INDIVIDUAL ACCOUNT OPENING FORM





INDIVIDUALS ACCOUNT OPENING FORM

THIS FORM SHOULD BE COMPLETED IN CAPITAL LETTERS

{FOR OFFICIAL USE ONLY}																															
ACCOUNT NA	٩ME	:				Τ																									
ACCOUNT NU	JME	ER:				Τ																									
ACCOUNT ID	:					Γ																									
STAFF ID:						Γ																									
TYPE OF ACCOUNT (Please Tick) Current Account Deposit Account Domiciliary Account Others 1. PERSONAL DETAILS																															
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Tax ID NO:							T																								
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Nearest Bus stop & Landmark:																															
Landmark: State:] C	ount	ry:																	
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AAAFinance &
AAAFinance & Investment Co Limited
Limited

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(Individual Entity)

	AAA Einanco &
	AAAFinance &
	Investment Co
	Limited
\bigcirc	AAAFinance & Investment Co Limited

ACCOU	NT OPENING MANDATE	
a.	Type of Account (Please Tick where necessary)	
		iliary Account Other Box
b.	Account Name:	,,
с.	Account Number:	
d.	Mandate Authorisation/Combination (please tick as appropriate) Sole	Signatory Either to Sign. Both to Sign
е.	Signatories	
	e:	
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	f Signatory:	Passport
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7th Floor, Kings Court Building, 3 Keystone Crescent, Victoria Island Lagos. +234 [0] 907 068 9999, Info@aaafinancegroup.com, www.aaafinancegroup.com TERMS AND CONDITIONS We confirm and agree that my/our account(s) and all transactions between me/us (the customer, "f' or 'me' or 'we') and AAA FINANCE AND INVESTMENT We confirm and agree that my/our account(s) and all transactions between me/us (the customer, "f' or 'me' or 'we') and AAA FINANCE AND INVESTMENT The Firm will levy charges for the operation of the account in accordance with their standard tarff. The Firm reserve the right to levy any reasonable charges for additions service in relation to managing My/Our account in addition to those stated in standard tarff for for providing Me/Us with more frequent information regarding with more frequent information regarding COMPANY LIMITED 'The Firm'), shall be governed by the conditions specified below and/or the terms of any specific agreement between us/me and The Firm or Limit Drive Him, shall be given to your collutions specified below and/or the terms of any specific agreement, between come and the Frinh or registered by either the conditions or such agreement, by customary finance house practice in Nigeria. The Firm will not establish or operate the requested account(s) unless and until it has received the required supporting documents for the account, a list of which have been provided to make and is included with this application form. Copies of application forms and other required documents from the client should be attached, to facilitate promy twriftions of documents. The Firm will not be held responsible for delays in verification as a result of incomplete documentation, irregular signature or process delays by third-party. Additional Terms and Conditions for Fixed Term Deposits 1 In other to open any of the fixed term products that The Firm offer, I/We will need to make a minimum deposit, which will be advised to Me/Us at the time that I/We vit make the deposit. 2 I/We will not be able to add further funds to My/Our initial deposit once the term and interest rate have been fixed 3 However further deposits can be used to open additional fixed term deposits. The rate applicable to the new deposit will be that available on the day that the new dis made. ² The Firm is hereby authorized to undertake all "KnowYour Customer" (KYC) procedures specified by applicable law/regulation and/or The Firm p including the confirmation of my/our details and legal status at the appropriate government registry. I/We hereby authorize you to debit my/our au without further notice to make for the cost attindent to such KYC procedures. 4 The Firm will pay net interest (interest with statutory tax deducted) on the maturity date of My/Our deposit if My/Our deposit is for a period of one year or less. If My/Our deposit is for a period greater than one year, interest will be paid annually on the anniversary of your deposit. The Firm's acceptable standard formats for mandates can be given to me/us, I/we can download it from The Firm's website or The Firm can forward it to my/our mailbox. 5 Before My/Our deposit comes to an end (matures), The Firm need to know what I/We want to do when it does mature. I/We can: (a) Give The Firm' a renewal instruction when I/We make M/Our initial deposit; (b) Contact The Firm' in writing with My/Our instructions before does to business on the business day before My/Our deposit is due to mature; or (c) Set up an automatic rollower so that, until I/We tell The Firm' otherwise, The Firm' will renew My/Our deposit for the same interest rate that applies each fitme it matures. 4 The Firm, with respect to my/our mandate, acts as financial advisors and executors on my/our behalf. Any arising transactions will be executed based on my/our mandate and the current marker trate on the date of execution. Rates however, are subjected to marginal daily changes therefore; The Firm do not guarantee a specific marker price. 