

APPLICATION FOR CORPORATE/BUSINESS CARD

This form can be filled in on a computer; alternatively please print and complete fields in CAPITAL letters using black ink and tick (>) where appropriate.

1. Supporting Documents Required					
Legal Entity(ies) Memorandum and Articles of Association, Certificate of Incorporation, Board Resolution	Professionals and Self-employed Licence				
Partnerships Partnership deed, Licence	Governmental Bodies Letter from relevant Ministry				
Associations Certificate of Registration, Registered Rules and Regulations	For Nominees (not already a MCB customer) Proof of address (original or certified copy) Identity document (original or certified copy)				
2. Company Details					
Registered Name:					
Trading Name:					
Trading Name:					
Postal Address:					
To which card statements should be sent					
Phone Number:					
Application for the following card: MCB Corporate Card	MCB Business Card				
Does your company already hold a MCB Corporate Card or a MCB Business C	Card? Yes No				
If Yes, please quote Main Account Number(s)					
Corporate Card Main Account Number:					
Business Card Main Account Number:					
3. Company Contact Person					
Contact Person:					
To whom correspondence should be addressed					
Phone Number: Fax	Number:				
4. Company Authorisation					
We are hereby applying for nominees listed below: (please indicate number of ca	ards) Corporate/Business* credit cards for the Corporate/Business*				
Nominee Name Card Type: MasterCard	Credit Limit (Rs.) Card Type: Credit Limit (Rs.) Visa				
,					

JAN 2023_V7

	Nominee Name	Card Type: MasterCard	Credit Limit (Rs.)	Card Type: Visa	Credit Limit (Rs.)
5. Card De Please indica Branch Nam	ate in which Branch card(s) will be co	llected:			
CUSTOMER	R DECLARATION				
hereto my/o for a Corpora Business Car issuance by Association*, herewith is t I/We* autho bearing num	g in our capacity of our* authority to act for and on beha ate/Business Card* account to be ope rds* to be issued to the Corporate/IThe Mauritius Commercial Bank Ltd or, by its authorised signatories, certificate and correct and that the Corporatrise The Mauritius Commercial Bank aber 0 0 0 0 utilised by the designated Corporate/	ned on behalf of the Compa Business* Nominees design of MCB Corporate/Business es that all information prov ate/Business* Card account Ltd. to debit the current a maintained	any/Partnership/Sole Propagated hereafter under the Cards*. The undersigned vided in this application will be used solely for beaccount of	roprietorship/Assocoprietorship/Assocoprietorship/Assoco oprietorship/Assoco the Terms and Cond d Company/Partne d Company/Partne form and in finan usiness purposes.	ciation* and for Corporate/ nditions applicable to the rship/Sole Proprietorship/ cial statements submitted with the
and until fur			•		
Strike out and ini	itial as appropriate				
Data Prote	ry(ies), I/ we* acknowledge that I/cection and Processing, accessible on natories as per Acts and Deeds		stood all the provision	s of the Terms an	d Conditions Governing
\triangle	Signature:		Signature: If more than one signature needed		
	Name:		Name:		
	Title:		Title:		
	Date: / /	(dd/mm/yyyy)			



CORPORATE/BUSINESS NOMINEE SECTION

This form can be filled in on a computer; alternatively please print and complete fields in CAPITAL letters using black ink and tick (>) where appropriate.

