COMMERCIAL BANKING



ACCOUNT BANK

Product & Services Terms & Conditions





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Core Banking Agreement

("**The Agreement**") contains terms, conditions and important information that apply to certain of our products and services. Those products and services can be identified as they state in the header Core Banking Agreement.

Important Information

The following documents detail both your and our rights and obligations in relation to the Products.

RELATIONSHIP TERMS & CONDITIONS

These contain the general relationship terms and conditions for all **Products** under **The Agreement**;



PRODUCT & SERVICES TERMS & CONDITIONS

These contain additional terms and conditions for a specific **Product** provided under **The Agreement**; and



GENERAL INFORMATION ON PAYMENTS, CHARGES & CONTACTS

This contains the general information you will need to know in respect of payments and standard charges under **The Agreement**. Also included are general contact details and information on large print, Braille and call recording.

You need to read

Product & Services Terms & Conditions, relating to a **Product** that we agree to provide to you alongside the Relationship Terms & Conditions, the **Account Bank Agreement** (agreed between you and your relationship team) and the General Information On Payments, Charges & Contacts.

> You can find a copy of each of these at **lloydsbank.com/corebankingagreement** or request a copy from your relationship team.

12. Additional Provisions

- 12.1 The Single Currency Pooline F
- 212 The pooling of Debit Balances and Credit Balan pursuant to either the Advantage Single of Balan Pooling Service of Single of Single
- Advantage Pool or Allocation Pool (as apply only to Accounts in the with Balances in the same currency and (as applicable) cross-currency has
- any Credit Balance on any Account in the Pool of Allocation D
- 124 In the event that any Account schedule
- debited or credited, the Default Account will be must ensure that at all times during the Customer more Participant.
- Verault Account.
- 13. Unauthorised Borrowin

14. Reporting

343 The Customer will be notified of the details of interes payments in accordance with the Customer elections made in the Annex.

15. Set Off and Cross Guarantee

All Unauthorised Borrowing Amounts and any Unauthorised Borrowing Interest is payable on demand.

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3.5.3 any endiacement against a Participant under this clause 16 without having endicade a sought to endore any gaths or remedies which we may have against any other Participant on any other participant the taking of or the omission to take, any any other participant when but for the datuse 16 world date.

Core Banking Agreen

Account

means any Account Bank account that you hold with us and which is subject to the Account Bank Agreement

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1. Definitions

1.1 Words and expressions as defined in the Relationship Terms & Conditions and the General Information On Payments, Charges & Contacts have the same meaning in these Product & Services Terms & Conditions unless otherwise stated in these Product & Services Terms & Conditions. We also use the following defined terms throughout these Product & Services Terms & Conditions.

Account

means any Account Bank account that you hold with us and which is subject to the **Account Bank Agreement**.

Account Bank Agreement

means the agreement made between you, us and, if applicable, the **Third Party Charge Holder**, which sets out the main operational functionality of the **Account** and sets out how you and, if applicable, the **Third Party Charge Holder** can give us **Instructions** in relation to the **Account**.

Block and Control Notice

means the written notice that the **Third Party Charge Holder** may send to us in the event that a default occurs under the terms and conditions of the structure to which the **Account Bank Agreement** relates.

Charging Cycle

means the charging cycle relating to the payment of charges, which shall be monthly unless otherwise agreed with your relationship team.

Credit Interest Rate

means the rate of interest, if any, paid on an **Account**, details relating to which are set out on **Our Website**, or are as otherwise agreed between you and us in writing.

Instructions

means an instruction made in accordance with the section titled "Who is authorised to give instructions to us" in the Relationship Terms & Conditions which authorises us to pay money out of an **Account**.

Interest Cycle

means the **Charging Cycle** relating to the payment of interest, which shall be monthly unless otherwise agreed with your relationship team.

Third Party Charge Holder

means an entity that has a legal right to exercise control over the funds in the **Account** in the event of a **Block and Control Notice** being received by us.

