

## TERMS AND CONDITIONS (APPLICABLE TO ALL DEPOSIT ACCOUNTS)

## **General Provisions for Deposit Accounts**

Documents and Information for Opening of Accounts. The CLIENT represents and warrants that all documents, including identification papers/cards, presented or to be presented, and all information provided or to be provided by the CLIENT to RCBC in connection with the CLIENT's application for the opening of, or of any transaction under, any and all present future accounts (the "Account/s") with it are all genuine, true, complete and valid and the said documents have not been cancelled or revoked and the information correct and subsisting as of the date they were provided to RCBC.

The CLIENT also warrants that it will submit the documents and information required by RCBC in relation to such account opening within the required period as may be imposed by RCBC. Failure to submit said documents or information shall result in closure of the Account/s.

The CLIENT also warrants that, in case of any change in the submitted documents and information, the CLIENT will immediately inform RCBC in writing and submit all relevant documents and information in relation to such change; otherwise, communication sent to the last correspondence details given shall be deemed to have been received by the CLIENT

- 2. Deposit/Payments. RCBC shall accept deposits and payments either in cash, check or debit the CLIENT's Account/s. All deposits/payments must be made by the CLIENT or by its authorized signatory/ies by filling out the prescribe form. The CLIENT shall be responsible for the correctness, genuineness and validity of all items deposited and endorsements, signatures and information found therein. RCBC shall not be liable for losses caused by any inaccuracies in filling out the form.
- 3. Receipt of Check Deposits. A check or any other item not payable by RCBC (Collection Item) shall be accepted by RCBC for transmission only to the payor institution. RCBC will not be responsible for any losses or delays occurring in the course of transmission when caused by the act, neglect, default, failure, or insolvency of any correspondent or transmitting entity or of the payor institution. No drawing shall be allowed against uncollected deposits. Proceeds from clearing of any Collection Item deposited shall be posted to the relevant Account, net of charges.

For checks deposited with RCBC for clearing purposes, the CLIENT hereby authorizes RCBC to process its checks for clearing under PCHC's Check Imaging Clearing System (CICS).

No alterations shall be accepted for any check received by RCBC. If such check will be cleared under the CICS, the CLIENT understands that any alterations on the check will make it unacceptable for clearing purposes. The CLIENT further understands that RCBC's acceptance of check deposits is still subject to passing all validation procedures under CICS. Checks that do not pass said validation procedures shall be returned to the CLIENT.

- 4. Post-dated Checks. The CLIENT agrees that any checks that are dated beyond the date of its deposit with or presentation to RCBC ("Post-dated Check") shall not be accepted, whether for clearing or other purposes. The CLIENT therefore agrees to refrain from issuing Post-dated Checks or from depositing to or negotiating through its Account's such check's. If through inadvertence, RCBC: (i) honors or pays out a Post-dated Check issued by the CLIENT, or dishonors a check issued by the CLIENT for any reason other than its being post-dated, or (ii) negotiates a Post-dated Check issued by the CLIENT, the CLIENT absolves RCBC from claims resulting therefrom and the CLIENT shall answer for all charges or liabilities that RCBC may incur arising from any Post-dated Check of the CLIENT.
- 5. Second-endorsed Checks. The CLIENT agrees that any checks deposited with or presented to RCBC by a party other than its issuer or its payee ("Second-endorsed Check") may not be accepted by RCBC for deposit. In exceptional cases where RCBC accepts a Second-endorsed Check from the CLIENT, the CLIENT assumes full responsibility for the correctness, genuineness and validity of endorsement appearing on the Second-endorsed Check. The CLIENT warrants that it has the right and authority to endorse any Second-endorsed Check deposited in its account, whether or not the check bears its endorsement. The CLIENT shall indemnify RCBC and hold RCBC free and harmless from anv and all claims, suits, actions, charges, losses, damages or other liabilities and obligations arising from or in connection with said acceptance. Furthermore, the CLIENT hereby authorizes RCBC, upon its receipt of the Affidavit of the pavee of a Second-endorsed check affirming the forgery of the payee's endorsement or lack of payee's authorization for another party to negotiable the check, to debit from the Account/s such amount/s as shall be sufficient to answer for all sums that may be claimed against RCBC arising from its acceptance of Second-endorsed Check/s from the CLIENT.
- Stale Checks. Any check that is deposited with or presented to RCBC for payment six (6) months from its date ("Stale check") shall not be accepted.

