

SAFARICOM COPY

Serial No.

Applicant Details										
Name of Applicant:										
Physical Address:										
Postal Address:										
Personal Mobile Number:										
Proposed name of the acc										
rioposed flame of the acc	.00111	•••••				•••••	•••••	•••••		
Applicant Details (if	applying on beho	alf of bene	eficiary)						
Name of Person/Group App	plying:									
Physical Address:										
Postal Address:										
Contact Mobile Number:										
Passport/National ID No. of Proposed Name of Accour										
Reason for Service R	equested (tick re	levant bo	x)							
Reason Medic	eason Medical Fund Education F			Wedding		Funeral Othe		r:		
Duration of Use 1 A	3 Mc	3 Months			6 Months					
Tick appropriate box for the	e documents attache	d to this app	lication							
Medical Fund			Funeral Fund		V	Wedding Fund		Charity/Catastrophe		
					, T	Wedding Fund			<u> </u>	
Copy of ID of applicant	y of ID of applicant Copy of ID of applicant		Copy of ID of applicant			Copy of ID for the couple		Cover letter from committee, signed by two authorised signatories stating purpose of the account		
Certified documents * Hospital admission form Institution admission letter			Copy of burial permit/ death certificate			Email with details on the	couple and		mail from bank account has been	
						the wedding	,	set up for intended purpose		
If minor attach birth certificate/affidavit										
Bank statement/Letter from bank/Canceled cheque Bank statement/Letter from bank/Canceled cheque			Bank statement/Letter from bank/Canceled cheque			Bank statement bank/Cancele		Bank statement/Letter from bank/Canceled cheque		
Downson Datailes										
Payment Details:										
M-PESA (Recommer	nded if collections are	below KShs	s. 100,000) per day)						
Name (As registered in M-P	ESA):									
M-PESA registered mobile r	number:			ID nu	umbe	ər:				
Disclaimer: M-PESA limits ap	oply.									
Bank Account (Reco	ommended for collec	tions over K	Shs.100,0	00 per day)						
Bank Name:Branch:										
Account Name::							_			
Would you like to nominate								Yes	No	
If yes, indicate the nominat	ted M-PESA registered	d mobile nun	nber				ID Numbe	ər:		
Customer Declaration	nn									
I/we confirm that the inform		s form is corr	ect and	that by appen	ndina	ı mv sianature be	elow I/we c	onfirm that we	have read	
and understood the terms of							7.011 1, 110 0	ommin mar w	/	
Signed this:		day	of				20			
Authorized Signatory name:										
Designation of Authorized S	Signatory:				•••••					
NOTE:									manceo	
Form to be returned to near	est Safaricom Retail Sh	op or sent to	changa	@safaricom.co	.ke		Safa	aricóm	M →PESA	

CHANGA NA M-PESA TERMS AND CONDITIONS

These Terms and Conditions together with the application form (together "the Agreement") contains the complete terms and conditions that apply to Client's participation in Safaricom's M-PESA mobile payment system (hereinafter the Services) and supersedes all other agreements entered into between the Merchant and Safaricom in relation to the provision of M-PESA Service (defined below). By executing this document the Client 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.

Client 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 soil terms and conditions.

1. DEFINITIONS AND INTERPRETATION

1.1 In this Agreement, unless the context otherwise requires, the following words and expressions shall have the following meaning:

"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 Safaricom for the identification of M-PESA business Account: or designated bank holiday within the Republic of Kenya which, as the "Cash" means currency nets and coins constituting the legal tender of the Republic of Kenya which, as the "Cash" means currency nets and coins constituting the legal tender of the Republic of Kenya which, as the "Cash" means currency nets and coins constituting the legal tender of the Republic of Kenya which, as the "Cash" means currency nets and coins constituting the legal tender of the Republic of Kenya which, as the "Cash" means currency nets and coins constituting the safety of the M-PESA system and subsequently credited to the Client's M-PESA Pay Bill Accounts; and may be paid to the Client pursuant to a Withdrawal Request Instruction given by the Client to Safaricams.

"Confidential Information" areas, without limitation, all informations of those parts are considered as "confidential pursuant to a withdrawal Request Instruction given by the Client's M-PESA Accounts and trade secrets, 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, area in the Client's withdrawal Republication of the cash and the party and and party and an expension of the cash and the party and an expension of the cash and the party and an expension of the cash and the party and the

- DURATION OF AGREEMENT

DUKATION OF ACKEMENT (greener) shall be for an initial period of six (6) months (the "Initial Term") from the Effective Date unless was earlier terminated. After the Initial Term, this Agreement may be automatically extended by Safaricom at icom sole discretion for further periods of six (6) months each being an Extended Term without prejudice to the of termination under clause 10. rights of 3. C 3.1. Th

OPERATION AND SCOPE

- OPERATION AND SCOPE
 The Client agrees to abide by the M-PESA operational procedures as may be prescribed by Safaricom from time to time.

 With effect from the Effective Date and for the duration of 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 Sofaricom from time to time.

 With effect from the Effective Date and for the duration of the term of the Agreement, Safaricom shall: Allocate a Business Number or Business Numbers through which Customers may make payments to the Client's M-PESA Account through the Lipa na 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 Safaricom and Safaricom may, with reasonable prior notice to the Client, re-number, re-assign, re-allocate or withdraw a Business Number(s) PROVIDED that Safaricom shall not tamper with the M-Pesa balances.

 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 proprietary and any material downloaded from it is Confidential Information.