Third Party Provider

means a service provider authorised by law to access information or make payments for you from your payment accounts.

Trading Account

means an account used by you for day to day banking transactions.

Unauthorised Debit Interest Rate

means the standard unauthorised debit interest rate charged on an **Account** for unauthorised overdraft borrowing, details of which are available in the General Information On Payments, Charges & Contacts and from your relationship team, or are as otherwise agreed between you and us in writing.

Uncleared Balance

means any balance which is still to be cleared through the clearing cycle after being paid into an **Account**.

2. Eligibility

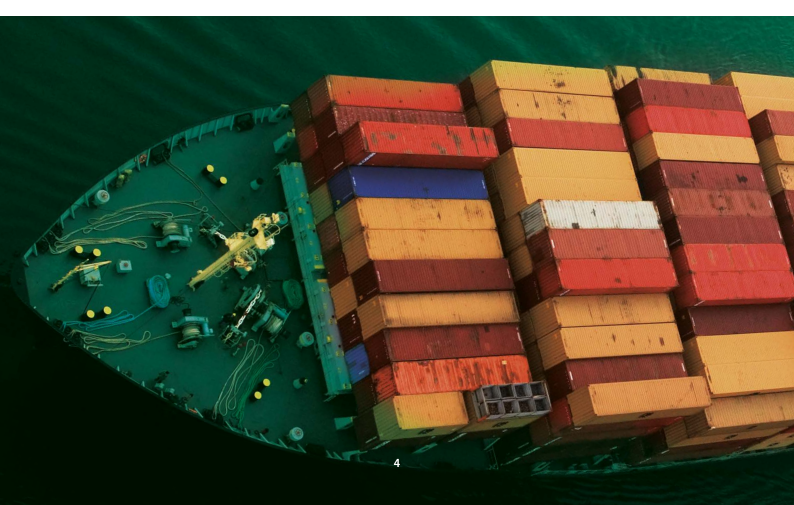
2.1 The **Account** must be linked to either a project or securitisation debt deal on terms set out in the **Account Bank Agreement**.

3. Purpose of the Account and the Block and Control Notice

- 3.1 The **Account** may be used as a **Trading Account** to facilitate the required transactions in support of the overarching **Account Bank Agreement** that has been agreed with us.
- 3.2 The Account is unable to support:
 - 3.2.1 BACS payments;
 - 3.2.2 Arranged overdraft facilities;
 - 3.2.3 Pooling arrangements (unless otherwise agreed with us);
 - 3.2.4 Cheque books; and/or
 - 3.2.5 Debit cards.

This is a non-exhaustive list and may be amended by us from time to time.

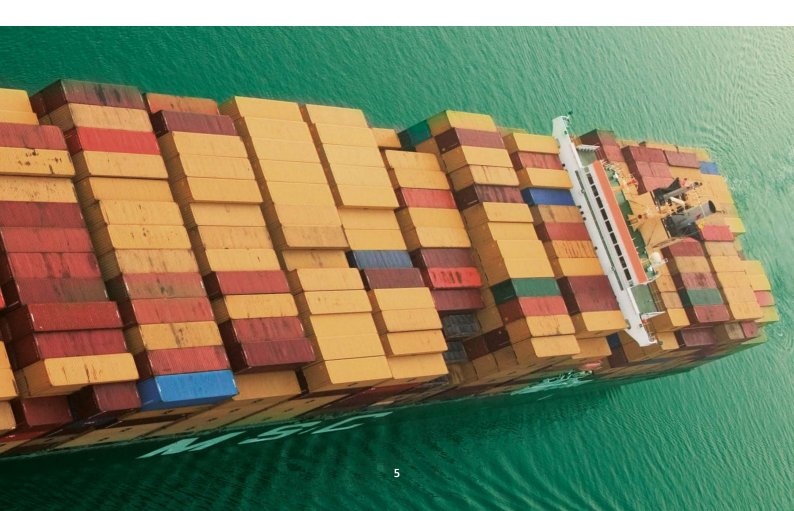
- 3.3 The **Block and Control Notice** will instruct us to block the **Account** in order for the **Third Party Charge Holder** to take control of the **Account** which may include withdrawing the funds they are owed.
- 3.4 The **Block and Control Notice** should be issued in our standard format, but we reserve the right to act upon any written notice that we determine (acting reasonably) amounts to a **Block and Control Notice**.