- 7. Returned Checks. RCBC is under no obligation to notify the CLIENT, before returning to the collecting or negotiating bank (thru PCHC/BSP Clearing House), checks drawn on it and which cannot be accepted because of insufficiency of funds, rejection by the CICS or technical defects, e.g., post-dated, amount in words and figures differ, etc. or any other justifiable reason. Neither has RCBC any obligation to inform the CLIENT about the return or dishonor by the payor institution of any check deposited or negotiated by the CLIENT with RCBC. RCBC shall not be held liable for not informing the CLIENT of any check returned by or returned to RCBC for whatever reason.
- 8. Withdrawals/Fund Transfers. All withdrawals/fund transfers at any RCBC Business Center must be made by the CLIENT by filling out the prescribed from and shall only be allowed against cleared balances. Withdrawal/fund transfer through client's authorized signatory/ies shall be allowed by RCBC upon presentation of an authorization letter from the CLIENT and valid identification documents of both the CLIENT and its authorized signatory/ies, which shall be verified and validated by RCBC. RCBC reserves the right to refuse any withdrawal/fund transfer request if the results of document and signature verification are unsatisfactory.
- Improperly Handled Accounts. An Account will be automatically closed by RCBC without need of prior notification to the CLIENT in case the Account is mishandled by:
  - (a) the issuance of unfunded or insufficiently funded check/s without prior arrangement with RCBC; and/or
  - (b) if any documents or information are not submitted within the required/regulatory periods.

In such an event, notice by registered mail shall be forwarded to the CLIENT at its address indicated in RCBC's records. An RCBC Manager's Check for the balance of its Account shall be issued and must be claimed by the CLIENT upon notification by RCBC of the availability of the said Manager's Check. In case of checking accounts, the CLIENT agrees to return to RCBC any unused checks it may have in its possession prior to the release of the Manager's Check.

- Temporary Holding of Accounts. In cases where:
  - (i) there is a claim or dispute relating to the Account, or
  - there are conflicting claims or representations causing or threatening to cause confusion or doubt as to the ownership of, or manner of operating the Account, or
  - (iii) the Bank receives contradictory instructions, written or otherwise, or any instruction not to allow a signatory to operate the Account, or
  - (iv) there exists or occurs circumstances or events analogous or similar to any of the foregoing.

The Bank shall have the right, in its sole discretion, but without any obligation to do so, to place a temporary hold on the Account and/or take any necessary action, including but not limited to, the filing of interpleader suits, any of which acts performed by the Bank are hereby expressly authorized, confirmed and ratified by the CLIENT. For this purpose, the CLIENT hereby agree to fully indemnify and hold the Bank, its directors, officers, employees, and representatives free and harmless against any and all liabilities including civil, criminal or administrative liabilities, which the Bank, its directors, officers, employees and representatives or any of them may incur or suffer in connection with the Bank's act of temporarily placing a hold on the Account or the pursuit of any such action which the Bank, at its option, considers appropriate including the filing of interpleader suits.

11. Closure of Account. RCBC reserves the right, at its sole discretion, to close any or all of the CLIENT's Account/s with the Bank for any reason whatsoever, at any time and without prior notice or obligation to disclose the reasons for such closure to the CLIENT.