 Provide customer service support to the Client;

 Provide customer service support to the Client;

 Provide customer service support to Customers using the Lipa na M-PESA functionality on their M-PESA system; Prepare an EFT of the Cash equivalent of accrued E-Money (Jess any charges and commissions) to the Client, or make E-Money available in the Client's Nominated Number upon receipt of a Withdrawal Request Instruction from the Client;

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

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 With effect from the Effective Date and for the duration of the Initial Term, the 3.3.2

- 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 vetting procedures conducted on the Client by Safaricom.

 If the Client fails to produce the necessary KYC documents as set out in 5.2 above, or fails to satisfy the minimum KYC requirements, Safaricom will refuse to activate the M-PESA Pay Bill account and accordingly advise the Client as such (in which case this Agreement shall be null and void). For the avoidance of doubt, Safaricom's refusal to activate the M-PESA Pay Bill account shall neither confer on the Client any right to contest Safaricom's decision nor give rise to any legal claim against Safaricom under this Agreement. 42

5 5.1

- REVERSALS

 The Client shall within a reasonable period (but in any event no later than 72 hours) 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 circumstances of the erroneous payment. Where a dispute in relation to a reversal arises, Safaricom may suspend the Client's M-PESA Pay Bill account to facilitate an amicable resolution of the dispute. 5.2

ervice shall be subject to the charges and minimum/maximum transaction values appointed by Safaricom ervice shall be subject to the charges and minimum/maximum transaction values and minimum/maximum action values at its absolute discretion.

- 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.
- Information. Neither party will reveal any Confidential Information to any third party (including public statements) without the written consent of the disclosing party, except where such information is already 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 (e) 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 The Client represents and warrants that none of its se

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, embezzlement, theft, money laundering, financing terrorism or terrorist organizations, receiving stolen property, or illegal 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 warranties ceases to be
- true. The Client warrants that it has obtained all the necessary approvals (whether internal or regulatory) to use the

- Sofaricom in writing within torty eight (48) hours after any of these representations and warranties ceases to be true.

 1. The Client warrants that it has obtained all the necessary approvals (whether internal or regulatory) to use the Service.

 3. Each party shall indemnify the other, and keep each other indemnified, from and against any and all loss, admage or liability, costs and expenses (including legal expenses) howsoever orising 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 though any default either party in relation to this Agreement.

 3. 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. In the proximate cause of such loss or damage including consequential loss arising from the use of the Services leading to loss or damage including consequential loss or damage. In the proximate cause of such loss or damage including consequential loss or damage in the proximate cause of such loss or damage including consequential loss or damage in the proximate cause of such loss or damage including consequential loss. In the proximate cause of such loss or damage in the total consequent and the consequ

- Agreement expressed to continue or take effect after expiration or termination.

 TAXES

 The Client shall solely determine, collect, remit and declare all taxes and income resulting from or in consequence of using the Services to the relevant tax authority and to pay all taxes levies and fees due 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 indemnify Safaricom from any loss or damage arising from any failure to the Client this colour and the Client shall indemnify. Safaricom from any loss or damage arising from any failure to the comply with its obligations under this clause.

 Each Party shall bear and be responsible for its own taxes, charges, impositions or levies imposed by law.

 PROHIBITED USAGE & CONDUCT

 You agree to not use the Services to:

 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 criminal:

 Impersonate any person or entity, including, but not limited to, a Safaricom official, fellow user, or falsely utter or otherwise misrepresent your affiliation with a person or entity;

 Forge headers or otherwise manipulate identifilers in order to disguise the origin of any content transmitted through the Service;

 Conduct anything that makes available any content or information that you do not have a right to make available under any law 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);

 Conduct any activity whether solicited or unsolicited, relating to or remotely connected to SPAM, junk mail, pyramid schemes, pomography, unlicensed gaming or gambling or any other form of solicitation;

 Conduct any activity that makes available any material that contains software vir

- b)
- c)

- regulation;
 Collect or store personal data about other users without their express authority; or
 Aggregate payments or create 'collection accounts' on behalf of third party persons without the written
 consent of Safaricom.
- j) k)
- GOVERNING LAW AND JURISDICTION
- terpretation of this Agreement shall be governed by the laws of Kenya. DISPUTE RESOLUTION

14 DISPUTE RESOLUTION
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 Nairobi in accordance with the Rules of Arbitration of the said Institute and subject to and in accordance with the provisions of the Arbitration Act 1995. To the extent permissible by Law, the determination of the Arbitrator shall be final, conclusive and binding upon the parties. Pending final settlement or determination of a dispute, the Parties shall continue 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 AMENDMENT

This Agreement, including its schedules may be amended by Safaricom 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. ASSIGNMENT

Agreement may not be assigned by the Client, by operation of law or otherwise, without the prior written asent of Safaricom. Safaricom may assign any right or obligation under this Agreement without the prior written asent of the Client. Except as otherwise specified in the Agreement, all notices, requests, approvals, consents and other communica-tions 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-paid, 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.

WAIVER No. delay or omission by either party to exercise any right or power it has 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 be 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.

rovision of this Agreement held by a court of competent jurisdiction to be contrary to any law shall be severed the agreement, but such severance shall not render the remaining provisions of this agreement ineffective. The ining provisions of this Agreement will remain in full force and effect.

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; wars; acts of enemies; strikes; lack of available resources from persons other than parties to this Agreement; labour disputes; electrical equipment or availability failure; fires; 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 force majeure event occurs, the affected party will give prompt written notice to the other party and will use commercially reasonable efforts to minimize the impact of such event.

22 GENERAL

- The Parties 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.