4. Instructions

- 4.1 The ways in which consent for a payment transaction will be given to us by you are:
 - 4.1.1 in writing;
 - 4.1.2 in accordance with the Product & Services Terms & Conditions relating to any online/internet banking service, provided you have registered for such service;
 - 4.1.3 in the case of a **Direct Debit** or **Standing Order** on the **Account**, by completing and signing the relevant form setting up the **Direct Debit** or **Standing Order**;
 - 4.1.4 by providing any other security code (when using an online/internet banking service that we provide to you); and/or
 - 4.1.5 through a **Third Party Provider**, by following any procedures required by such **Third Party Provider**; and/or
- 4.2 We will not accept **Instructions** given by fax or email.

- 4.3 You agree that you shall be liable to us for all sums that become due to us in connection with these Product & Services Terms & Conditions. We shall not be liable for and you shall indemnify us in respect of all losses, claims, actions, proceedings, demands, damages, costs and expenses incurred or sustained by us arising out of or in connection with any payment instructions or other instructions given by you or on your behalf in accordance with your **Mandate**, except where:
 - 4.3.1 it should have been readily apparent to a reasonable banker processing such payment instructions or other instructions in the ordinary course of business that (where applicable) the payment instructions or other instructions had been altered or falsified in any way; and/or
 - 4.3.2 any losses, claims, actions, proceedings, demands, damages, costs and expenses incurred or sustained by us were as a result of the fraudulent actions of an unrelated third party.



5. Interest on money in an Account

5.1 Until further notice, each **Account** maintained may bear or charge interest (if any) at the rate notified by us from time to time. Any interest will be credited to the **Account** on a monthly basis unless otherwise agreed between us.

6. Borrowing

- 6.1 Borrowing is not permitted on the **Account**. If an **Account** does become overdrawn, unauthorised borrowing interest will be charged.
- 6.2 Unauthorised borrowing will incur interest at the Unauthorised Debit Interest Rate and will be charged when the overdrawn balance on an Account (including any Uncleared Balance) exceeds the agreed overdraft limit or alternatively when an Account goes overdrawn (including any Uncleared Balance) when there is no agreed overdraft limit. Interest will be debited to an Account in line with the Interest Cycle.

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UNAUTHORISED DEBIT INTEREST RATE

means the standard unauthorised debit interest rate charged on an Account for unauthorised overdraft borrowing, details of which are available in the General Information On Payments, Charges & Contacts and from your relationship team, or are as otherwise agreed between you and us in writing

7. Charges

- 7.1 Charges will apply to an **Account** and any transactions on an **Account**, as set out in the General Information On Payments, Charges & Contacts, or as otherwise agreed in writing with your relationship team including any service fees as detailed in the **Account Bank Agreement**.
- 7.2 If you are the recipient of a payment (i.e. a payee) we may deduct our charges as set out in the tariff from the money transferred before crediting it to you. If we deduct any charges under this clause, we will give you details in your regular bank statements or charges invoices (or other agreed means by which you wish to be notified) of the amount of money we receive and of our charges for receiving the money.
- 7.3 Account transaction charges will be debited to an Account in line with the Charging Cycle (unless otherwise agreed with your relationship team).
- 7.4 Unless we tell you or you request otherwise, we will send you pre-notification of **Account** transaction charges and debit interest at least 14 days in advance of them being debited to an **Account**.
- 7.5 We will tell you the charge for any other service or product before we provide that service or product to you, and at any time that you ask.

