

Account Opening Form

Individual, Joint, and Sole Proprietor

To be filled by the Bank

Branch Code & Name:	City:
CIF:	Account Opening Date:
Account No. 1:	Title 1:
Account No. 2:	Title 2:

Note for Customers

- For more than two applicants, please provide particulars of remaining applicants on photocopy of:
 (i) Personal Information Section (ii) FATCA / CRS Declaration Section of this form duly signed by all applicants.
- 2. Sections not applicable / not filled in, should be marked VOID / Crossed out.

Meezan Bank The Premier Islamic Bank	Account Opening Form (Individual, Joint and Sole-Proprietorship)	
	Effective from Shawwal, 1446 / April, 2025	

I/We reques	t to open an accou	nt with Meezan Bank Limited as specified hereunder	: Request Date:	
NATURE OF ACCOUNT				
Customer 7	уре:	\Box Individual (Single) \Box Joint \Box Sole Pr	oprietorship 🛛 Freelancer 🖾 Other	
Additional	Classification (if a	Image: Image of the second systemImage of the s		
Title of Acc	ount (in BLOCK le	tters):		
National Ta	x No. (NTN) (if ap	pplicable): Sales Tax Registration N	No. (STRN) (if applicable):	
Mailing Address: □ House □ Apartment/Building (Name & No.): Area/Town:Block/Sector:Nearest Landmark: City:Country:Postal Code: Postal Code:				
5		urrent Account 🛛 Savings Account 🗖 Other		
Account 1:		avings \Box Salary \Box Business \Box Other	Currency 1 : EUR GBP	
	Туре 2: □Си	urrent Account 🛛 Savings Account 🗖 Other		
Account 2:		avings 🗆 Salary 🗆 Business 🔹 🗆 Other	\Box	
NOTE: Seco	ondary Joint Appli	icant/ Guardian/ Court Appointed Manager shall		
PERSONAL	INFORMATION	APPLICANT NO. 1	APPLICANT NO. 2	
Full Name (a document &	as per ID in BLOCK letters)			
Gender		□ Male □ Female	□ Male □ Female	
Father's Na	ne			
Husband's Name (if applicable)				
Marital Stat	us	□ Single □ Married □ Other	□ Single □ Married □ Other	
Mother's Ma	aiden Name			
Date of Birth	n (dd-mmm-yyyy)			
Place of Birt	h (City & Country)			
Nationality		Pakistani Other	Pakistani Other	
Country of I	Residence	Pakistan Other	Pakistan Other	
Religion		□ Islam □ Other	□ Islam □ Other	
Education		 None Below Matric Matric/ O-Level Intermediate/ A-Level Graduate Other 	 None Below Matric Matric/ O-Level Intermediate/ A-Level Graduate Post Graduate Other 	
Relationship (for minor a		Not Applicable	□ Natural (parent) □ Legal	
ID Document (CNIC, POC, NICOP, POR, ARC, Passport for foreigner, etc.)		Number:	Number: Date of Issuance: Date of Expiry: Visa Expiry (if applicable):	
Contact Nur	nber	Mobile: Landline:	Mobile: Landline:	