6 It is your responsibility to advise in good time of your instructions upon maturity of the dep 5 My/Our Account mandate, advice and instructions can be done via written instruction, email and online portal. I/We understand that Transaction deadline for the receipt of mandate by The Firmi is 45 minutes before the closure of each market day (i.e. before 4pm every working weekday). All mandates meeved after the stipulated deadline as attachemeri, will be trated as having been received on the next business day following the actual date of receipt. Non-business days (weekend or public holidays) will be treated as received on the business day following the weekend or public holidays) 7 The Firm will provide you with a confirmation of deposit amount, interest rate and maturity date when you placed the de 8 There is no cancellation period for the fixed term deposit 9 The Firm will only make changes to the terms and conditions applying to a fixed term deposit if it is necessary or appropriate to do so to meet legal, financial or regulator requirements or set out our duties and responsibilities under them. The Firm will give MeUs at least 30 days advance personal notice of a change of this kind, unles The Firm" are required to make the change soore due to those legal or regulatory requirements. 6 The Firm is hereby authorized to undertake all "KnowYour Customer" (KYC) procedures specified by applicable law/regulation and/or The Firm policies including the confirmation of my/our details and legal status at the appropriate government registry. IVWe hereby authorize you to debit my/our account without further notice to make for the cost attendants to such KYC procedures. Indemnity for Honoring Electronic Instructions 1 UWe are fully aware that sell orders, purchase orders, fund transfer, payment instructions and other instructions on this account shall be written instruction aigner according to my/our mandate. We hereby acknowledge that the use of tacsimile (ta), telephone, e-mail, online portal, SMS messages etc. or other unsecured means of communications to convey instructions is associated with additional insta and traud exposure. The Firm shall be entitled to retain and not repay any amount whatsoever that is oved to me/us or which it holds on my/our behalf and until all amount oved by me/us or to the related party to The Firm have been repaid or discharged in full and, for so long as such amounts so oved to me/us or held on my/our behalf owned the payment and discharge of the amounts over be me/us or the me/us pay to The Firm. In consideration of The Firm agreeing to accept and act upon any instructions, communications and documents by facsimile (fax), telephone, e-mail, SMS messager online portial atc. unaccomposited by my/our signed written instruction in hardcopies. Iven bereby invexcably undertake to indemrify the Firm and hold it harmless for and against all occus fincklung without limitaton, legal fees and expenses, claims, lasses, labilities, damages and proceedings) whatsover that UVem any utilities in the went that any telephone, e-mail, SMS messages, online portal, facsimile transmission or letter is not received, or is mutilated, altered, llegible or interrupted upplicated, incomplete, unauhorized, or deleved for any eason. I/We shall be responsible for all costs, expenses and liabilities arising from the purchase, retention and sale of investments made on my/our behalf by The Firm which includes but are not limited to all taxes, statutory fees, duties and levies. The Firm is hereby authorized, in the absence of any written instruction to the contrary, to place my/our funds in any appropriate investment/which for the purpose of this clause shall include but not limited to investments in Commercial paper whether guaranteed by The Firm or otherwise) or not apposit and to reservie/meet at maturity any investment or deposit made in my/our name(s) on the same terms and conditions that applied to such investment/deposit immediately prior to its maturity or on such other terms and conditions as The Firm more than discretion, consider nt(s) during the subsistence of th m as aforesaid. 3 This indemnity shall be a continuing security for each and every fund transfer request received by The Firm from the My/Our accour relationship between The Firm and Me/Us or during the subsistence of the transaction in respect of such transfer received by The Firn appropriate under the circumstances. Disclaimer of Warranties 10 The Firm may, unless otherwise instructed by Me/Us, retain on my/our behalf, on a safe custody basis, any investment instruments issued in respect o any investment made on My/Our behalf and unless otherwise specifically agreed, I/We will not have recourse to The Firm for the Value or worth of such 1 We expressly understands and agrees that the use of The Firm's service is at his/her sole risk. The service is provided on an 'as is available' basis. The Firm express disclams all warrantee of any kind, whether express or implied, including, but not limited to implied warrantee of merchantability, fitness for a particular purpose a non-infingement. Where I/We maintain a credit account with The Firm in any foreign currency, the credit balance of such account may be held by The Firm with any bank or financial institution it considers first rate located in any country in which