This section to be filled by each nominee.

	tails					
Title:	Mr	Mrs	Miss			
Full Name:						
Name.						
Name: To display on card						
National ID:				OR Passport Number:		
Language on A		English	French	Date of Birth:	/ /	(dd/mm/yyyy)
Residential Add	dress:					
D.A+	NI					
Mother's Maid	en Name:					
MCB Secure			· · · · · ·		C I IM IN III	
protection aga	inst unauthor	ised use of you	r card when you shop		ur secured online purc	d by Visa to provide added chase, a one-time password
Authority						
-	n forms part o	of the application	on dated /	/	dd/mm/yyyy) made on b e	ehalf of the principal and is
subject to the	MCB Corporat	ce/Business Card	d Terms & Conditions.	I declare that the above de	tails are true and corre	ct.
As applicant, I acknowledge that I have read and understood all the provisions of the Terms and Conditions Governing Data Protection						
As applicant.	Lacknowled	ge that I have r	ead and understood	all the provisions of the Te	erms and Conditions (Governing Data Protection
	ng, accessible	ge that I have r e on MCB web		all the provisions of the Te	erms and Conditions (Governing Data Protection
and Processi	ng, accessible			all the provisions of the Te	erms and Conditions C	Governing Data Protection
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and Processi Applicant Signatu	ng, accessible signature:	e on MCB web	site.		erms and Conditions (Governing Data Protection
and Processi Applicant Signatu	ng, accessible re Signature: Name: Date:	e on MCB web	site.	dd/mm/yyyy) BANK USE ONLY	erms and Conditions C	Governing Data Protection
and Processi Applicant Signatu	ng, accessible re Signature: Name: Date:	e on MCB web	site.	dd/mm/yyyy) BANK USE ONLY		Governing Data Protection
Applicant Signatu Nominee Customer Num	ng, accessible re Signature: Name: Date:	e on MCB web	site.	dd/mm/yyyy) BANK USE ONLY Main Card Account: 0		Soverning Data Protection * * * *
Applicant Signatu Applicant Signatu Nominee Customer Num MasterCard	ng, accessible signature: Name: Date:	e on MCB web	site.	dd/mm/yyyy) BANK USE ONLY Main Card Account: 0 MasterCard Card	0 0	

		FOR BANK	USE ONLY		
		BRAN	CH USE		
Staff Name:					
Employee Branch:					
Campaign Code:			Signature(s) confirmed:	Yes	No
Remarks:					
Sent on:	/ / (c	dd/mm/yyyy)			
		CARDS	SBU USE		
Received on:	/ / (c	ld/mm/yyyy)			
FOS Reference:					
Product:	MCB MasterCard Corporate/Busines	ss Card	MCB Visa Corporate/Busin	ness Card	
Application status:	Approved Rejected				
Name:					
Date:	/ / (c	ld/mm/yyyy)			
Signature:					
Signature Code:					
APO:					
Company's Customer Number:					
SHADOW:					
Credit Limit :					
Input By:					
Signature:					
Signature Code:					
Date:	/ / (c	ld/mm/yyyy)			

CORPORATE/BUSINESS CARD

Terms and Conditions

Preamble

- A. Whereas The Mauritius Commercial Bank Ltd. (hereinafter referred to as the Bank) is a member and licensee of MasterCard International Incorporated and Visa Inc. and is duly authorised to issue MasterCard and Visa Corporate or Business cards (hereinafter referred to as Corporate/Business Cards) and to enter into any agreement with regard to such issue.
- B. Whereas the Bank shall at the request of to its corporate customer (hereinafter referred to as the Company), make available to same, Corporate/Business Cards, whose application to this effect has been duly received and accepted, to issue to the employees of that Company who are eligible for such cards (hereinafter referred to as Corporate/Business Nominees) and whose names are listed in the application form.
- C. Whereas the Company to whom the Corporate/Business Cards shall be issued is formally and irrevocably bound by the present Terms and Conditions.
- D. Whereas the Company unreservedly accepts that the present Terms and Conditions may be amended from time to time and at any time by the Bank in its sole and absolute discretion. It shall be notified of such amendments 30 days beforehand and that unless the Corporate/Business Cards are returned 15 days after such notification, it shall be deemed to have accepted the said amendments and be bound thereby.

