

# **GTBANK UK DEBIT CARD APPLICATION FORM - CORPORATE**

The GTBank UK MasterCard® Debit Card provides you with a convenient and secure way to make payments for goods and services at over 29 million retail locations around the world, on the internet and at over 1.4 million ATMs in over 251 countries - wherever you see the MasterCard® symbol.

SECTION A (To be completed by the proposed cardholder)

Kindly complete the next few fields in order for us to process your debit card application.

TITLE	MR	MRS	6	MS	MISS	
SURNAME						
FIRST NAME1						
ADDRESS		<u> </u>	· · ·		· · · · ·	
ADDRESS			_			
CITY						
COUNTRY						
POST CODE						
DATE OF BIRTH (dd:mm:yy)						
PHONE			MOBILE			
EMAIL <sup>2</sup> (caps)						

Your first name may be represented as an initial if the total count of characters in your title; surname and first name exceeds 26 characters.
 Please note that updating your email address will change your records on our systems; and other services such as Online Banking & GeNS will now use the new email address.

SECURITY QUESTIONS (Block letters)			
Where was your mother born?			
Name of first school			
Who was your childhood hero?			

GTBank UK MasterCard® Terms & Conditions apply. Your signature implies that you have read and understood our Terms & Conditions printed overleaf.

CARDHOLDER SIGNATURE

DATE

Kindly return completed application forms to Guaranty Trust Bank (UK) Limited, **10 Great Castle Street, London W1W 8LP** or faxusing 0207 947 9721 or scan completed forms and email to us at customerservice@gtbankuk.com

**SECTION B** (To be completed by authorised signatories of the company)

SORT CODE	6	0	8	3	0	3		
ACCOUNT								Please state your Sterling current account

We are unable to attach cards to the main account of a business. Therefore, we will have to open a dedicated Corporate Cards account for each proposed cardholder.

We agree to open a dedicated corporate card account and accept responsibility for transferring funds from our main account to the card account as at when needed or vice versa. Our <u>general banking terms and conditions</u> apply

The card and PIN will be sent separately in the post if the company address with us is within Europe. Non-UK companies can elect to collect their cards and PINs at any of the locations shown below. Kindly indicate your preference.

FOR N	NON-UK RESIDENTS ONLY
	The issued GTBank UK MasterCard® and PIN will be collected at your office (address as written below).
	The issued GTBank UK MasterCard® and PIN will be collected at your Nigeria Liaison Desk located at GTBank Nigeria PIc, 279A Ajose Adeogun Street, Victoria Island, Lagos, Nigeria. We will only be able to keep your card at this office for a maximum of 3 months after notifying you. We are unable to deliver your card or PIN to any other branch of GTBank Nigeria pIc.

A completed debit card application form not signed by the authorised signatories according to the mandate is invalid. GTBank UK MasterCard® Terms & Conditions apply. Your signatures imply that you have read and understood our Terms & Conditions printed overleaf and have instructed us to allow each cardholder make withdrawals from the dedicated corporate card account to be opened for your business.

AUTHORISED SIGNATORY

DATE

AUTHORISED SIGNATORY

DATE

AUTHORISED SIGNATORY

DATE

Kindly return completed application forms to Guaranty Trust Bank (UK) Limite, **10 Great Castle Street, London W1W 8LP** or fax using 0207 947 9721 or scan completed forms and email to us at customerservice@gtbankuk.com

# Terms and Conditions for Debit Card

These Conditions cover the use of plastic cards issued by Guaranty Trust Bank (UK) for withdrawing cash at ATMs and paying for goods and services direct from a Current Account.

They do not cover credit, pre-pay or charge cards nor any other facilities granted to you by us.

The Definitions and the Universal Conditions apply, unless otherwise indicated, to all Account Cards covered by these Conditions. These Terms and Conditions should be read in conjunction with the Agreement and the terms and conditions applying to the Account to which your Card is linked.