8. Changes to your information

- 8.1 If you appoint a new **Authorised Signatory**, you must complete a new **Mandate**. We must be satisfied with our identification, background and other checks in relation to the new **Authorised Signatory** before we will be prepared to accept instructions from that person. Any **Mandate** amendments you request must be in accordance with the terms of the **Account Bank Agreement**.
- 8.2 It normally takes us seven **Business Days** to process any changes to your **Mandate**. Until the changes have been processed and we are satisfied with our identification, background and other checks (if applicable), we can continue to rely on your existing **Mandate**.

CHANGES

It normally takes us seven Business Days to process any changes to your Mandate. Until the changes have been processed and we are satisfied with our identification, background and other checks (if applicable), we can continue to rely on your existing Mandate

SIGNATORY

If you appoint a new Authorised Signatory, you must complete a new Mandate. We must be satisfied with our identification, background and other checks in relation to the new Authorised Signatory before we will be prepared to accept instructions from that person

9. Liability

- 9.1 We will only be liable for any reasonable losses, costs and expenses incurred by you which arise directly from our breach of contract or negligence in relation to an Account and if, in the ordinary course of events and with the knowledge we had, we might reasonably have expected such loss to result directly from our breach or negligence. Our liability in connection with the services provided under these Product & Services Terms & Conditions will be limited to the monetary amount of the relevant transaction in relation to the Account pursuant to which our breach of contract or negligence occurred.
- 9.2 Nothing in these Product & Services Terms & Conditions limits or excludes our liability in any way under the sections titled "Refunds for incorrectly executed payment instructions", "Refunds for incorrect payment amounts/ sums" and "Refunds for unauthorised transactions" in the Relationship Terms & Conditions. Any limitation on your liability under the section titled "Your responsibility for unauthorised transactions" in the Relationship Terms & Conditions any limitation on your liability under the section titled "Your responsibility for unauthorised transactions" in the Relationship Terms & Conditions will not be affected or prejudiced by any term of these Product & Services Terms & Conditions.

10. Contact details

10.1 You can contact us:



10.2 Further contact details are set out within General Information On Payments, Charges & Contacts.

WEBSITE COPIES

You can also find a copy of the Relationship Terms & Conditions, the General Information On Payments, Charges & Contacts and each set of Product & Services Terms & Conditions on Our Website

11. Other terms

- 11.1 Each of our services and products have separate terms and conditions applying to them (including in the form of other Product & Services Terms & Conditions).
- 11.2 These Product & Services Terms & Conditions apply to the services provided to you under these Product & Services Terms & Conditions. Subject to clause 11.3 and clause 11.4, if separate terms and conditions (including in the form of other Product & Services Terms & Conditions) are provided to you by us for the supply by us of any of our other products or services (either electronic, automated or other), the provisions of any such separate agreements will apply to those products and services.
- 11.3 When you are accessing the Account electronically, any Instructions that you give to us electronically will take precedence over the Instructions provided in any Mandate which you have signed relating to the Account. You may also be asked to comply with extra security requirements when you are accessing our Account electronically or if you are using any telephone banking service that we provide.
- 11.4 Notwithstanding clause 1.5 of the Relationship Terms& Conditions, to the extent of any conflict the following order of priority will prevail:
 - 11.4.1 the **Mandates** the Online Banking **Mandate** (for electronic payments) – the Issuer Accounts **Mandate** (for manual payments);
 - 11.4.2 the Account Bank Agreement;
 - 11.4.3 Online Banking Terms and Conditions;
 - 11.4.4 these Product & Services Terms & Conditions;
 - 11.4.5 the Relationship Terms & Conditions and
 - 11.4.6 General Information on Payments, Charges & Contacts.
- 11.5 Notwithstanding clause 11.4, to the extent of any conflict between these Product & Services Terms & Conditions and any other separate terms and conditions relating to the supply by us of any of our other products and services (either electronic, automated or other), the terms and conditions relating to such other products and services will take precedence in respect of the provision by us to you of those products and services.

services

Each of our services and products have separate terms and conditions applying to them (including in the form of other Product & Services Terms & Conditions)



