BUSINESS STORE: 6291068

M-PESA SERVICE AP	PLICATION FORM
Company Profile	A STATE OF THE STA
Industry:	
Physical Address of Company: USHURUCA	
Postal Address: 10488 - 00101	
Telephone No. 1: 0704855646	
Office E-mail Address: Said, olow @ hotmails Co	em .
D05220011(1)	
Type of Business:	
Trading for: Years Months Proposed	name for M-PESA account: SOMXCHANGE SECURE LIMITED
Type of Service Requested (tick relevant box)	
PayBill Buy Goods	Aggregated PayBill
Reason for M-PESA	
Collection of Funds Describe the reasons: BUSINESS	
Disbursement of Funds Describe the reasons:	
Contact Details	
Name of Contact Person: SAID ATMED OLDW	
E-mail Address: Said Olow & hotmail Com	
Name of Finance Contact: SAID ATMED DLOW	
Email Address: Said olow Chot mail Com	elephone Number: 0704 855 646
Name of Administrator:	*
Username: E-	mail address:
Payment Details: Where would you like to receive funds collected? (tick one)	
☐ M-PESA (not recommended for collections above KSHs. 100,000 per day)	
Name (as registered on M-PESA):	
M-PESA Registered Mobile Number:	Number:
Bank Account*	
Name of Bank:	anch:
Account Name:	ccount Number:
Banks that are not Real-time Settlement require a minimum of KSHs. 35,000 per settlement.Please cons	sult your bank to confirm if they are on Real-time settlement. Would you like to nominate a mobile
number that will be authorised to request via USSD? (*234*4#)?	
If yes, indicate the nominated M-PESA registered mobile number:	646 ID Number: 16 RE +0625
(Attach authorisation letter from the company and copies of ID of signatories)	
Account Declaration:	- 1. 1. 0. 2
Signed thisD	ray of JUNE 2023 Location Kimathi Swop
Signed this	Designation DI CFCTON Signature: Au
Signed this	Pay of: JUNE 2023 Location Komathi Shop Designation DIRECTOR Signature: DAAHIV
Signed this	Designation DI CFCTON Signature: Au
Signed this	Designation DI CFCTON Signature: Au
Signed this	Designation DICECTOR Signature Au
Signed this	Designation: DICECTOR Signature: DIA AITIV



NOTE: Information provided on this form will be used to set up your M-PESA account. Safaricom reserves the right to accept or reject this request. Terms and condictions apply.

m. pera business @ Sajaricom co. ke

LIPA NA M-PESA TERMS AND CONDITIONS

hese Terms and Conditions together with the application form (together "the Agreement") contains the complete terms and conditions that apply to Clent's participation in Safatiacom's M-PESA mobile payment system (hereinafter the Services) and supersedes all other agreements entered into between the Merchant and Safaticom in relation to the provision of M-PESA service (defined below). By executing this document the Clent agrees that it is affirmatively stating that it has carefully read and understood the terms and conditions set forth herein and agrees to be bound by the said terms and conditions.

1 DEFINITIONS AND INTERPRETATION

1. DEFINITIONS AND INTERPRETATION
1. In this Agreement, unless the context otherwise requires, the following words and expressions shall have the following meanings:

Business Day means any day of the week not being a weekend, gazetted public holiday or designated bank holiday within the Republic of Kenya:

Business Number means a destination code or numbering plan created by Sofaricom for the identification of M-PESA Pay Bill Accounts:

Cash means currency notes and coins constituting the legal tender of the Republic of Kenya which, as the context requires: may be offered by a Customer in exchange of E-Money through the M-PESA system and subsequently credited to the Clients M-PESA Account; and may be poid to the Client pursuant to a Withdrawal Request Instruction given by the Client to Safaricom:

subsequently credited to the Client's M-PESA Account; and may be poid to the Client pursuant to a Withdrawal Request Instruction given by the Client to Salaricom:

"Confidential Information" means, without limitation, all information, software, data, manuals, concepts relating to marketing methods, products, developments, business and linnacial atlains and trade screets, and other information of value to a party and not generally known, (whether or not designated as "confidential information" by any Party and whether written, and or in electronic form) and any other information dealty designated by a Party as "confidential information" or that is evidently confidential by its nature or the nature of its disclosure, and includes the terms of this Agreement;
"Customer" means an M-PESA user who uses the M-PESA System to pay maney due to The Client and "Customers" shall be construed accordingly;
"E-Money" means the electronic value issued by Salaricom and representing an entitlement to an equivalent amount of the Cash held by the Custodial fustee in respect of the acquisition of such electronic value:
"Effective Date" means the date upon which the Client's M-PESA Account is activated by Salaricom;
"EFT" means electronic funds transfer of the Client's entitlement to Cash held in its M-PESA account, from the Trust Account to the Client's designated bank account and includes Real Time Gross Settlement transfers;
"Intellectual Property Rights" means, in respect of each Party, such Party's proprietary rights, title and interest intellectual property of whatever nature, description or form, vesting in that Party as at the Effective Date "M-PESA Account" means the account belonging to the Client created in the M-PESA system through which the Client receives E-money payments from Customess;
"M-PESA Aerove" or "Service" means the mobile money transfer service

the M-PESA system through which the Client receives E-money payments from Customess:

"M-PESA Service" or "Service" means the mobile money transfer service provided by Safaricam and envisaged under this Agreement through which Customers can make E-money payments to the Client:

"M-PESA System" or "M-PESA" means the system operated by Safaricam providing the M-PESA services and "M-PESA User" means either of the Client or the Customer participating in the M-PESA system:

"M-PESA Website" means the site located at http://www.m-pesa.com:
"MSISDN" means the Mobile Subscriber integrated Services Digital Network Number ssued to the M-PESA User which uniquely identifies the M-PESA User on the Safaricam Global System for Mobile Telecommunication "GSM" Network:

Network: "Network" means the Global System for Mobile telecommunication
("GSM") system operated by Safaricom;
"Transaction" means any movement of e-money or cash from one M-PESA
system participant to another pursuant to instructions initiated on the
M-PESA System and includes reversals and EFIs made by the Trustee to the

Client.

"Trustee" means the M-PESA Holding Company Limited which, under the Declaration of Trust dated 23rd January 2007 and the Amendment Deed dated 19th June 2008 executed by the Trustee and available for inspection at www.safaricom.co.ke, holds Cash in trust accounts on trust for all M-PESA

customers:

"Withdrawal Request Instruction" means an instruction given to Safaricom
by the Client requesting Safaricom to redeem Cash on the Client's behalf in
exchange of the E-Money held in the Client's M-PESA account and to send
it by EFT to the Client's nominated bank account.

1.2 In this Agreement (including the recitals), unless the context otherwise

1.2 In this Agreement (including the recitals), unless the context otherwise requires:
1.2.1 Words denoting the singular shall include the plural and vice versa and reference to the masculine gender shall include a reference to the feminine gender and neuter and vice versa.
1.2.2 References to clauses are references to the clauses of this Agreement;
1.2.3 References to "Parties" shall mean the parties to this Agreement being Solaticom and the Client and to "Party" shall mean either of them as the context may indicate;
1.2.4 The expression "person" includes a natural person, body corporate, unincorporated venture, trust, joint venture, association, statutory corporation, state, state agency, governmental authority or firm; and
1.2.5 Headings to clauses are used for convenience only and shall not affect the construction and interpretation of this Agreement.

2. DURATION OF AGREEMENT This Agreement shall be for an initial period of twelve (12) months (the "initial Term") from the Effective Date unless otherwise earlier terminated. Upon expiry of the Initial Term, this Agreement shall automatically renew for a further renewal periods of twelve (12) months each (each period being a "Renewal Term") on the terms and conditions appearing herein or as may be amended by Safaricom in writing unless terminated in accordance with

the terms of this Agreement.