### DEFINITIONS 1

In these Conditions:

"Account" means the account maintained by the Account Holder with us and which is ope

the Card; "Account Holder", "you", "yours," means the person(s) in whose name(s) an Account is maintained and, if there is more than one such person, includes any, each and all of you; "Agreement" means the agreement between us and you relating to the use of the Card. It includes these Conditions. These Conditions may be altered from time to time - see Condition 10; "ATM" means any automated teller machine or cash dispenser authorised to accept the Card; "Bank", "we", "us", "our" means Guaranty Trust Bank (ILK) Limited to faiz Margners Etnet, London, W1W 8TF "Benefits" means any benefits, privileges or promotions which we may offer or make available from time to time to Cardholders.

"Benefits' means any benefits, privilegies or provinting early and the may send an another the means any bebit Card issued to or for the use of a Cardholder in connection with the Account; "Cardholder" means any people and the means a Card Transaction requested by mail, telephone or over the Internet or by any other means when the Cardholder is not present at the point of sale; "Cardholder the Debit Card Number, "Debit Card Transaction whereby cash, goods or services are obtained by the use of a Card and/or, if applicable, the Debit Card Number, "Debit Card" means a Card issued by us which may be used to withdraw cash from an ATM or to pay for goods or services (or a combination of these) and which is linked to the Account. It does not include credit cards, pre-pay cards or chards cards.

or charge cards: "Debit C and Number" means the long number (16 digits or more) identifying the Account shown on the front of a Card, which enables the Card to be used to make or authorise payments, including by telephone or over the Internet, to Suppliers participating in the relevant disbit card scheme: "PIN" in relation to a Card means the personal identification number we have supplied to or approved for a Cardholder to enable inte Cardholder to make a C and Transaction; "Supplier" means any person including a retailer or a bank) who agrees to accept a Card and/or, if applicable, the Debit C and Number as payment for goods, services or cesh; "Tariff" means the tariff applicable to the Account in force from time to time. Copies of the up-to-date Tariff are available on request, from us; and "Transaction" means and card Transaction.

### FUNCTIONS PROVIDED BY THE CARDS WE ISSUE

The Cards we issue enable the Cardholder to do one or more of the following-

- withdraw cash from an ATM; make payment to Suppliers for goods or services.

## CARD CONDITIONS

The Card can be used to make cash withdrawals at an ATM: The Card and PIN can be used to obtain cash from an ATM authorised to accept the Card, subject to any maximum smount for withdrawal which we (or any other bank operating an ATM authorised to accept the Card) may from time to time determine. 3.1 3.1.1

- emount for withordwal which we tor env owner beins operating an error because a sector of the determine. The Card can be used to pay for goods or services: The Card can be used to pay for goods or services: The Card can be used to pay for goods or services: The Card can be used to pay for goods or services: The Card can be used to pay for goods or services: The Card can be used to pay for goods or services: The Card can be used to pay for goods or services: The Card can be used to pay for goods or services: The Card can be used to pay for goods or services: The Card can be used to pay for goods or services: The Card can be used to pay for goods or services: The Card the Pay for goods of the Card to pay for goods of the signature of the reverse of the Card; and Where a Supplier has sought authorisation from us before completing a Card Transaction on the amount available for drawing on the Account shall be reduced by the amount of the Card Transaction so authorised even though that amount may not have been debited to the Account. It shall be at our forecrean whether or not to authorise a Card Transaction. Where a Card Transaction in sense of which a Supplier has sought and received our authorisation is cancelled and the amount of soch Card Transaction has not been debited to the Account, the amount for the cancelled Card Transaction will be added back to any remaining amount then available for drawing on the Account provided we have received proper notification of such cancellation from the Supplier in a form which is acceptable to us. 3.2.2