NOW, THEREFORE, it is formally agreed and covenanted as follows:

1. Definitions and Interpretation

- 1.1 Credit limit is the maximum amount of credit allowed at any time on the Card Account. This credit limit will be subdivided among all the Corporate/Business Cards issued to the Corporate/Business Nominees by the Company according to the authorised limit granted to each of them as requested by the Company in the Corporate/Business Card Application Form submitted to the Bank.
- 1.2 The PIN means the Personal Identification Number allotted by the Bank to each Corporate/Business Nominee of the Company.
- 1.3 ATM means Automated Teller Machine.
- 1.4 POS means Point of Sale.
- 1.5 Transaction means any purchase made or any cash advance obtained by the Corporate/Business Nominee using the Corporate/Business Card allotted to him by the Company.

2. Purpose of the Card

- 2.1 The Corporate/Business Card is accepted in Mauritius and abroad and enables its cardholder to:
 - 2.1.1 pay for goods and services supplied by merchants displaying the sign corresponding to that appearing on his Corporate/Business Card;
 - 2.1.2 withdraw banknotes, in Mauritius in local currency and abroad in the currency of the country concerned, from member banks, financial institutions and ATMs displaying the sign corresponding to the one appearing on his Corporate/Business Card. Cash withdrawal with the Corporate/Business Card is referred to in this document as Cash Advance.

3. Delivery of PINs and Cards

- 3.1 A PIN shall be allotted to each Corporate/Business Nominee by the Bank. The Pin shall be despatched separately from the card.
- 3.2 It shall be the responsibility of the Company to delegate one of its employees for the collection of the Corporate/Business Cards from the Bank.
- 3.3 The company shall formally indicate the name(s) of the employee(s) mentioned in clause 3.2 above in writing to the Bank before collection of the Corporate/Business Cards.

4. PIN Security

- 4.1 The Company shall inform each Corporate/Business Nominee that, once in possession of his PIN, he must:
 - 4.1.1 keep same secret,
 - 4.1.2 not impart it to any person whomsoever,
 - 4.1.3 memorise and destroy the PIN mailer promptly,
 - 4.1.4 never write his PIN on the Corporate/Business Card or anything usually kept with it.
- 4.2 The Company should also inform the Corporate/Business Nominee that, in case he suspects the PIN to have been known to any person other than himself, he shall immediately notify the MCB Card Centre by phone on (230) 202 5010. The Company shall however be liable for any transaction effected with the use of the card by any other person who acquired possession thereof with or without the Corporate/Business Nominee's consent before such notification is received at the Bank.

5. General Conditions

- 5.1 The Bank agrees to issue Corporate/Business Cards to the Company for onward delivery by the Company to the designated Corporate/Business Nominees on the understanding that:
 - 5.1.1 the distribution of the Corporate/Business Cards and relative PINs to the respective Corporate/Business Nominees shall be upon the sole and entire responsibility of the Company as mentioned in clauses 3.1, 3.2 and 3.3 in the foregoing. Under no circumstances whatsoever shall the Company hold the Bank liable in the event a Corporate/Business Card is wilfully or mistakenly, handed over to any Corporate/Business Nominee to whom the Corporate/Business Card is not addressed.
- 5.2 It is understood by and between the parties that the use of said Corporate/Business Cards will constitute an extension of credit to the Company by the Bank and that each Corporate/Business Card issued shall constitute a separate account thereunder. The Bank shall establish and advise the Company, by separate documents, as regards the credit limit under each account, which limit may be adjusted from time to time at the sole and absolute discretion of the Bank. The Bank will however not change the credit limit unless it has informed the Company beforehand. The Company can at any time notify the Bank that it wants to amend its credit limit. The Company agrees that it will not authorise or allow the use, and that its Corporate/Business Nominee will not make use, of any Corporate/Business Card for any purchases or cash advances which would exceed the limit.