3. OPERATION AND SCOPE

3.1. The Client agrees to obide by the M-PESA operational procedures as may be prescribed by Salaricom from time to time.

3. Use of the M-PESA Service by The Client shall be subject to the terms of this Agreement: the M-PESA website access terms and conditions as may be notified to the client; and the Customer Terms and Conditions as may be published by Salaricom from time to time.

3.3. With effect from the Effective Date and for the duration of the Initial Period, Salaricoms shall.

3.1. Allocate a Business Number or Business Numbers through which Customers may make payments to the Client's M-PESA Account from the Upon and M-PESA service functionality on the Customer's M-PESA menu. For the avoidance of doubt the Business Number or Business Numbers remain the property of Salaricom and Salaricom in "may, with reasonable prior notice to the Client re-number, re-assign, re-allocate or withdraw a Business Number(s) PROVIDED that Salaricom shall not lamper with the M-PESA balances.

3.2. Grant-secure access rights to the M-PESA Website through which the Client may manage its M-PESA Account. For the avoidance of doubt the M-PESA Website is propietary and any material downloaded from it is Condicional information.

3.3. Provide customer service support to the Client;

3.4. Provide customer service support to Customers using the Upa na M-PESA Service;

3.5. Credit the Client's M-PESA account with E-Money upon receipt of E-Money poid through the M-PESA System:

3.6. Prepare on demand and in any event within one (1) Business Day (the "Settlement Period") an EFT of the Cash equivalent of accrued E-Money (less any charges and commissions) to the Client upon receiving a Withdrowal Request Instruction:

3.7. With effect from the Effective Date and for the duration of the Initial Term, the Client shall:

3.8. Initiate Withdrowal Request instruction:

3.9. La vice of the Client of the Client of accrued E-Money:

3.9. La vice of E-Money:

3.9. La vice of E-Money:

3.9. La

3.4.2 Initiale Withdrawal Request instructions to Safaricam for redemption of accrude E-Money;
3.4.3 Authorise Safaricam to debit charges and commissions to its M-PESA Account for providing the service;
3.4.4 Comply with Safaricam's chargest for using the Service as may be notified to it by Safaricam in writing from time to time;

ACTIVATION OF THE M-PESA ACCOUNT

This agreement comes into effect upon activation of the M-PESA Account by Safaricom following: (i) the acceptance of these terms and conditions and: (ii) successful completion of KYC verting procedures conducted on the Client by Safaricom.

4.2 If the Client fails to produce the necessary EYC documents as set out in 4.1 above, or fails to satisfy the minimum KYC requirements, Safaricoron will retuse to activate the M-PESA account and accordingly advise the Client as such (in which case this Agreement shall be null and voicil, For the avoidance of doubt, Safaricorm's refusal to activate the M-PESA account shall neither conter on the Client any right to contest Safaricorm's decision not give rise to any legal claim against Safaricom under this Agreement.

REVERSALS

VERSALS
The Client shall within a reasonable period (but in any event no later than 72 hous) initiate and complete reversal transactions where a payment made to it, is manifestly made in error.
Where the Client fails to initiate and complete the reversal in accordance with 5.1 in the event of a manifest error, then the Client consents to. Safaricom to initiate and complete the reversal. At all times Safaricom shall only make the reversal having due regard to the accumistances of the erroneous payment.
Where a dispute in relation to a reversal arises. Safaricom may suspend the Client's M-PESA account to facilitate an amicable resolution of the dispute.