### USE AND SECURITY OF CARD 4

- USE AND SECURITY OF CARD
  A Cardiholder must sign the Card immediately upon receipt.
  Each Card is our property and a Cardiholder must return it if asked, cut up in the manner specified in Condition 8.6.
  Unly a Cardiholder to whom a Card is issued may use that Card and any use of the Card and Debit Card Number is
  subject to the Agreement.
  The Card must not be used:
  The Card must not be used:
  The Card must not be used:
  The Card and the Card
  after the expiry date stated on the Card
  after the expiry date stated on the Card
  after the expiry date stated on the Card
  after the termination of the Agreement; ar
  to carry out Transactions for an illegal purpose.
  We will remev or replace a Card as necessary unless the Agreement is terminated or a Card is cancelled or withdrawn
  or its use suspended. An expired or replaced or otherwise redundant Card must be destroyed by the Cardholder to will
  the Cardholder must exercise all reasonable care to ensure that the Card is not less the PIN yeassword or other security information to any other presson. This means that:
  The Cardholder must not disclose the PIN, password or other security information to ary one rue or ercord the PIN,
  password or other security information the PIN, password or other security information to ary one rue or ercord the PIN,
  password or other security information to ary other presson. This means that:
  The Cardholder must never write the PIN, password or other security information to ary other or use or record the PIN,
  password or other security information to ary other presson. This means that:
  The Cardholder must never write the PIN, password or other security information to ary other or use or record the PIN,
  password or other security information to ary other presson. This means that:
  The Cardholder must never write the PIN, password or other security information to any other or use or record the PIN,
  password or other security information to ary other presson. This means that:
  The Cardholder must never write the PIN, password or other security informatio 4.1 4.2

- 4.3.1 4.3.2 4.3.2 4.3.4 4.3.5 4.3.5 4.4
- 4.5
- 4.6
- 4.6.
- 4.6.2
- 4.6.3
- 4.6.4 4.7 4.7.1 4.7.2 4.7.3 4.8

- 4.9
- password or other security information in a way which allows another person to discover it; The Cardholdter must never write the PN, password or other security information on the Card or on anything usually kept with it; The Cardholdter must never write the PN, password or other security information down without making a reasonable attempt to disguise it; and upon receipt of the PN, the Cardholdter must promptly destroy the PN notification. The Cardholdter must never write the Card, for the provide their Card to any third party except: for the purpose and in the normal course of effecting a Transaction; when reporting the loss or theft of the Card; for the purposes of an agreement with a lost card notification agency approved by us. The Cardholdter must never the Dabit Card Number to make or authorse payments to Suppliers or to obtain cash that will take the account below the minimum agreed credit balance allowed on the Account. We will be entitled to debit to the Account the amount of each Transaction notwrithstanding any irregularities concerning that Transaction or the use of the Card or security information. Once the Card hes been used for a Transaction, the Transaction notwrithstanding any irregularities concerning that Transaction at the Account in the order that we receive, whether from a Supplier or any other party, and process full Transactions to the Account in the order that we receive, whether from a Supplier or any other Account although in some cases, such as those involving Transactions originating outside the United Kingdorn, this can take longer. We will be entitled to debit Transactions to the Account in priority to all other debits. Subject to Conditions 8 and 12 you will pay us the amount of all Transactions arising from the use of the Card or Debit Card Number. 4.10 4.12

## OVERDRAFT AND AUTHORISATIONS

Nothing in the Agreement entitles a Cardholder to use the Card to take the account balance below the minimum crec it balance allowed on the Account.

#### DEBITS 6

- 6.1
- No delay or failure by us to debit the Account with the amount of any Transaction or part of a Transaction, or any other amount failing due, will affect our right to do so subsequently. All Transactions once debited to the Account will be shown on the statement relating to the Account. You must notify us as soon as possible if a statement includes an item which appears to be incorrect. No charges are applicable on any type of Card in relation to Transactions originated in the United Kingdom. Sterling Currency Card When this Card is used for Transactions other than Sterling, amounts will be converted into Sterling at the rates of exchange applied for this purpose by us. Charges will apply if you use your Card for Transactions other than Sterling. 6.2
- 6.3 6.4 6.4.1
- 6.4.2

### 7 PAYMENT, EXCHANGE RATES AND CHARGES

- Charges for the use of the Card will be contained in the Tariff and/or in any other document containing Card charges which we may send to you. Charges for additional services will be advised at the time you request the service or when
- you ask. We may debit the Account with the amount of any loss or costs incurred or changes made by us as a result of any breach by a Cardholder of the terms of the Agreement and any other applicable changes. We will be entitled to settle the amount of Transactions or other liabilities you have arising under Condition 7.1 or 7.2 above from funds at credit of the Account to us (including charges in relation to the Card) where there are insufficient funds in the Account to meet the relevant payment or we are unable to debit those amounts due to circumstances beyond our reasonable control. Exchange rates can fluctuate and the exchange rate actually applied may be different from the exchange rate at the time the Transaction was made. This may also be the position where refunds are made under Condition 9. 7.4
- LOSS OF CARD 8
- Should a Card be lost or stolen or the details of the Card (including the Debit Card Number where the Card has one): for any other reason be liable to misuse or should the PIN, password or other security information become known to a 8.1