		APPLICANT NO. 1		APPLICANT NO. 2	
Residential St	tatus	□ Owned □ Rented	□ Other	□ Owned □ Rente	d 🛛 Other
Complete Residential Address					
Personal Email Address					
Name of Emp	oloyer/ Business				
Employer/ B	usiness Address				
Office Teleph	one/ Fax No.				
Designation					
	□ Salaried	Private ServicesGovernment Services	Armed Forces	Private ServicesGovernment Service	Armed Forces
	□ Unemployed	□ Student □ Housewife	□ Retired □ Other	□ Student □ Housewife	□ Retired □ Other
Nature of Business/ Occupation	□ Self Employed □ Freelancer □ Other	 Auditor Accountant Tax Advisor Lawyer Jeweler Real Estate Agent Builder/Developer Educationalist Landlord 	 Importer/ Exporter Manufacturer Trader/ Supplier Wholesaler/Distributor Retailer Website Designer Commission Agent Content Writer Others 	 Auditor Accountant Tax Advisor Lawyer Jeweler Real Estate Agent Builder/Developer Educationalist Landlord 	 Importer/ Exporter Manufacturer Trader/ Supplier Wholesale/Distributor Retailer Website Designer Commission Agent Content Writer Others
Expected Mod (tick appropria	le of Transactions ate fields)	□ Cash □ ADC/ Online	□ Clearing/ Collection □ Foreign Remittance	□ Cash □ ADC/ Online	□ Clearing/ Collection □ Foreign Remittance
Account's Ulti	mate Beneficiary	□ Self □ Other (subr	nit 'unemployed' undertaking)	□ Self □ Other (subm	nit 'unemployed' undertaking)
Any Bank / D banking facili	FI / MFB refused ties?	□ No □ Yes (Name &	& reason of Bank/DFI/MFB)	□ No □ Yes (Name	& reason of Bank/DFI/MFB)

FATCA / CRS DECLARATION	APPLICANT NO. 1	APPLICANT NO. 2
1) Are you a US born / citizen / resident / green card holder? OR Hold US mailing/sole care of address/telephone number? OR Have given standing orders for US account? OR Have power of attorney / authorized signatory / mandate holder having US address / connections?	☐ Yes (submit FATCA Declaration form) ☐ No	☐ Yes (submit FATCA Declaration form) ☐ No
2) Are you or have you ever been a tax resident of a country other than Pakistan or USA?	☐ Yes (submit CRS Declaration form) ☐ No	☐ Yes (submit CRS Declaration form) ☐ No

OTHER INFORMATION	
Zakat Exemption (if applicable)	\Box No \Box Yes, due to: \Box Fiqah (submit form CZ-50) \Box Foreign National \Box Non-Muslim
Existing Relationship with Meezan Bank / Other Bank	□ No □ Yes, details are: Account Title: Bank/Branch:
Next of Kin - Optional (person to be contacted in my/our absence)	Name:
Business Details (for sole-proprietors only)	Business period (years): Membership No. (optional): Trade Body:

The Premier Isla		783	Effective from: Shawwal, 1446 / April, 2025	
SERVICES / FACILITIES	(Charges applicable as per Sche	lule of Charges avai	lable in branches and at www.meezanbank.com)	
Cheque Book	□ No			
Number of Leaves: \Box 10			cheque book is not collected within 60 days from licable charges (if any) shall be recovered.	
Debit Cards				
<u>Please select any one option</u> :	PayPak Card (Default Card - Fo		•	
Uisa/Mastercard Classic	□ Visa Gold □ Mastercard Tit	anium 🛛 Visa Plat	inum 🛛 Mastercard World 🗖 Visa Infinite	
Applicant's name on c	ard (maximum 19 characters):			
Card Delivery Option:	At my Branch (default option)	□ At my r	nailing address (delivery charges applicable)	
	national POS & ATM transactions o nat it can be blocked via Bank's helj		card Debit Card. I also understand, this facility 31-331/2	
			eds only and it shall not be intended for business I annual limit as and when imposed by the Bank	
□ Please renew my sele	cted Debit Card type upon expiry.			
☐ <u>I currently do not wish to</u> ☐ Mostly cheque-based	avail any Debit Card, due to reasor transactions		ele Accounts D Others	
Transaction Alerts (on your	mobile number and email address pr	ovided above)		
	Free, mandatory, and activated by FM/ POS/ E-commerce, etc.	default. It includes	transactions via Bank's Mobile Application/	
Non-Digital Transaction A If your mobile network is or	Mert: □ Yes □ No (If Yes, ch a <i>MNP, type MNP from your mobil</i> e		e. It includes over-the-counter transactions, etc.) 9060 & 8079 for subscription.	
Periodic Account Statement	t Delivery (on your mailing or emai	l address provided ab	ove)	
Please select any one option:	□ Paper Statement	Frequency: Half	Yearly	
	Electronic Statement <u>Declaration</u> : In case of Electronic email instead of dispatching its	c Statement, I/we au	eekly \Box Monthly \Box Quarterly \Box Half Yearly <i>uthorize the Bank to send account statement via</i> <i>courier/mail.</i>	
DECLARATION - (Signatur	re / Thumb Impression of all App	olicants)		
I/We hereby certify that all the information provided herein is true and correct. I/We also confirm that I/we have read and understood the Terms and Conditions enclosed with this Account Opening Form and agree to be bound by them and any change/amendment to these shall be communicated by the Bank in advance by due notice to me/us. Furthermore, I/we acknowledge having received a copy of this Account Opening Form including its Terms & Conditions.				
1	2	3	4	
SIGNATURE SPECIMEN -	(i) Mention name in BLOCK lett	ers and as per ID ca	ard. (ii) Sign within the provided box.	
Account Title:				
Branch Code & Name:	1. Product:	5		
1. Name:	2. Product:	_ Currency: 2. Name:	Account No.:	
Signature:		Signature:		
3. Name:		4. Name:		
Signature:		Signature:		
ACCOUNT OPERATING INST	RUCTIONS: Singly Joir	itly DEither or	Survivor 🛛 Other:	