- 5.3 Any Corporate/Business Nominee designated by the Company to receive and use a Corporate/Business Card, will be provided with one so long as the Company meets the Bank's credit and eligibility policies.
- 5.4 The Company hereby represents and warrants that it shall accept liability for any and all charges and cash advances made with the Company's Corporate/Business Cards and that it will pay same together with any accrued finance charges. The Company shall be responsible for any unauthorised use of the Company's Corporate/Business Cards which may occur before notification to the Bank. Any loss, theft or unauthorised use should be reported to the Bank by calling the MCB Card Centre on phone number (230) 202 5010. Such notification by telephone shall, on pain of nullity, be confirmed in writing to the Bank by registered mail.
- 5.5 The Company further agrees and acknowledges that all Corporate/Business Cards shall remain at all times the property of the Bank and are neither assignable nor transferable and may be cancelled by the Bank at any time for any reason whatsoever without any notice. Any Corporate/Business Card cancelled shall be immediately surrendered to the Bank upon due request.
- 5.6 Should the Company:
 - 5.6.1 fail to comply with any term and/or condition of the present agreement, or
 - 5.6.2 fail to make any payment within 3 days of the date when the payment is due, or
 - 5.6.3 be wound up, or
 - 5.6.4 be found to have made any misrepresentation to induce the Bank into the present Agreement; the full amount owed by the Company shall, at the Bank's option, become immediately due and payable.
- 5.7 Payments effected through the Corporate/Business Cards in pursuance of the present agreement shall be subject to the provisions of Articles 2150-1 and following of the Civil Code relating to the special privilege of the banker as regards all accounts maintained by the Company with the Bank.
- 5.8 The ATM records or their reproduction on a computer base shall be conclusive and irrebuttable evidence of the amounts withdrawn by the Corporate/Business Nominees and fully entitle the Bank to debit such amounts from the Company's Corporate/Business Card account.
- 5.9 In any action before Court for the recovery of any sum due to the Bank by the Company, in connection with the use of a Corporate/Business Card by a Corporate/Business Nominee, the documents relating to the said transactions or certified photocopies thereof shall be conclusive and irrebuttable evidence of the transactions.
- 5.10 The relevant documents and information referred to in clauses 5.8 and 5.9 above shall be retained by the Bank for a period not exceeding one year.
- 5.11 No claim or action whatsoever relating to any transaction of a Corporate/Business Nominee shall be entertained after the expiry of a period of 45 days as from the date of the statement of account whereby the transaction is recorded.
- 5.12 The Bank shall in no circumstances whatsoever be liable for any malfunctioning, temporary breakdown or misuse of the machine which may result in the retention of the Corporate/ Business Card or it being torn, destroyed or damaged.
- 5.13 If any part, term or provision of this Agreement not being of a fundamental nature should be held invalid or unenforceable such invalidity or unenforceability shall not affect the validity

- or enforceability of any other part or provision of this Agreement which shall remain in full force and effect. This Agreement shall be binding upon the company's representatives and assigns.
- 5.14 The Company formally agrees and acknowledges that it shall have sole responsibility for notifying the Bank of any withdrawal of the Corporate/Business Card from any Corporate/Business Nominee whose name is listed in the Corporate/Business Card Application Form. It shall be the sole responsibility of the Company to retain and return the Corporate/Business Card to the Bank in case of such withdrawal. The Company shall be fully liable for any and all charges made prior to the return of the Corporate/Business Card to the Bank.
- 5.15 This agreement shall come into operation as from the date of signature of these presents and shall, subject to the provision of clause 5.16 hereunder, remain in full force and effect unless terminated by either party upon its giving 90 days' prior written notice to the other.
- 5.16 The Bank shall have the right to terminate this agreement, with immediate effect upon any material breach or violation by the Company or by any of its Corporate/Business Nominees of any obligation contained herein.
- 5.17 Unless otherwise specifically agreed in writing with the Bank, the Company shall furnish the Bank with annual financial statements at the end of each financial year.