- 8.2
- 8.3 8.4
- 8.5
- person other than the Cardholder to whom it was issued, the Cardholder must as soon as reasonably possible notify us by telephoning +44 207 947 9700. In addition, we may ask the Cardholder to provide written confirmation which the Cardholder must do within 7 days. Effective notification will take place when we receive verbal notification provided. those instances when we request written confirmation, we receive written confirmation which the Cardholder must do within values unlike table for any use of the Card. Your maximum liability will normally 550. Once we have been effectively notified, you will not be liable for any use of the Card. Your maximum liability will normally 550. Once we have been effectively notified, you will not be liable for any use of the Card. Your maximum liability will normally 550. Once we have been effectively notified, you will not be liable for any use of the Cardholder's consent or the Cardholder a Transaction by any other person. However, if the Card, Debit Card Number or PIN, password or other security information has been used by a person who acquired possession of it with the Cardholder's consent or the Cardholder has acted fraudulently or hes acted virthout reasonable care your liability will be unlimited. Feilure to comply with any of the provisions of these Conditions which relate to security of the Card may amount to acting without reasanable care. Subles we can show that the Cardholder acted fraudulently or without reasonable care, you will not be liable if a Card use of by a third party before the Cardholder receives it or if a Card has not been lost or stolem but a third party use; the Card details without the permission of the Cardholder must also take all reasonable steps to help us and the authorities to regain the hard. We provide the card base of the Card or the disclosure of the PNI, possword or other security information. You are explored must not use the Card and through any electronic chip on the Card. Notification of loss or thelf may be giv 8.6 8.7

### SUPPLIERS AND ATMS 9

We will have no liability for the refusal of a Supplier or ATM to accept any Card. It a Supplier becomes liable to make refund, we will credit the Account with the amount of the refund when we receive a proper refund instruction in a form acceptable to us from the Supplier. Unless the law otherwise provides, no claim by any Cardholder against a Supplier may be the subject of set-off or counter-claim or other process against us.

### VARIATION 10

- 10.1.3 10.1.4
- We may at any time, for any velid reason set out in Condition 10.2 below: Change or introduce changes; Make any change to the Conditions of the Agreement: (a) If a change to go und clearbantage, we will notify you by writing to you 60 days before it comes into effect and you may terminate the Agreement; (b) We may make any other change immediately and notify you about it within 60 days by writing to you or by notices in our branches; Change our branking hours. We will give you at least 30 days notice by writing to you. If the variation is significant, in our reasonable opinion, we will notify you in writing; and Close or move branch, within may include moving your branch to another jurisdiction. We will notify you by writing to or ensoling you 12 weeks before your branch is closed or moved. If we close or move your branch we will always also tell you how we will continue to provide services to you. The changes referred to in Condition 10.1 will be proportionate and will be made for one or more of the following reasons:

- 10.2.1 10.2.2 10.2.3 10.2.4
- assons." y agreement with you; o reflect a change in your financial circumstances; o reflect the introduction or development of new systems, methods of operation, services or facilities; o reflect change or an expected change in market conditions, general banking practice or the cost of providing or reflect a change or an expected change to the rules of any payment scheme which may be applicable to a Card; o conform with or anticipate any changes in the law or taxabun, or codes of practice or recommendations of the parspirate regulatory body; o take account of any UK, UN, EU or international sanctions, or ruling by a court, ombudsman, regulator reminat hordy.
- 10.2.7

- O lake account or any one, too, too an account of a similar body is similar body; To make these Conditions fairer or clearer for you; To enable us to harmonise our banking, interest or charging anangements; or To rectify any mistake that might be discovered in due course. If we have made a major change or a lot of minor changes in any one year, we will give you a copy of the new Conditions or a summary of the changes.