REQUIRED DOCUMENTS (CHECKLIST)	
1. Copy of applicable identity (ID) documents to be obta	ined from all Applicants (any <u>one</u> document):
i. Valid CNIC/ SNIC/ NICOP/ SNICOP for Pakistanisii. Valid Passport for foreign citizensiii. Valid POC for persons having Pakistani origin	iv. Valid ARC for registered Aliens in Pakistan v. Valid POR Card for Afghan refugees residing in Pakistan vi. Valid Form-B/ Juvenile Card for Pakistani citizens who are minors
2. Employed/ Salaried Persons (A single document show	wing A & B below, may also suffice both the requirements)
A. Source of Income (any <u>one</u>):	
i. Latest Salary Slip/ Payment Slips/ Records ii. Salary Certificate iii. Account Statement	 iv. Tax Statement/ Return/ Certificate v. If Retired, an evidence of Terminal Benefits/ Pension Book, etc. vi. Any other document evidencing Source of Income such as Inheritanc Agriculture Income, Investment in Property, etc.
B. Proof of Profession (any <u>one</u>):	
i. Valid Job/ Employee Cardii. Employer/ Job Certificateiii. Employment Contract/ Letter	iv. Iqama/ Work Permit showing Profession/ Employment detailsv. If Retired, a copy of Retirement Letter/Proof of Retirementvi. Any other document evidencing the profession
3. Self-Employed/ Freelancers/ Non-Salaried/ Unemploy	ed Persons (A single document showing A & B below, shall be sufficient).
A. Source of Income (any <u>one</u>):	
i. Receipt of Payment against workii. Account Statementiii. Tax Statement/ Return/ Certificate	 iv. Particulars of Income/ Funds Providers (e.g. Family Members/ Guardian/ Stipends/ Social Benefits, etc.) v. Any other document evidencing Source of Income such as Interview A minute Management in Data and a statement in Data
B. Proof of Business/ Work (any <u>one</u>):	Inheritance, Agriculture Income, Investment in Property, etc.
 i. Business Registration Document ii. Partnership/ Business Deed iii. Housewives - Declaration iv. Student ID Card/Letter from Educational Institute 	 vi. Business/ Proprietor letterhead; or any other Proof of Self Employment vii. Certificate or proof of membership of trade bodies etc., if applicable viii. STRN or NTN Certificate of Business
v. Iqama/Work Permit showing Business/Work Nature, etc.	ix. Any other document evidencing the profession
4. Sole Proprietorship Accounts:	
i. Account Opening Request & Sole Proprietorship declaration on business letterhead as per Bank's prescribed format	ii. STRN or NTN Certificates of Business (if applicable)iii. Registration Certificates for Registered Concerns (if applicable)iv. Certificate or proof of membership of trade bodies, etc., if applicable
5. Minor Person Accounts:	
i. Certified copy of order of appointment of Guardian appointed by Court, if applicable	<u>Note</u> : Specified documents & information for both minor and guardian (as per serial number 1, 2, and 3 above)
6. Mentally Disordered Person Account:	
i. Certified true copy of court order for appointment of manager for mentally disordered person	<u>Note</u> : Specified documents & information for both customer and court appointed manager (as per serial number 1, 2, and 3 above)
7. Special Considerations:	
 i. While submitting copy of documents, Customer shall also show its original documents to Bank's authorized officer ii. ID cards of senior citizens (60 or above) are not considered expired iii. Customer's undertaking on Bank's prescribed format, in case ID card is expiring within 45 days iv. Customer's undertaking on Bank's prescribed format if the signature or address differs from ID card and AOF 	and Customer's right and left thumb impressions on AOF and SS card in the presence of an Authorized Bank Officer Note: Photo account shall be opened for Customer with Shaky/ Immature/ Simple Signature (that can be easily imitated) vi. The Bank may request additional document(s) if required
We confirm documents required	for Account Opening have been matched against documents checklist.