6. Fees, Charges and Interest

- 6.1 The Company shall be liable for all charges arising from the use of the said Corporate/Business Card. The Bank shall provide the Company with monthly statements showing all charges and appropriate billing data regarding all fees relating to individual Corporate/Business Nominees Corporate/Business Cards. The Company shall pay to the Bank on the closing date, as indicated on each statement, the full amount of the new balance indicated on the said statement.
- 6.2 The billing cycle is from the first to the end of the month with a 3-day grace period. No interest is charged on the Corporate/Business Card account for transactions other than cash advances, provided that the balance due is settled in full within 3 days from settlement date. Any unpaid balance after that period will bear interest at such rate as may from time to time be fixed by the MCB from the transaction date until full payment is made. On the other hand, cash advances will be charged interest at the prevailing rate as from the date of the cash withdrawal until full payment is effected. The applicable interest rates shall be displayed on the MCB website.
- 6.3 All costs, fees and expenses that may be incurred by the Bank for the recovery of any sum due as a result of the use of a Corporate/Business Card by a Corporate/Business Nominee shall be due and payable by the Company. The commission payable to the Bank's attorneys shall not exceed 10% of the amount recovered as capital and interest.
- 6.4 The Company shall pay an annual fee for each Corporate/ Business Card issued pursuant to this Agreement and the Corporate/Business Card Application Form. Such fees may be increased or reviewed from time to time by the Bank upon its giving 30 days' prior written notice to the Company.
- 6.5 The Company shall remain liable for all charges resulting from the use of any Corporate/Business Nominee's Corporate/Business Card following the termination of his employment with the Company, until notice of such termination has been duly received by the Bank and the relative Corporate/Business Card returned with such notice.

- 6.6 Transaction effected in foreign currency shall be converted into Mauritian rupees on the date the transaction is processed, in one of the following ways:
 - (i) For transaction effected by means of an MCB MasterCard Card, the transaction amount shall be converted at the international rate applicable on processing date by MasterCard International inclusive of a mark up. The applicable rate shall be displayed on the MCB website.
 - (ii) For transaction effected by means of an MCB Visa Card, the transaction shall be converted at the international rate applicable on processing date by Visa International inclusive of a mark up. The applicable rate shall be displayed on the MCB website.

In addition the MCB shall include a charge on the conversion amount as referred to in Clause 6.9 beside.

6.7 A handling fee, the amount whereof shall from time to time be fixed by the MCB, shall be charged on any local and foreign cash advance. The applicable fee shall be displayed on the MCB website and may be increased or reviewed from time to time by the Bank upon its giving 30 days' prior written notice to the Company.

- 6.8 A penalty fee, the amount whereof shall from time to time be fixed by the MCB, shall be charged if:
 - a) the authorised credit limit is exceeded.
 - b) the mandatory minimum payment is not made by the due date.

The applicable fee shall be displayed on the MCB website, and may be increased or reviewed from time to time by the Bank upon its giving 30 days' prior written notice to the Company.

6.9 A conversion fee, the amount whereof shall from time to time be fixed by the MCB, shall be levied for international transactions only. The applicable fee shall be displayed on the MCB website, and may be increased or reviewed from time to time by the Bank upon its giving 30 days' prior written notice to the Company.

This (dd) day of / (mm/yyyy)					
For and on be	half of:				
Company Nan	ne:				
Company Registered Address:					
I/ We* con Please sign		e* have read and a	agree to be bound by	the Terms & Condi	tions herewith
	Signature:			Signature: If more than one signature needed	
	Name:			Name:	
12	Capacity:			Capacity:	
	Signature: If more than two signatures needed				
	Name:				
	Capacity:				

