The following terms and conditions are applicable to self-service banking. Please read them carefully before signing and do not hesitate to ask your banker if there is something that needs clarification or explaining.

1 PROFILE AND SERVICES

1.1 For the purposes hereof a reference to ‘service(s)’ will include any and/or all of the various services forming part of the bank’s self-service banking, which may be linked to a client’s profile and which are made available to the client via the bank’s systems.

1.2 Once the bank has approved the application, the client will be provided with a profile number as well as the required signature number, password and/or PIN (‘confidential information’) in order to use the services.

1.3 Clients will only have access to the services linked to their profiles and only services selected in the application form (and approved) will be linked.

1.4 The bank may offer new services from time to time and reserves the right to modify, replace or discontinue any existing service without prior notice to the client.

1.5 Services may be removed from a profile at the request of a client in accordance with clause 1.7 and additional services may be linked to a client’s profile on further application.

2 PIN AND EQUIPMENT

2.1 Should the client wish to make use of any service where a PIN is required, one will be allocated to the client by the bank.

2.2 The client must provide and maintain hardware and all consumable material required for the use of the services aforementioned, unless such hardware and consumable material forms part of the services linked to the client's profile. The bank makes no representations as to the suitability of any of the client's hardware, software or consumable material for the use of the services.

3 CLIENT’S OBLIGATIONS

3.1 The client acknowledges that its use of the services will not vary any aspect of the bank-client relationship, and the bank and the client furthermore, without limiting the generality thereof, agrees in particular that:

3.1.1 the utilisation of any service will be subject to the completion and signature by a duly authorised signatory/signatories of the client of this application form and any other documentation or agreement required by the bank from time to time and the delivery thereof to a branch or self-service banking centre of the bank.

3.1.2 it will be obliged to settle any payment obligations to the bank in accordance with the instructions issued to the bank through the service and that this will not in any way entitle the client to draw down any account, unless prior arrangements have been made with the bank and then only in terms of such arrangements; and

3.1.3 the limits allocated to any of the client’s accounts may not be exceeded.

3.2 The client is obliged to inform the bank of any change in the information provided to the bank in the application form and confirms that it will have no claims against the bank in the event of any information being incorrect.

3.3 The client shall:

3.3.1 acquaint itself with the functionality of the services and how they are to be used and, if necessary, enlist the assistance of the bank;

3.3.2 immediately change any temporary PIN and password allocated by the bank for the purpose of allowing the client to access the services for the first time;

3.3.3 acquaint itself with and follow the security procedures communicated by the bank from time to time as well as such other procedures as may be applicable to the services and specifically those that may be displayed on the bank’s internet website, and the client acknowledges that:

3.3.3.1 any failure on the part of the client to follow the recommended security procedures may result in a breach of the confidentiality of the client’s confidential information and may lead to unauthorised transactions on accounts linked to the client’s self-service banking profile with the bank;

3.3.3.2 any software downloaded by the client from the internet and specifically the bank’s internet site, is third-party software, the licensing of which will be subject to such terms and conditions as the licensor of such software may impose;

3.3.4 ensure the safekeeping and confidentiality of all confidential information, and must in particular ensure that the confidential information is not written down or kept where it can easily be discovered;

3.3.5 ensure that nobody other than the client in person is permitted to use services to which the client has subscribed. In the event that a power of attorney has been given, the client must ensure that only authorised persons have access to and are allowed to use the services. In the event that the client is a business, it must ensure that only authorised employees have access to and are allowed to use the services;

3.3.6 notify the bank immediately on reasonably becoming aware or suspecting that confidential information has been lost or forgotten or may have fallen into the hands of an unauthorised person; and

3.3.7 be deemed to have read, understood and applied the information displayed on any profile, system or self-service banking site and the client’s role in respect thereof.

3.4 The client may:

3.4.1 cease or assign any of its rights under this agreement without the prior written consent of the bank; and

3.4.2 operate or use the service in any manner that may be prejudicial to the bank.

3.5 The client understands and accepts that it may only link a business account or an account requiring multiple signatures to the profile if the client has submitted to the bank an original written resolution or power of attorney to this effect and it will be the responsibility of the client to ensure that no unauthorised persons have access to the services.

3.6 The bank will be entitled and authorised to close the clients’ accounts with the amounts of the transactions effected via the services as well as to debit the clients’ accounts with the amount of any fees applicable to the services from time to time.

4 PAYMENTS AND TRANSFERS

4.1 Once payment to a third party or a transfer transaction (a transfer between the client’s linked accounts) has been processed, a confirmation reflecting that the payment or transfer has been processed will be available to the client.

4.2 Payments may take up to three business days to reflect on third party accounts.

4.3 A client may set up a future date for payments or transfers. A payment or transfer notification will be available to the client reflecting the setup of the transaction. A payment or transfer confirmation will be available only of the payment or transfer transaction has been processed successfully.

5 FAILED TRANSACTION

5.1 If a transaction fails, including as a result of insufficient funds being available in the client’s account or of a third party account having been closed, Nedbank shall not be held liable.

6 PREPAID SERVICES

6.1 The onus is on the client to ensure that all information used when purchasing prepaid services is accurate and correct, as any prepaid service purchased online is non-reversible.

7 INDEMNITY

7.1 The client hereby waives its rights in respect of and indemnifies the bank against any demand, claim or action relating to or in connection with the services, whether direct or indirect, unless such demand, claim or action arose as a direct consequence of the gross negligence or willful misconduct of the bank or any of its employees.

7.2 Any demand, claim or action arising against the bank in connection with the circumstances referred to in sub-clause 8.1 above will be limited to direct damages. Special or consequential damages are hereby specifically excluded.