FOR B	FOR BANK USE ONLY: We also confirm that FATCA / CRS forms have been inputted in the system.					
Initial	Deposit: Cheque / Deposit Slip No.:					
BM De	claration: Customer	r(s) scre	ening and identity verifica	tion has been performed ar	nd result is attached.	
Name/ Sign/ Date						
	Lead Generated (with	h Title)	Inputter	Authorizer	OM	BM
BM Re	marks (if any):					



1. Relationship between Bank & Customer

- 1.1. For all profit bearing/Savings Account/Islamic Term Deposit Receipt (the "I-TDR") of local or foreign currency, the relationship between Meezan Bank Ltd. (the "Bank") and Customer shall be based on the Islamic principles of Mudarabah, where the Customer is the Rab ul Maal and the Bank is the Mudarib. The Bank as the Mudarib may invest or disinvest, at its sole discretion, money/funds received by it from the Customers in any of the Businesses (the "Business") which the Bank deems fit with the approval of Bank's Resident Shariah Board Member (the "RSBM")/Shariah Board of the Bank. There could be several saving schemes/products and additional features in respect of such schemes and I-TDRs as may be applicable from time to time which shall be stipulated in product brochures and at the website of the Bank at www.meezanbank.com (the "Bank's website").
- 1.2. Funds deposited by the Customer with the Bank under the Current Account are on the basis of Qard and therefore shall be payable by the Bank upon demand without any profit. Bank may at its discretion utilize such funds as it deems fit with the approval of the RSBM/Shariah Board of the Bank.