### TERMINATION OR SUSPENSION 11

You may terminate the Agreement at any time by notifying us and by returning each Card in the manner specified in Condition 8.6 above. Termination shall take effect when we receive the Card/s. We may terminate the Agreement at any time by giving you a minimum of 30 days notice. We may also terminate the Agreement with immediate effect, if: you die;

- 11.2 11.3 11.3.1

CANCELLATION RIGHT

COMPLAINTS PROCEDURES

TELEPHONE CALLS AND SECURITY

FINANCIAL SANCTIONS AND MONEY LAUNDERING

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12.4

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12.9 12.10

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14.1 14.1.1

14.1.2

14.2

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GENERAL

- you die; you die and the sequence of the seque 11.3.4 11.3.5 11.3.6 11.4 11.5

GENERAL
You must life not already opened) open and at all times maintain the Account and comply with the terms of time Account.
If the Account is in the names of more than one person you are all pinity and severally liable with each other for
complying with the Agreement. This means that all of you are liable together and each of you is also liable individually
for complying with the Agreement. This means that all of you are liable together and each of you is also liable individually
for complying with the Agreement. This means advected the subject to its own terms and
canditors which do not form part of the Agreement.
We way from time to time at our discretion and without notice add to, withdraw or vary any service or Benefits which
do not form part of the Agreement. We will tell you personally at least 30 days before we withdraw any Benefit from
leagend or the agreement. We will tell you personally at least 30 days before we withdraw any Benefit from
leagend or to insist an our strict rights under the Agreement will not prevent us from enforcing these or any other rights
We are not componsible if we cannot carry out our duise under the Agreement resonable control for that or argents or sub-contractors.
The Bank may at any time assign all or part of the Bank's rights under the Agreement (which includes our right to
payment of rays using due to us by you and may disclose to any opential essignees sub information regarding you and
our data as the Bank may see fit. Your rights under the Agreement for any part of it) and your legal rights will not
be affaired You may not assign your rights under the Agreement for any part of it) and your legal rights will not
our data as the Bank may see fit. Your rights under the Agreement for any part of it) and your legal rights will not
be affaired You may not assign your rights under the Agreement the agreement event on the account
where the advectors of the advector of the agreement bank and the Account
be affaired You may not assign your rights under the Agreement the adve

You can cancel the Agreement with us by contacting us and returning the Card to Guaranty Trust Bank (UK) Limited, 52 Margaret Street, London, WTW 8TF within 14 days of concluding the Agreement. The Card sinculd be returned to us in the manner described in Condition 8.5 above. Your right to cancel will lapse on the expiry of this period in which event you will then be bound by the Agreement. By our exercise this cancellation right you will not affect any lability you have to us under the Agreement or the Account, advance any Transactions or from any losses, costs or charges payable under the Agreement or the Account. Tariff which are incurred leithough they may not have been applied yet before you cancel the Agreement will continue to accrue in accordance with the Agreement and the Account Tariff until full repayment is made and repardless of any court judgment obtained by the Bank.

By agreeing to these Conditions You are continning that: you are aware of the existence of certain UK, UN, EU and international senctions which prohibit the free movement of funds, goods and services to and from certain designeted countries, regimes, entities and individuals. Further information on these sanctions is available in the Financial Sanctions page on HM Treasury's website (www.hm-treasury.gov.uk), and you are aware that, in addition certain laws, acts, money leurdering nules and policies of foreign governments and their agencies, whether or not having the force of law, may affect transactions on your Account. We reserve the discretion to refuse to handle payments if we reascoaldly believe that by handling the payment we might breach a UK, UN, EU or international sanction or money leundering nule.

If you are not happy with any aspect of our service, please request a copy of our internal complaint handling procedures from us. Our aim is to resolve complaints to the satisfaction of our customers. If you are not satisfied with our response you can lodge a complaint with the Financial Ombudsman Service. For more information visit http://www.financial-ombudsman.org.uk/.

We draw to your attention that we may record or monitor telephone calls in order to ensure security for our customers and our staff and to help maintain service quality.