7.3 Without limiting the generality of sub-clause 8.1, the client specifically waives all its rights in relation to, and indemnifies the bank against, any loss or damage brought about by:

7.3.1 the failure of the bank to act on any instruction given using the services;

7.3.2 malfunction, failure or unavailability of any system, hardware, software or equipment;

7.3.3 destruction of any data, power failures or corruption of storage media;

7.3.4 natural phenomena, riots, acts of vandalism, sabotage, terrorism or any other event beyond the bank’s control; interruption or distortion of communication links or reliance by any person on incorrect, illegal, inaudible, incomplete or inaccurate information or data contained in any documents or instructions received by the bank;

7.3.6 use, misuse, abuse or possession of any third-party software, including, without limitation, any operating system software, browser software or any other software packages program;

7.3.7 breach of security or any destruction or accessing of the client’s data or any destruction or theft of or damage to any of the client’s or such software provider’s software;

7.3.8 the client divulging any confidential information and/or personnel or unauthorised persons from having access to and/or using the services;

7.3.9 failure to adhere to any terms and conditions applicable to the services and/or by the supplying of incorrect information or by the failure or unavailability of third-party facilities or systems or the inability of a third party to process a transaction;

7.3.10 confidential information/documentation requested using the services coming to the knowledge of third parties; or

7.3.11 fraudulent, false or altered instructions given using the services.

8 SPECIFIC TERMS AND CONDITIONS OF USE

8.1 It is the client’s responsibility to acquaint itself with any specific terms and conditions of use that may exist in relation to any of the services and will be bound by such terms as though they formed part of this document.
CHEQUE DEPOSITS AND AVAILABLE BALANCE

10.1 The client acknowledges the following:
10.1.1 Cheque deposits may be reflected as ‘Available Balance’ before the cheques have been cleared, which may create the wrong impression that cash is available.
10.1.2 Withdrawals or payments against uncleared cheque deposits are done at the client’s own risk and, should the cheque be stopped, returned or be unpaid in any other way, the client will be liable for repayment of all amounts used.
10.1.3 Notwithstanding the ‘Available Balance’ indicator, it is advisable for clients to verify the nature of all deposits (and especially those from unfamiliar sources) before withdrawals or payments are made.

THE BANK’S OBLIGATIONS

11.1.1 The client will:
11.1.1.1 furnish temporary PINs and passwords to the client on approving the client’s utilisation of the services offered in terms hereof; and
11.1.1.2 furnish replacement confidential information to the client only on receipt of written notice from the client that a PIN has been lost, forgotten or fallen into the wrong hands.
11.2 The client acknowledges that:
11.2.1.1 the bank will not be required to enquire into the authority of any person who uses or has used the services, nor will the bank be required to enquire into the validity of any information provided by the client to it for purposes of the utilisation of the services, and the bank will be entitled to assume (unless it has been informed in writing to the contrary) that any person in possession of the confidential information is properly authorised to conduct any and all transactions via the services; and
11.2.2.1 once the bank has received and implemented an instruction given by the client in the utilisation of the services, the client will not be entitled to counterfeit or amend such instruction, but will be obliged to follow such procedures as may be prescribed by the bank from time to time in respect of the various services.

COPYRIGHT

12.1 The bank will at all times retain its copyright in or licence to software as well as associated information and documentation belonging to the bank used in the provision of the services as well as in respect of any logos, trademarks or service marks used.
12.2 The client may not duplicate, reproduce or in any way tamper with the software and associated documents without the prior written consent of the bank.
12.3 In respect of third-party software, the bank is not a party to any licence agreement entered into by the client and the licensor and thus makes no warranties relating to such software, including, without limitation, warranties relating to the suitability, fitness for a particular purpose, security features or performance. The client acknowledges that the use of such software will be at the client’s own risk and indemnifies the bank against and holds it harmless from any loss or damage that the client may suffer as a result of the use, abuse or possession of such software.
12.4 Furthermore, the bank understands that the use of such third-party software may be illegal in jurisdictions outside the Republic of South Africa and/or may infringe on certain third-party intellectual property rights in such jurisdictions. The client understands that, should it use any third-party software outside the boundaries of the Republic of South Africa, it will at all times be incumbent on the client to ascertain the legality of such use and to obtain all necessary licences and permissions from the relevant parties. The client accordingly indemnifies the bank against and holds the bank harmless from any and all liability it may incur in this regard.

DOMICILITIUM AND NOTICES

13.1 The client chooses as its domicilium citandi executandi for the purpose of legal proceedings and for the purposes of giving or sending any notice provided for or necessary in terms of this agreement, the address given in the application form.
13.2 The bank’s contact details for the purposes hereof is:

| Physical address: | 135 Rivonia Road, Sandton, Sandton, 2196. |
| Postal address: | PO Box 144, Johannesburg, 2000. |
| Fax: | +27 (011) 295 2172 |

13.3.1 Any party may change its domicilium to any other physical address or fax number by written notice to the other party to that effect. Such change of address will be effective 7 (seven) days after receipt of notice of the change of domicilium.

For and on behalf of THE CLIENT:

Signed at __________________________ on __________________________ (Day) __________________________ (Month) __________________________ (Year)

_________________________ (Place) Warrants that he/she is duly authorised

Signature __________________________________________________________________________

For and on behalf of NEDBANK LIMITED:

Signed at __________________________ on __________________________ (Day) __________________________ (Month) __________________________ (Year)

_________________________ (Place) Warrants that he/she is duly authorised

Signature __________________________________________________________________________

Nedbank Limited Reg No 1951/000009/06. Authorised financial services and registered credit provider (NCRCP16).