2. Profit & Loss sharing

- 2.1. The Bank, as Mudarib, will share in the profits of the savings account/product based on a predetermined percentage of the Business's distributable profit (the "Mudarib Share"). The "Distributable Profit of the Business" is calculated as the profit earned on depositor funds i.e., income of the Business, minus: (i) all direct expenses, write-offs & losses of investments, and provisions as per the State Bank of Pakistan (the "SBP") instructions and Shariah Board/RSBM guidelines, (ii) allocations to the Profit Equalization Reserve (the "PER"), as and when required; and (iii) Bank's share as an investor. The Customer will receive their share of the profits based on a predetermined percentage and weightage from the Distributable Profit of the Business, after deducting the Investment Risk Reserve (the "IRR"), as and when required. The Mudarib Share applicable to profits may vary periodically in accordance with SBP and Shariah Board/RSBM guidelines. Updated information on the Mudarib Share, weightages, PER, and IRR policies is available at all Bank branches and on the Bank's website.
- 2.2. Bank may at its option also participate in Business as an investor. Bank's share in profit as an investor will be in proportion to Bank's equity invested in any pool before distribution of profit between Rab-ul-Maal & Mudarib.
- 2.3. All the Customers/I-TDR Holders shall be assigned weightages (profit distribution ratio for weighted average investment) based on the features of the savings scheme/product and/or I-TDR(s) held by the Customers, such as tenure, profit payment options and other applicable features for the purposes of calculation of profit. The weightages applicable to all saving schemes/products/I-TDRs shall be announced at the end of every month and shall be available at Customer's request and/or at Bank's website. The weightages shall be announced at least 3 working days before the beginning of the period concerned and shall not be changed during the period.
- 2.4. In case of Savings Accounts, unless otherwise indicated by the Bank, profit would be applied on monthly basis. All accounts are finalized at the end of the month by the Bank for calculation of profit or loss.
- 2.5. Profit calculation method used as per the deposit product specification are on a daily product basis (i.e. daily day end balance maintained in such accounts calculated with the respective weightages applicable). Such method associated with the respective deposit products is mentioned in the product brochure as well as available on Bank's website.
- 2.6. In the event of loss on either the capital or revenue account concerning the Business, all investors of the investment pool shall share in such loss on a pro rata basis proportionately as per their investments. However, if after due consideration of the matter, the RSBM/Shariah Board determines that the loss incurred by the Business was due to the gross negligence or willful default of the Bank, the Customers will not be liable to share in such loss.

- 2.7. Redemption of any amount subject to I-TDRs/Savings Accounts by the Customer shall mean the transfer of its respective share in the Business along with all related risks and rewards as such redemption shall be on the basis of the principal value of the investment, subject to the provisions in respect of Profit in Clause 2.1 and Loss in Clause 2.6 hereof.
- 2.8. I-TDRs issued by the Bank shall be governed by these terms as well as the Terms and Conditions for Islamic Term Deposits (the "I-TDR **Terms"**). To the extent that these terms are not inconsistent with the I-TDR Terms, they shall apply to the same extent and effect as if the I-TDR Holder is a Saving Account Holder of the Bank & funds invested in the I-TDRs are considered as amounts available in the Saving Accounts of the I-TDR Holders.
- 2.9. No profit will be paid on Current Accounts (Pak Rupees/Foreign Currency) as these are on the basis of Qard.

3. General

- 3.1. Current & Saving Accounts hereinafter shall be called as (the "Account").
- 3.2. Upon receipt of duly filled Account Opening Form and the documentation and information required thereunder or otherwise by the Bank and biometric verification of Customer along with due diligence/verification of Customer inter alia in compliance with SBP rules and regulations, the Bank may, at its sole discretion, open an Account and/or agree to provide the allied banking services (the **"Services"**) to the Customer. In case the Customer is or becomes visually impaired/physically or mentally handicapped, with shaky or simple signature or illiterate, the Customer shall provide/execute additional documents as per the requirements of the Bank and Account operations shall remain subject to the policies of the Bank, as amended from time to time.
- 3.3. In case of any change in the communication addresses and/or number (including mailing address, electronic mail (the "Email"), telephone/mobile number(s), etc.), (the "Communication Details"), the Customer shall immediately notify the updated Communication Details to the Bank. The Customer shall be solely responsible to get his/her Communication Details updated for each of his/her Account(s) and Service(s). The Bank shall not be liable for any wrong, incorrect, and/or non-delivery of communication and/or any losses suffered by the Customer, as a result of the Customer failing to notify the Bank of the change in his/her Communication Details.
- 3.4. The Bank may accept cheques, drafts and other instruments payable/or endorsed to the Customer for collection entirely at the Customer's own risk. Uncleared instruments, though credited, shall not be drawn against, and if the same is allowed to be drawn against, the Bank shall have the right to debit the Account of the Customer without any intimation and/or notice and without prejudice to Bank's rights, if the proceeds of the instruments are not realized and/or credited in Customer's Account.
- 3.5. The Customer, with his/her free will, authorizes the Bank to debit any Account of the Customer maintained with the Bank and the Bank shall subsequently inform the customer for all expenses, fees, commissions, taxes, duties, Zakat, overdue against any finance facility/Services, overdrawn amounts, international transactions in respect of conversion rates of foreign currency, erroneous transactions, fraudulent banking transactions, parallel banking, reversal of credit entry erroneously made due to bona fide error by the Bank or any other bank, and/or other charges and claims, damages, actual losses incurred, suffered or sustained by the Bank in connection with the opening/operation/maintenance of the Account including withdrawals/transactions through the use of Internet Banking, Mobile Banking, and/or ATM/Debit/Charge Card, whether through ATM, POS or internet and/or providing the Services and/or for any other banking services including Internet Banking, which the Bank may extend to the Customer unless exempted by SBP, Federal or Provincial competent authorities.
- 3.6. Zakat shall be deducted from Customer's Saving Account(s) & I-TDR(s) on individual investment basis under Zakat & Usher Ordinance 1980 unless exempted in accordance with the provision(s) of the relevant law.