6. SERVICE FEES The Service shall be subject to the charges and minimum/maximum transaction values appointed by Safaricom from time to time. Safaricom may by notice from time to time vary the charges and minimum/maximum

CONFIDENTIALITY

Each party warrants that it will treat in confidence all Confidential Information which it acquires as a result of the operation of this Agreement and to afford it the same protection afforded to its own Confidential Information.

agreement and to attord it the same protection afforded to its own Confidential Information. Neither party will reveal any Confidential Information to any third party (including public statements) without the written consent of the disclosing public statements) without the written consent of the disclosing poper. except where such information is arready in the public domain, has been legally acquired by the third party, or where disclosure of the confidential information is ordered by a court or other competent authority. Safaricom may disclose the Client's Confidential Information if required to do so by law or in the good faith belief that such preservation or disclosure is reasonably necessary to: (a) comply with regulatory requirements (b) legal process; (c) enforce the terms of this Agreement. (d) respond to claims that the Client's use of the M-PESA Service violates the rights, of third-parties; or left protect the rights, property, or personal safety of Safaricom, its subscribers and the public. Where such information is required for any of the purposes above, the Client shall provide such assistance as may be reasonably required by Safaricom to ensure compliance.

WARRANTIES INDEMNITIES & LIMITATION OF LIABILITY

ARRANTIES, INDEMNITIES & LIMITATION OF LIABILITY
The Client represents and warrants that none of its senior officers or directors (i) has ever been convicted of any crime (other than minor traffic offences); and (ii) has ever been charged of any crime relating to fraud, embezziement, theft, money laundering, financing terrorism or terrorist organisations, receiving stolen property, or ilegal drugs or other controlled substances anywhere in the world. The Client shall notify Safaricom in writing within forty eight (48) hours after any of these representations and warrantles cease to be true. The Client warrants that it has obtained all the necessary approvals (whether internal or regulatory) to use the Service. Each party shall indemnify the other, and keep each other indemnified, from and against any and all loss, damage or liability, costs and expenses (including legal expenses) howsover arising and incurred by the other party resulting from (i) any breach of this Agreement; or (ii) any third party claim in respect of any matter arising from any person's conduct, provided that the liability has not been incurred directly through any default either party in relation to this Agreement.

incurred arreary interests on Agreement.

The Client shall indemnify and defend Safaricom against, and pay any final judgment awarded against Safaricom, resulting from third party claims arising from the use of the Services leading to loss or damage (including consequential loss or damage) where the proximate cause of such loss or damage is attributable to the Client's negligence, recklessness, indifference, delay or failure to receipt or acknowledge a Customer's Payment after the Customer has effected a Merchant Transaction to the Merchant on the M-PESA System.

acknowledge a Customer's Payment after the Customer has effected a Merchant Transaction to the Merchant on the M-PESA System.

8.5 SAFARICOM SHALL NOT BE LIABLE TO THE CUENT OR ANY OTHER PERSON WHERE:

8.5.1 THE TRANSACTION AMOUNT SOUGHT BY THE CUSTOMER IS BELOW THE MINIMUM OR ABOVE THE MAXIMUM LIMITS AS COMMUNICATED BY SAFARICOM FROM TIME TO TIME.

8.5.2 THE CUSTOMER HAS ENTERED INCORRECT DETAILS AND THE PAYMENT IS MADE TO THE WRONG M-PESA SYSTEM PARTICIPANT;

8.5.3 THE CLIENT'S HARDWARE, SOFTWARE OR INTERNET PROVIDER'S SERVICE IS NYSTEIN CRONAL.

8.5.3 THE CLIENT'S HARDWARE, SOFTWARE OR INTERNET PROVIDER'S SERVICE IS DYSPINCTIONAL:
8.5.4 THE TRANSACTION IS SUSPICIOUS OR FRAUDULENT RESULTING IN LOSSES TO A THEO PARTY;
8.5.5 THE TRANSACTION DETAILS RECEIVED ARE INCORRECT;
8.5.6 THE MERCHANT'S RECEIVED OF FUNDS IS INTERCEPTED BY LEGAL PROCESS OR OTHER ENCUMBRANCE RESTRICTIONS THE TRANSFER; OR
8.5.7 UNFORESEEN CIRCUMSTANCES PREVENT THE EXECUTION OF A TRANSACTION DESPITE ANY REASONABLE PRECAUTIONS TAKEN BY SAFARICOM.