The Bank is authorized to close the Account/s even without prior notice in case said Account/s are: (a) mishandled by the issuance of unfunded or the issuance of unfunded or insufficiently funded check(s); or (b) involved in or used or suspected to be used for any fraudulent, criminal or unlawful activities; or (c) there was misrepresentation(s) in the in the opening of the said Account/s and to report such closure and the reason(s) therefor to BAP, BSP or to any central monitoring entity or body established by the BAP or BSP to keep record of and report mishandled deposit account: or (d) if in cases where there is no deposit balance therein at any time, or when it is conducted in any other manner not satisfactory to the continued existence of the Account/s will prejudice RCBC's interest in any way.

In the event an Account is closed (for any reason), RCBC is further authorized to report such closure and the reason/s therefore to the Bankers Association of the Philippines (BAP), Bangko Sentral ng Pilipinas (BSP), Anti-Money Laundering Council (AMLC), U.S. Internal Revenue Service (IRS) and/or other appropriate government agency, office or body. RCBC shall not be liable for damages, claims and

demands of whatever kind or nature, in connection with or arising from: (a) the closing of an Account; and/or (b) the dishonor of any check thereunder which may be presented to RCBC after closure of the Account; and/or (c) the reporting by RCBC of the Account closure and the reason/s therefore to the BAP, BSP, AMLC, US IRS and/or other appropriate government agency, office or body.

- 12. Return of Checks Drawn Against U.S. Banks. Checks drawn against banks in the United States of America are subject to U.S. Check 21 regulations. In case of dishonor of any such checks, the CLIENT may be provided a substitute check or an electronic image of the deposited/returned check, in lieu of the original thereof.
- 13. Checkbooks. RCBC furnishes Checkbooks within a reasonable time after a request and payment therefore is made by the CLIENT. The CLIENT shall exercise care in requisitioning for additional checkbooks. The CLIENT agrees that provided RCBC exercises reasonable diligence in determining the genuineness of the CLIENT's signature on the requisition for checkbook, RCBC may assume that the bearer of the requisition for checkbook form is the authorized representative of the CLIENT. It is incumbent upon the CLIENT to check the correctness and completeness of the checkbook before acknowledging receipt thereof. The CLIENT shall likewise safeguard all unutilized checks with utmost care to preclude any possible loss and/or pilferage. Any lost unissued check or booklet shall be reported immediately to RCBC using the Stop Payment Form. The use of MICR checks printed or secured from entities other than those accredited by the BAP Accreditation Board shall constitute a waiver on the part of the CLIENT of its rights to claim for reimbursement/refund or damage of any kind arising therefrom.
- 14. Stop Payment. Should the CLIENT desire to stop the payment of any check issued against its Account, complete instructions fully identifying the check should be communicated to RCBC in writing using RCBC's form. The CLIENT shall furnish RCBC with any further documents necessary for the purpose of effecting the CLIENT's instruction. The Stop Payment Order shall be effective for one (1) year only from the date of receipt of the order, renewable upon execution of another Stop Payment Order. Therefore, the CLIENT must, at all times, exercise care in handling and issuing checks to preclude possible losses.
- 15. Statement of Account. Statements of Accounts (SOAs) shall be issued on current accounts and time deposit accounts of the CLIENT. No SOAs shall be issued on passbook-based and ATM-based savings account. The SOAs shall be delivered at/mailed to the CLIENT's last known address on file or emailed to the CLIENT's designated email address if enrolled in RCBC's electronic channels. (Images of negotiated checks will be provided to the CLIENT as part of the SOA.) The CLIENT should promptly notify the RCBC Customer Care of non-receipt of SOAs. Any exceptions or questions on the statement or advice rendered should be reported to RCBC within thirty (30) calendar days from date of receipt thereof, otherwise, the CLIENT shall be deemed to accept the correctness of the statement or advice.
- 16. Passbook/Time Deposit (TD) Placement Confirmation. The passbook/TD placement confirmation is non-negotiable, non-transferrable and non-assignable. No entries other than those affected by the bank itself shall be recorded in the passbook/TD placement confirmation. In the event of any discrepancy between the entries in the passbook and those appearing in the records of RCBC, the latter shall prevail.