CORPORATE/BUSINESS CARD

Terms and Conditions

Preamble

- A. Whereas The Mauritius Commercial Bank Ltd. (hereinafter referred to as the Bank) is a member and licensee of MasterCard International Incorporated and Visa Inc. and is duly authorised to issue MasterCard and Visa Corporate or Business cards (hereinafter referred to as Corporate/Business Cards) and to enter into any agreement with regard to such issue.
- B. Whereas the Bank shall at the request of to its corporate customer (hereinafter referred to as the Company), make available to same, Corporate/Business Cards, whose application to this effect has been duly received and accepted, to issue to the employees of that Company who are eligible for such cards (hereinafter referred to as Corporate/Business Nominees) and whose names are listed in the application form.
- C. Whereas the Company to whom the Corporate/Business Cards shall be issued is formally and irrevocably bound by the present Terms and Conditions.
- D. Whereas the Company unreservedly accepts that the present Terms and Conditions may be amended from time to time and at any time by the Bank in its sole and absolute discretion. It shall be notified of such amendments 30 days beforehand and that unless the Corporate/Business Cards are returned 15 days after such notification, it shall be deemed to have accepted the said amendments and be bound thereby.

NOW, THEREFORE, it is formally agreed and covenanted as follows:

1. Definitions and Interpretation

- 1.1 Credit limit is the maximum amount of credit allowed at any time on the Card Account. This credit limit will be subdivided among all the Corporate/Business Cards issued to the Corporate/Business Nominees by the Company according to the authorised limit granted to each of them as requested by the Company in the Corporate/Business Card Application Form submitted to the Bank.
- 1.2 The PIN means the Personal Identification Number allotted by the Bank to each Corporate/Business Nominee of the Company.
- 1.3 ATM means Automated Teller Machine.
- 1.4 POS means Point of Sale.
- 1.5 Transaction means any purchase made or any cash advance obtained by the Corporate/Business Nominee using the Corporate/Business Card allotted to him by the Company.

2. Purpose of the Card

- 2.1 The Corporate/Business Card is accepted in Mauritius and abroad and enables its cardholder to:
 - 2.1.1 pay for goods and services supplied by merchants displaying the sign corresponding to that appearing on his Corporate/Business Card;
 - 2.1.2 withdraw banknotes, in Mauritius in local currency and abroad in the currency of the country concerned, from member banks, financial institutions and ATMs displaying the sign corresponding to the one appearing on his Corporate/Business Card. Cash withdrawal with the Corporate/Business Card is referred to in this document as Cash Advance.

3. Delivery of PINs and Cards

- 3.1 A PIN shall be allotted to each Corporate/Business Nominee by the Bank. The Pin shall be despatched separately from the card.
- 3.2 It shall be the responsibility of the Company to delegate one of its employees for the collection of the Corporate/Business Cards from the Bank.
- 3.3 The company shall formally indicate the name(s) of the employee(s) mentioned in clause 3.2 above in writing to the Bank before collection of the Corporate/Business Cards.

4. PIN Security

- 4.1 The Company shall inform each Corporate/Business Nominee that, once in possession of his PIN, he must:
 - 4.1.1 keep same secret,
 - 4.1.2 not impart it to any person whomsoever,
 - 4.1.3 memorise and destroy the PIN mailer promptly,
 - 4.1.4 never write his PIN on the Corporate/Business Card or anything usually kept with it.
- 4.2 The Company should also inform the Corporate/Business Nominee that, in case he suspects the PIN to have been known to any person other than himself, he shall immediately notify the MCB Card Centre by phone on (230) 202 5010. The Company shall however be liable for any transaction effected with the use of the card by any other person who acquired possession thereof with or without the Corporate/Business Nominee's consent before such notification is received at the Bank.

5. General Conditions

- 5.1 The Bank agrees to issue Corporate/Business Cards to the Company for onward delivery by the Company to the designated Corporate/Business Nominees on the understanding that:
 - 5.1.1 the distribution of the Corporate/Business Cards and relative PINs to the respective Corporate/Business Nominees shall be upon the sole and entire responsibility of the Company as mentioned in clauses 3.1, 3.2 and 3.3 in the foregoing. Under no circumstances whatsoever shall the Company hold the Bank liable in the event a Corporate/Business Card is wilfully or mistakenly, handed over to any Corporate/Business Nominee to whom the Corporate/Business Card is not addressed.
- 5.2 It is understood by and between the parties that the use of said Corporate/Business Cards will constitute an extension of credit to the Company by the Bank and that each Corporate/Business Card issued shall constitute a separate account thereunder. The Bank shall establish and advise the Company, by separate documents, as regards the credit limit under each account, which limit may be adjusted from time to time at the sole and absolute discretion of the Bank. The Bank will however not change the credit limit unless it has informed the Company beforehand. The Company can at any time notify the Bank that it wants to amend its credit limit. The Company agrees that it will not authorise or allow the use, and that its Corporate/Business Nominee will not make use, of any Corporate/Business Card for any purchases or cash advances which would exceed the limit.