SAFARICOM. Without prejudice to any other provisions of this Agreement, each party undertakes to indemnify the other party and keep the other party indemnified on demand for and against all proceedings, costs, claims, damages, expenses and liabilities of whatsoever nature howsoever suffered or incurred arising out of or by reason of any infringement or alleged infringement of any intellectual property rights arising as a result of carrying out their obligations under this Agreement.

9. SUSPENSION

9. SUSPENSION Safaricom may, with reasonable notice where practicable, suspend the availability of the Service to The Client wholly or partially for any reason, including without limitation, where (i) the Client fails to comply with any laws, rules or regulations of the Kenya regarding the Service; (ii) The Client dails to observe any term or obligations set out herein; or (iii) the Client carries on prohibited activities using the M-PESA service as set out in Clause 12.

10 TERMINATION

10.1. Termination on Notice

Either party may terminate the agreement (i) by giving thirty (30) days prior notice in writing; or (ii) If either of the Parlies commits a breach of any material obligation imposed on it in terms of this Agreement and falls to remedy such breach within a period of 30 (thirty) days from the date on which written notice is given to the party in breach without prejudice to the right to hold the Defaulting Party liable in damages as a result of such termination.

ination.

Termination by Safaricom

I Safaricom may terminate this Agreement immediately if the Clier uses or is reasonably suspected of using the M-PESA Service intributance of any unlawful or criminal activity or for any conduct prohibiled under clause 12.

prohibited under clause 12.

10.2.2 Safaricom may terminate the agreement if the M-PESA Accountermains inactive for a period of six (6) months. For the avoidance of doubt, an "inactive" M-PESA Accountincludes one which has not had any credit entries over a continuous period of six (6) months.

10.3 Termination not to Affect Remedies
The termination of this Agreement shall be without prejudice to all occrued rights and obligations of the Parties under this Agreement and to all obligations under this Agreement expressed to continue or take effect after expiration or termination.

The Client shall solely determine, collect, remit and declare all taxe and income resulting from or in consequence of using the Services to the relevant lax authority and to pay all taxes levies and feet side on such income. Safaricom shall not be liable to the Client for any failure by the Client to comply with its obligations under this clause and the Client shall indemnity Safaricom from any loss or damage arising from any failure to comply with its obligations under this clause. Each Party shall beer and be responsible for its own taxes, charges, impositions or levies imposed by law.

12. PROHIBITED USAGE & CONDUCT

ROHIBITED USAGE & CONDUCT
You agree to not use the Services to:
a) Conduct anything that is unlawful, harmful, threatening, abusive, harassing, tortuous, defamatory, vulgar, obscene, libellous, invasive of another's privacy, hateful, or racially, ethnically or otherwise objectionable or criminati.
b) Impersonate any person or entity, including, but not limited to, a Salaricam official, tellow user, or latisely uffer or otherwise misrepresent your affiliation with a person or entity;
c) Forge headers or otherwise manipulate identifiers in order to disguise the origin of any content transmitted through the Service;
d) Conduct anything that makes available under any low or under contractual or fiduciary relationships (such as inside information, proprietary and confidential information learned or disclosed as part of employment relationships or under nondisclosure agreements);

agreements):
e) Conduct any activity that infringes any intellectual property rights:
f) Conduct any activity whether solicited or unsolicited, relating to a remately connected to SPAM, junk mail, pyramid schemes, pornography, unlicensed gaming or gambling or any other form of constitutions.

solicitation; gl. Conduct any activity that makes available any material that contains software viruses or any other computer code. files or programs designed to interrupt, destroy or limit the functionality of only computer software or hardware or telecommunications

only computer solivate or hardware or telecommunication equipment.

1) Conduct any business that interferes with or disrupts the Service servers or Networks connected to the Service, or disobeys a requirements, procedures, policies or regulations of netwo-connected to the Service.

connected to the Service; ij Conduct any business that intentionally or unintentionally violates any applicable local or international law or regulation; ij Collect or store personal data about other users without their

k) Aggregate payments or create "collection accounts" on behalf of third party persons without the written consent of Safaricom.