The CLIENT agrees to give extra care to the passbook/TD placement confirmation issued by RCBC for the Account/s. Lost, stolen or destroyed passbooks shall be immediately reported by the CLIENT to the RCBC Business Center where its account is maintained. A new passbook shall be issued provided the requirements of RCBC are complied with. RCBC shall not be liable and obliged to replace the lost or stolen TD placement confirmation of the CLIENT regardless if such is reported by the CLIENT to the bank.

Any claim of erroneous entry on the passbook/TD placement confirmation must be made by the CLIENT before leaving the RCBC premises or on the occasion when the entry is made. All erroneous entries posted on the passbook/TD placement confirmation should be immediately reported; otherwise, RCBC shall be relieved from any responsibility in connection therewith.

17. Interest. Savings Accounts, whether in local or in foreign currency, will earn interest at a rate determined by RCBC, computed on the basis of its average daily balance and compounded quarterly, provided the required minimum daily balance is maintained. Any Savings Account will be credited quarterly for the interest earned. However, no interest will be paid on any Savings Account whenever for ten (10) years there shall have been no deposit, withdraw or presentation of passbook or any transaction on the Account.

Interest on time deposits and the terms of payment thereof shall be as indicated in the respective TD placement

confirmation covering the time deposits. Initial interest on the time deposit shall be at the rate indicated on the face of the TD placement upon rollover shall be indicated in the monthly Statement of Account/Rollover Advice to be provided to the depositor. No consent or confirmation, with respect to the change in the interest rate, shall be required from the depositor.

- 18. Dormant Accounts. A Savings Account without any transactional activity (e.g. deposit, withdrawal, encashment, fund transfer, debit-credit advice, with standing instructions) for two (2) years and a Current Account without any transactional activity for one (1) year shall be classified as dormant. Dormant accounts that are below monthly maintaining balance may be subject to services charges. A CLIENT with a dormant account shall not be allowed to transact until this is reactivated. The CLIENT may reactivate a dormant account by going personally to the maintaining branch of account and submitting the documents required by RCBC. Accounts remaining dormant for more than ten (10) years may be escheated in favor of the Philippine government as provided by law.
- 19. Minimum Balance. A minimum monthly average daily balance (ADB), as set by RCBC, must be maintained by the CLIENT. Accounts falling below the required minimum monthly ADB shall be subject to service charge/s. RCBC reserves the right to change the minimum monthly ADB or service charges. Notice of such change may be posted at RCBC's website or by posting at the RCBC Business Center or Branch.
- 20. Service/Maintenance Charges. The Account/s, whether active or dormant, shall be subject to service and maintenance charges (the "Charges") as set by RCBC. RCBC reserves the right to impose new Charges and change existing Charges within the limits allowed by law or pertinent regulations. Such Charges shall be deducted from the Account/s and RCBC shall not be liable for the dishonor, as a result thereof, of checks, drafts, notes or other instruments because of insufficient funds.
- 21. Early Closure. If the CLIENT applies for termination or closure of its Account within one (1) month from its opening, the CLIENT shall pay an Early Closure Fee (ECF), at the rate prevailing at the time of application, before RCBC effects the Account termination or closure. RCBC reserves the right to automatically deduct from the Account the amount for the payment of the ECF.
- 22. Counterfeit Note. The amount of any deposited note found to be spurious or counterfeit by RCBC or its depository bank or any government authority shall be immediately debited or deducted from any or all Accounts of CLIENT, whether in the Philippine Peso or in foreign currency, without need of prior notice to the CLIENT, whether or not the counterfeit note is returned to RCBC by its depository bank or government authority.

In case any counterfeit note is not returned to RCBC by its depository bank, CLIENT shall not require RCBC to return the same CLIENT and shall not hold RCBC liable for not returning the counterfeit note. CLIENT hereby acknowledges that RCBC's verification of any note and its acceptance thereof for deposit/placement /mode of payment for remittance or for any other transaction with it is not considered by CLIENT as RCBC's attestation to or confirmation of the authenticity of any such note.