- 5.3 Any Corporate/Business Nominee designated by the Company to receive and use a Corporate/Business Card, will be provided with one so long as the Company meets the Bank's credit and eligibility policies.
- 5.4 The Company hereby represents and warrants that it shall accept liability for any and all charges and cash advances made with the Company's Corporate/Business Cards and that it will pay same together with any accrued finance charges. The Company shall be responsible for any unauthorised use of the Company's Corporate/Business Cards which may occur before notification to the Bank. Any loss, theft or unauthorised use should be reported to the Bank by calling the MCB Card Centre on phone number (230) 202 5010. Such notification by telephone shall, on pain of nullity, be confirmed in writing to the Bank by registered mail.
- 5.5 The Company further agrees and acknowledges that all Corporate/Business Cards shall remain at all times the property of the Bank and are neither assignable nor transferable and may be cancelled by the Bank at any time for any reason whatsoever without any notice. Any Corporate/Business Card cancelled shall be immediately surrendered to the Bank upon due request.
- 5.6 Should the Company:
 - 5.6.1 fail to comply with any term and/or condition of the present agreement, or
 - 5.6.2 fail to make any payment within 3 days of the date when the payment is due, or
 - 5.6.3 be wound up, or
 - 5.6.4 be found to have made any misrepresentation to induce the Bank into the present Agreement; the full amount owed by the Company shall, at the Bank's option, become immediately due and payable.
- 5.7 Payments effected through the Corporate/Business Cards in pursuance of the present agreement shall be subject to the provisions of Articles 2150-1 and following of the Civil Code relating to the special privilege of the banker as regards all accounts maintained by the Company with the Bank.
- 5.8 The ATM records or their reproduction on a computer base shall be conclusive and irrebuttable evidence of the amounts withdrawn by the Corporate/Business Nominees and fully entitle the Bank to debit such amounts from the Company's Corporate/Business Card account.
- 5.9 In any action before Court for the recovery of any sum due to the Bank by the Company, in connection with the use of a Corporate/Business Card by a Corporate/Business Nominee, the documents relating to the said transactions or certified photocopies thereof shall be conclusive and irrebuttable evidence of the transactions.
- 5.10 The relevant documents and information referred to in clauses 5.8 and 5.9 above shall be retained by the Bank for a period not exceeding one year.
- 5.11 No claim or action whatsoever relating to any transaction of a Corporate/Business Nominee shall be entertained after the expiry of a period of 45 days as from the date of the statement of account whereby the transaction is recorded.
- 5.12 The Bank shall in no circumstances whatsoever be liable for any malfunctioning, temporary breakdown or misuse of the machine which may result in the retention of the Corporate/ Business Card or it being torn, destroyed or damaged.
- 5.13 If any part, term or provision of this Agreement not being of a fundamental nature should be held invalid or unenforceable such invalidity or unenforceability shall not affect the validity