13. GOVERNING LAW AND JURISDICTION
The validity, construction and interpretation of this Agreement shall be governed by the laws of Kenyo.

14. DISPUTE RESOLUTION

14. DISPUTE RÉSOLUTION In the event that any dispute has arisen and the parties have not been able to settle the same, within thirty (30) days then, any party may elect to commence arbitration. Such arbitration shall be referred to arbitration by a single arbitrator to be appointed by agreement between the Parties or in default of such agreement within 14 days of the notification of a dispute, upon the application of either Party, by the Chairman for the time being of the Kenya Branch of the Chartered Institute of Arbitration, Such arbitration shall be conducted in Notrobi in accordance with the Rules of Arbitration of the said Institute and subject to and in accordance with the provisions of the Arbitration Act 1952. To the extent permissible by Law, the determination of the Arbitration shall be final, conclusive and binding upon the parties. Pending final settlement or determination of a dispute, the Parties shall icolatinue to perform their subsisting obligations. Nothing in this Agreement shall prevent or delay a Party from making claims or seeking injunctive or interlocutory relief in the High Court of Kenya.

15. AMENDMENT
This Agreement, including its schedules may be amended by Salaricom by way of bulletin, and notices. You acknowledge that such bulletin or notices shall be binding and shall have full legal force as if they were contained in this Agreement.

This Agreement may not be assigned by the Client, by operation of law or otherwise, without the prior written consent of Safaricom. Safaricom may assign any right or obligation under this Agreement without the prior written consent of the Client.

17. NOTICES
Except as otherwise specified in the Agreement, all notices, requests, opprovals, consents and other communications required or permitted under this Agreement shall be in writing and shall be personally delivered or sent by, mail, registered or certified, return receipt requested, postage pre-poid, courier service to the address specified above. Notices shall be deemed given on the day actually received by the party to whom the notice is addressed.

18. WAIVER.
No delay or omission by either party to exercise any right or power it ha under this Agreement shall impair or be construed as a waiver of such right or power. A waiver by any party of any breach or covenant shall not construed to be a waiver of any succeeding breach or any other covenant. All waivers must be in writing and signed by the party waiving its rights.

19. SEVERABILITY
Any provision of this Agreement held by a court of competent jurisdiction to be confrant to any law shall be severed from the agreement, but such severance shall not render the remaining provisions of this agreement ineffective. The remaining provisions of this Agreement will remain in full force and effect.

21. FORCE MAJEURE

21. FORCE MAJEURE
Notwithstanding any provision contained in this Agreement, neither party shall be liable to the other to the extent fulfilment or performance of any terms or provisions of this Agreement is delayed or prevented by revolution or other civil disorders; wors; acts of enemies; strikes; lock of available resources from persons other than parties to this Agreement; labour disputes; electrical equipment or availability failure; firest floods; acts of God; government or regulator action; or, without limiting the foregoing, any other causes not within its control, and which by the exercise of reasonable diligence it is unable to prevent, whether of the class of causes hereinbefore enumerated or not. If any lorice majeure event occus, the affected party will give prompt written notice to the other party and will use commercially reasonable efforts to minimise the impact of such event.

GENERAL
 The Parlies shall comply with all legal requirements applicable to their role in effecting Transactions.
 This Agreement may be signed in any number of counterparts, all of which shall constitute one and the same instrument.
 This Agreement may be accepted electronically in accordance with the provisions of the Kenya Information and Communications Act or any other applicable law.

We/ISOMXCITATION SECURE LIGHTED Hereby confirm that we have read the terms of these LIPA NA M-PESA Terms and Conditions and we hereby agree to be bound by them.

Salp Atm	ED OLOW	
Designation 1 DEC		
Signature	244	
Date 7 6 2	-023	
Signed by (Full Name)	RINGED - OH AHM	E
Address DIPE	CTOP .	_
Signature	DAA HII	1

716/2023