- 23. Conflicting Authorized Signatories. In the event that RCBC is informed in writing: (1) that there is a pending case, claim or dispute relating to the Account; (2) that there are conflicting claims or representations causing or threatening to cause confusion or doubt as to the ownership of or the manner of operating the account; (3) that there are contradicting instructions as to who are the authorized signatories of the Account: (4) there is a written instruction or request by any person, natural or juridical, for the Bank put the Account on hold; or (5) any other analogous or similar circumstances, then RCBC is hereby immediately authorized to refuse to act on any instruction or to allow any withdrawal or to honor any check signed by any officer/s of the Corporation until RCBC is presented with a certified true copy of the final and executory order or judgment by competent authority naming the authorized signatory/ies of the CLIENT or until a satisfactory arrangement is worked out, at the sole determination of RCBC. RCBC may also, at its sole discretion, close the account and thereafter issue a Manager's Check in the name of the Corporation to return the outstanding balance in the Account which may only be claimed by the duly authorized representative/s of the Corporation named in the certified true copy of the final and executory order or judgment naming the authorized signatory/ies of the CLIENT or until a satisfactory arrangement is worked out, at the sole determination of
- 24. Signature Update. The CLIENT hereby agrees to update its signature every three (3) years or sooner when required by RCBC. Any changes in specimen signatures or authorized signatories shall only be accepted upon receipt by RCBC of a written request from the CLIENT in the prescribed form.
- 25. Authority to Disclose. The CLIENT hereby authorizes RCBC or its duly authorized personnel to disclose its information to any of the offices, branches, subsidiaries, agents and representative of RCBC and third parties selected by any of them, wherever situated, for use in connection with

the provision of any service or product relating to the CLIENT's account(s) (including data processing and storage, anti-money laundering monitoring, reviewing and reporting, statistical and risk analysis purposes).

In addition to foregoing, the CLIENT hereby authorizes RCBC and any branch, subsidiary, affiliate, agent, representative, third party or its duly authorized personnel to transfer or disclose to the Bangko Sentral ng Pilipinas, Anti-Money Laundering Council, Bureau of Internal Revenue, the U.S. IRS, or such other relevant regulatory agency and their duly authorized representative, any information in relation to the Account/s with RCBC as may be required by law, regulation, or agreement.

Likewise, the CLIENT hereby authorizes RCBC or its duly authorized personnel to disclose to its foreign and local correspondent banks the information specified herein (and such other additional information provided to RCBC by the CLIENT) for purposes of satisfying the requirements of the latter in relation to the processing, anti-money-laundering monitoring review, investigation, and audit of the transaction on the CLIENT's present and future Accounts.

Likewise, if the CLIENT avails of RCBC Remittance Channels, the CLIENT hereby authorizes RCBC or its duly authorized personnel to disclose its information to third party tie-ups and other institutions the information provided herein and any additional information provided to RCBC by the CLIENT for the purpose of facilitating the processing of the remittance and complying with anti-money laundering monitoring review and transactional audit requirements.

Finally, the CLIENT hereby authorizes RCBC to disclose to third-party auditors, information provided to RCBC for purposes of satisfying requirements related to anti-money laundering and counter-terrorist financing monitoring, review, investigation and audit of the said transaction.

The CLIENT agrees to indemnify and hold RCBC free and harmless, including its officers, directors, employees and representatives, against any and all disputes, claims, demands, losses, penalties, liabilities, costs and expenses of any kind whatsoever, imposed on, incurred by or assessed against the CLIENT in respect of or in connection with the information provided in relation to the Accounts, and the consent herein granted.