- or enforceability of any other part or provision of this Agreement which shall remain in full force and effect. This Agreement shall be binding upon the company's representatives and assigns.
- 5.14 The Company formally agrees and acknowledges that it shall have sole responsibility for notifying the Bank of any withdrawal of the Corporate/Business Card from any Corporate/Business Nominee whose name is listed in the Corporate/Business Card Application Form. It shall be the sole responsibility of the Company to retain and return the Corporate/Business Card to the Bank in case of such withdrawal. The Company shall be fully liable for any and all charges made prior to the return of the Corporate/Business Card to the Bank.
- 5.15 This agreement shall come into operation as from the date of signature of these presents and shall, subject to the provision of clause 5.16 hereunder, remain in full force and effect unless terminated by either party upon its giving 90 days' prior written notice to the other.
- 5.16 The Bank shall have the right to terminate this agreement, with immediate effect upon any material breach or violation by the Company or by any of its Corporate/Business Nominees of any obligation contained herein.
- 5.17 Unless otherwise specifically agreed in writing with the Bank, the Company shall furnish the Bank with annual financial statements at the end of each financial year.

6. Fees, Charges and Interest

- 6.1 The Company shall be liable for all charges arising from the use of the said Corporate/Business Card. The Bank shall provide the Company with monthly statements showing all charges and appropriate billing data regarding all fees relating to individual Corporate/Business Nominees Corporate/Business Cards. The Company shall pay to the Bank on the closing date, as indicated on each statement, the full amount of the new balance indicated on the said statement.
- 6.2 The billing cycle is from the first to the end of the month with a 3-day grace period. No interest is charged on the Corporate/Business Card account for transactions other than cash advances, provided that the balance due is settled in full within 3 days from settlement date. Any unpaid balance after that period will bear interest at such rate as may from time to time be fixed by the MCB from the transaction date until full payment is made. On the other hand, cash advances will be charged interest at the prevailing rate as from the date of the cash withdrawal until full payment is effected. The applicable interest rates shall be displayed on the MCB website.
- 6.3 All costs, fees and expenses that may be incurred by the Bank for the recovery of any sum due as a result of the use of a Corporate/Business Card by a Corporate/Business Nominee shall be due and payable by the Company. The commission payable to the Bank's attorneys shall not exceed 10% of the amount recovered as capital and interest.
- 6.4 The Company shall pay an annual fee for each Corporate/ Business Card issued pursuant to this Agreement and the Corporate/Business Card Application Form. Such fees may be increased or reviewed from time to time by the Bank upon its giving 30 days' prior written notice to the Company.
- 6.5 The Company shall remain liable for all charges resulting from the use of any Corporate/Business Nominee's Corporate/Business Card following the termination of his employment with the Company, until notice of such termination has been duly received by the Bank and the relative Corporate/Business Card returned with such notice.

- 6.6 Transaction effected in foreign currency shall be converted into Mauritian rupees on the date the transaction is processed, in one of the following ways:
 - (i) For transaction effected by means of an MCB MasterCard Card, the transaction amount shall be converted at the international rate applicable on processing date by MasterCard International inclusive of a mark up. The applicable rate shall be displayed on the MCB website.
 - (ii) For transaction effected by means of an MCB Visa Card, the transaction shall be converted at the international rate applicable on processing date by Visa International inclusive of a mark up. The applicable rate shall be displayed on the MCB website.

In addition the MCB shall include a charge on the conversion amount as referred to in Clause 6.9 beside.

6.7 A handling fee, the amount whereof shall from time to time be fixed by the MCB, shall be charged on any local and foreign cash advance. The applicable fee shall be displayed on the MCB website and may be increased or reviewed from time to time by the Bank upon its giving 30 days' prior written notice to the Company.

- 6.8 A penalty fee, the amount whereof shall from time to time be fixed by the MCB, shall be charged if:
 - a) the authorised credit limit is exceeded.
 - b) the mandatory minimum payment is not made by the due date.

The applicable fee shall be displayed on the MCB website, and may be increased or reviewed from time to time by the Bank upon its giving 30 days' prior written notice to the Company.

6.9 A conversion fee, the amount whereof shall from time to time be fixed by the MCB, shall be levied for international transactions only. The applicable fee shall be displayed on the MCB website, and may be increased or reviewed from time to time by the Bank upon its giving 30 days' prior written notice to the Company.