the client by post or delivered by hand to its last known address shall be deemed to have duly reached it. In consequence, the Bank is hereby discharged from all liabilities resulting from any failure on the part of the client to notify it of any changes.
- 5. The Bank is entitled, in its sole and absolute discretion, to allow overdrafts and to process payment/transfer instructions.
- 6. In the presence of various instructions, the total amount of which exceeds the available balance on the account to be debited and/or the credit limit granted, the Bank shall be entitled to determine in its sole and absolute discretion, which instruction(s) should be executed, regardless of the date which it/they bear(s) or that on which it/they was/were received.
- 7. The Bank shall not be liable for delays or errors in carrying out instructions which arise as a result of incorrect, incomplete, misleading or illegible information received from the client, including any misdirection resulting from incorrect, incomplete or contradictory details in transfer instructions.
- 8. The correctness of each statement of account and balance received shall be duly verified by the client who shall notify the Bank in writing in case of any objections relating to the said statement in accordance with the provisions of section 58 of the Banking Act, 2004.
- 9. The Bank is entitled to debit the account(s) with any interest, fees, charges, commission, expenses and disbursements related to services rendered. Such interest, fees, charges, commissions or any other costs will be in accordance with the Bank's usual rates which may be unilaterally amended from time to time and brought to the attention of the clients in such manner as decided by the Bank.
- 10. The Bank is compelled by law to treat data pertaining to its client and related to its business relationship with the client (hereinafter "Client Data") as confidential.
- 11. The client agrees that the Bank is entitled to disclose Client Data in order to comply with legal and/or regulatory obligations as well as to safeguard its legitimate interests. This applies in particular to transactions relating to foreign countries in so far as applicable norms demand disclosure, for example to correspondent banks to process the transactions and/or to relevant authorities.
- 12. The Bank may close the account(s) at any time by giving to the client 30 days notice in writing at the client's last known address.
- 13. The present account(s) mandate(s) shall be governed by and construed in accordance with the laws of the Republic of Mauritius as may be amended from time to time. Any legal action or proceeding arising out of or in connection with this agreement shall be submitted to the jurisdiction of the Courts of Mauritius.
- 14. All authorised signatories, previously designated by the Customer and any other person as from time to time mandated by the Customer, to operate its accounts shall, unless otherwise expressly stipulated by the Customer by way of a board resolution, be 'ipso facto' entitled to access and operate the account(s) through MCB IB as an authorised IB User.