26. FATCA Declaration. If the CLIENT is a holder of FATCA reportable account/s (i.e., US Person, Non-Participating Financial Institution, Passive Non-Financial Foreign Entity with U.S. Controlling Person/s), the CLIENT shall identify itself as one, provide RCBC with its U.S. TIN, if applicable, and comply with all information and documentary requirements under the Intergovernmental Agreement between the Philippines and the United States of America and all other applicable laws and regulations.

Failure to submit said documents and information may result in withholding of legally mandated amount/s and/or or closure of the CLIENT's Account/s.

CLIENT hereby declares under penalty of perjury that:
(a) All information provided are true and correct; and

- (b) CLIENT agrees to waive bank secrecy, privacy or data protection rights related to the CLIENT's Account/s in compliance with and if mandated by FATCA.
- 27. Withholding. The CLIENT hereby authorizes RCBC to withhold any and all taxes/amounts in accordance with applicable local and foreign laws or regulations, or as may be required by or pursuant to agreements with local or foreign 38. regulators, authorities or bodies.
- 28. Request for Copies of Documents. RCBC reserves the right to deny any request of the CLIENT for a copy of any document or record kept or to be kept by RCBC on any transaction on the Account/s. For checks processed through the CICS, the CLIENT may request to view the physical check provided such request is made within the 6 month period RCBC or the presenting bank is required to retain the same under PCHC guidelines (i.e., from negotiation and/or deposit of the check for clearing), and subject to a processing fee (if any). The CLIENT agrees that it shall not compel RCBC to produce any document or its copy and that it shall not hold RCBC liable for any damages or costs for not producing any requested document or copy thereof.
- Security for Obligations. RCBC is hereby authorized to apply, at its option, to the payment of any or all obligations of the CLIENT under or arising from the Account/s or the items placed in deposit therein, or any other transaction with RCBC now existing or hereafter contracted by the CLIENT including loans, interest, penalties, charges, and other receivables from it, whether or not covered by promissory notes or other credit agreements, all moneys under the Account/s or from proceeds from the sale of securities and things of value which may be in its hand on deposit or otherwise, belonging to the CLIENT which sale, whether public or private, RCBC is also hereby authorized to undertake, likewise at its option, for and in the name of the owner/s thereof. RCBC shall not thereafter be liable for withholding or applying to the payment of said obligations any or all amounts under the Account/s or for the dishonor of checks, notes, drafts or other instruments for insufficiency of funds or other consequences of the foregoing. RCBC is hereby authorized to debit the Account/s any time such amount/s as shall be established by RCBC as improper or excessive or erroneous credit/s thereto.
- Insufficient Balance. In the event there is no outstanding or no sufficient balance under any or all Accounts of CLIENT to

answer for any questioned Second- endorsed check, or of a counterfeit note, or of any other obligation of the CLIENT arising from any transaction under its Account/s, the CLIENT shall immediately pay RCBC said full amount or the deficiency, as the case may be, upon RCBC's demand, without prejudice to RCBC's right to seek other legal remedies.