such foreign currency is legal tender. Such credit balance will accordingly be subject to all laws and applicable engraduations in Nigeria and in the country in which such credit balance and the Firm shall not be held lable if the credit balance or any part thereof becomes unavailable as a result of any of the laws and regulation to which such credit balance is subject. ² UWe understand that The Firm makes no warranty that (i) the service will meet customer's requirements, (ii) the service will be uninterrupted, timely secure, or error free (iii) the result that may be obtained from the use of the service will be accurate and reliable, (iii) the quality of any products, services, information or other materia purchased or obtained by the customer through the service will meet many quark grader that the service will be any products. Commission and charges shall be levied in accordance with the The Firm's standard scale of charges in force from time to time and copies of which available on request. The Firm reserves the right to amend its rates of interest in accordance with its standard scale of charges and/or conditions fin We understand that The Firm make no warranty on any material downloaded or otherwise obtained through the use of the Service and is not responsible for any damage to customer's computer system or loss of data that results from the download of any such material. No advice or information whether onal or written obtained by MoU's form the Firm, frough u'the Firm of rom the Service wall results any warranty not expressly stated in these terms. time to time ins are signed by or on behalf of more than one person as the customer, all of such persons are bound by the 13 Wh nere these conditio 4. Service changes and discontinuation. The Firm reserves the right to change or discontinue, temporarily or permanently, the service at any time without notice in orde to maintain the security and integrity of the service, The Firm may also suspend customer's access to the service at any time without notice. Customer agrees that The Firm will not be liable to the MeVs or any third partly for any modification or discontinuation of the service. Overdrafts and Other Loans This agreement deals borrowing through an overfarit. Additional terms and conditions apply to borrowing by other means such as a loan. The form of
 Credit Bureau
borrowing and any security required will be agreed between The Firm and I/Us. We acknowledges that The Firm consults with various credit bureaus and reference agencies, and may be required to disclose Mv/Our information to these cr bureaus for the purpose of conducting checks on the Me/Us. I/We hereby irrevocably and unconditionally grants My/Our account(s)/transaction(s) with The Firm, t 2 The Firm may cancel any standing orders and direct debit from My/Our account if My/Our account becomes overdrawn. such credit bureaus and reference agencies whether based locally or abroad, including information on the Customer's Directors and other personnel, transactions a ess The Firm agreed other terms with Me/ Us in writing, overdrafts will always be repay anduct on the Customer's account together with details of any non-payment or delayed payments as The Firm may deem necessary. The consent herein give 4 We will have to pay costs and fee incursed or charge d by The Firm in connection with the negotiation, preparation, investigation, administration, supervision or enfocement of MyOur borrowing. These will include expenses, fees (e.g. legal, security and valuation fees), stamp duty, taxes and other charge. These costs and fees will be debited from MyOur account. discharges The Firm from all liabilities, claims and damages for such disclosure made by The Firm to any credit bureau pursuant to the consent herein grantec I/WE CONFIRM THAT I/WE HAVE READ THE ABOVE TERMS AND CONDITIONS AND FULLY UNDERSTAND THE CONTENTS THEREIN 5 The reserve the right to decline a request from Me/Us to horrow Set-Off If any accounts IWe hold with The Firm are in credit, The Firm may use them to repay any amount IWe owe them including but not limited to sums due on any other accounts IWe hold with The Firm either in the same namel() or in the case of corporate accounts, its affiliates, subsidiary or sisters company's account (Whether or not in the same name, even if the accounts in different currencies. (Signature & Date) 2 Where IWe have an account with The Firm in My/Our sole name, and that account has a credit balance. The Firm can set-off these monies against any money owing to them on the joint account even if the accounts are in different currencies. (Signature & Date) DECLARATIONS I/WE HEREBY APPLY FOR THE OPENING OF MY ACCOUNT OR ACCOUNTS WITH AAA FINANCE AND INVESTMENT COMPANY LIMITED. I/WE UNDERSTAND THAT THE INFORMATION GIVEN HEREIN IS THE BASIS FOR OPENING SUCH ACCOUNT(S) AND HEREBY WARRANT THAT SUCH INFORMATION IS CORRECT I/WE FURTHER UNDERTAKE TO INDEMINIFTY THE FIRM FOR ANY LOSS SUFFERED AS A RESULT OF ANY FALSE INFORMATION OR ERROR IN THE INFORMATION PROVIDED TO THE FIRM.

(Name, Signature & Date)

(Name, Signature & Date)

SIGNED, SEALED & DELIEVERED BY WITHIN NAMED PERSON

AAAFinance & Investment Co

Limited

Name:

Status:

Signature: _

Date:

7th Floor, Kings Court Building, 3 Keystone Crescent, Victoria Island Lagos. +234 [0] 907 068 9999, Info@aaafinancegroup.com, www.aaafinancegroup.com