- 31. Excess or Erroneous Credit. Any excess or erroneous credit posted to the CLIENT's Account/s shall be debited against this Account and/or the other Accounts of the Accountholder of any currency. The CLIENT hereby authorizes RCBC to automatically debit any overcredit, erroneous credit or misposted amounts from the Account/s without need of notice or demand.
- 32. Indemnity. The CLIENT shall hold RCBC, and/or its directors, officers and personnel free and harmless from any and all claims, suits, actions, charges, other liabilities and obligations, and indemnify RCBC, and/or its directors, officers and personnel upon demand, for all losses, damages and expenses it or any of them may suffer or incur, arising from or in connection with the acceptance of deposits to the Account/s or the processing of any transaction applied for or requested by the CLIENT, or for not honoring any instruction or check issued by the CLIENT or for closing any Account/s under the circumstances provided herein.
- 33. Attorney's Fees and Costs/Venue. In the event RCBC is compelled to institute judicial or extra-judicial action or proceedings to enforce collection of any indebtedness arising out of this Agreement, the CLIENT agrees and shall be bound to pay RCBC an additional amount equivalent to twenty percent (20%) of the total amount due, but in no case less than Five Thousand Pesos (P5,000.00) including accrued interest, as attorney's fees, in addition to cost of suit. In case a litigation arises here from, venue shall be exclusively in Makati City or in the place where the relevant Business Center or Branch of RCBC (or where the Account/s involved in the judicial action is maintained) is located, at the option of RCBC.
- 34. Applicable Rules and Regulations. In all cases not specifically provided for in the foregoing or otherwise by written agreement between RCBC and the CLIENT, the usual customs and procedure common in banks in the Philippines shall exclusively govern all transactions between RCBC and the CLIENT, with regard to the Account/s. The Account/s are also subject to such regulations, terms and/or conditions as may be imposed by BSP, BAP, U.S. IRS, and other regulatory agencies relative to the establishment and operation of the Account/s.
- 35. Amendment. RCBC reserves the right to amend these Terms and Conditions at any time and without need of prior or subsequent notice of changes to the CLIENT. Any amendments or changes may be posted at any conspicuous place at the RCBC Business Center or Branch or through the Bank's website, or by publication or other means of communication, electronic or otherwise.
- 36. Separability Clause. If any or some of the terms and conditions herein is declared invalid or unenforceable, the rest of the provisions will not be affected thereby.
- Interpretation. As used herein, the word "CLIENT" applies to to the corporation and shall include its neuter form, whenever appropriate.
- 8. Notices and Communications. The CLIENT hereby agrees that RCBC and its offices, branches, subsidiaries, affiliates, agents, representatives andauthorized third parties may send or communicate with the CLIENT via SMS, email and/or other means available in the future for reminders, notices, promotional advertisements /campaigns, from time to time concerning the Account/s of the CLIENT and other RCBC products and services.

Any inquiries, complaints or requests of the CLIENT shall be communicated to RCBC Customer Care via phone at +63-2-877-7222 or via email at <a href="mailto:customercare@rcbc.com">customercare@rcbc.com</a> or by visiting the RCBC Business Center where its Account/s is maintained.

The CLIENT/s hereby agrees that all notices and communications are deemed to have been duly received by the CLIENT if hand delivered to or sent by registered mail to the registered business address of the CLIENT as indicated herein or subsequently provided to RCBC, or if sent to the CLIENT's corporate email and/or by other means available in the future. CLIENT/s also agrees that it will be deemed notified of any changes in relation to its account/s if such changes are either duly posted in conspicuous places in the RCBC Business Centers, published in a newspaper, sent by registered mail, sent by SMS or sent by email or other means available in the future.

- 39. PDIC Provisions. Deposit accounts are insured by the Philippine Deposit Insurance Corporation (PDIC) up to the maximum amount of Five Hundred Thousand Pesos (Php500,000.00) per depositor. All PDIC laws, rules and regulations on deposit insurance shall apply.
- 40. Coverage of Terms and Conditions. All the terms and conditions above apply to all deposit Account/s whether existing now and/or to be opened hereafter.
- 41. Governing Law. These terms and conditions are governed by the laws of the Republic of the Philippines.

## **CLIENT'S ACKNOWLEDGEMENT**

The Corporation hereby acknowledges having read and clearly understood the forgoing and agrees to have its present and future accounts governed by the Terms and Conditions stipulated herein, as may be amended from time to time, as well as the rules and regulations of RCBC, Bangko Sentral ng Pilipinas, the Banker's Association of the Philippines, and the Anti-Money Laundering Council.

The Corporation likewise acknowledges receipt of the Terms and Conditions.

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Signature Overprinted Name of the Authorized Signatory	Signature Overprinted Name of the Authorized Signatory	Signature Overprinted Name of the Authorized Signatory	CIF ID:
Date Signed:	Date Signed:	Date Signed:	
MM - DD - YYYY	MM - DD - YYYY	MM - DD - YYYY	

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