Nevertheless, the Customer is advised to perform their own calculation, in accordance with the injunctions of their respective Fiqah and pay Zakat accordingly.

- 3.7. In case sufficient amount is not available in the Account for settlement of overdue against any finance facility, the same shall subsequently be reported in the Credit Information Bureau (CIB) of SBP as overdraft extended on no markup/zero profit rate, as deemed necessary by the Bank.
- 3.8. The Customer authorizes the Bank and gives unconditional consent to share personal data and details/information/documents of Customer, its Accounts and transactions with any court, law enforcement agency, tax and/or other governmental authority and consultants/service providers of Bank without requiring any further consent/prior intimation to the Customer. The Bank shall not be liable for any loss or damages suffered by Customer due to disclosure of such information by Bank.
- 3.9. The Customer may perform withdrawal transactions through Bank's official Internet Banking and Mobile Banking application. Withdrawals can also be made through cheque and Debit Cards supplied by the Bank upon specific written request of the Customer. Cheques and other payment instructions are to be signed as per specimen signature supplied to the Bank and alterations therein are to be authenticated by the Customer's complete signature. Any stop payment instructions shall be entertained by the Bank if the instrument is not encashed or debit entry is not made from Customer's Account. All cash withdrawals in a currency/currencies other than Pakistan Rupees shall be subject to the availability of sufficient currency notes with the Bank at the time of withdrawal. In case of bouncing of cheque(s) for multiple times, whether on various grounds or otherwise, the Bank may at its discretion close any Account(s) with immediate effect by sending an intimation letter to the Customer. Any funds lying in such Account shall be sent to Customer in accordance with clause 3.16 below.
- 3.10.If the Account is opened in the names of two or more persons, the balance to the credit thereof at any time shall belong to the Customers jointly. Such persons shall be jointly and severally liable for all liabilities incurred on the Account and the Services obtained by the Customers from Bank.
- 3.11.Accounts with "Either or Survivor" operating instructions can be operated by any authorized signatory without the need of joint signatures/approval of all Account Holders. Herein, Account operations include execution of transaction(s) of whatsoever nature and/or obtaining Account related services such as I-TDR, locker, debit card, etc. Such transaction(s) and/or service(s) will be binding on all Account Holders. However, in order to close such Account, signature of all Account Holders would be required.
- 3.12.In case of Joint Account, whether with either or survivor operating instructions or otherwise, in the event of the death of any of the Customers, the balance shall be disposed of in accordance with the law/regulation prevalent at that time. The Bank shall not be liable for any transactions, loss or damage that arise as a result of Bank acting in relation to the account prior to the date on which the notice of the Customer's death is received by the Bank in writing.
- 3.13.Notwithstanding anything contained herein or in any Customer's instructions (including instructions for operation account on either or survivor) or in Bank's policies, the operation and maintenance of joint account shall be subject to (i) principles, as enunciated in Shariah, (ii) prevailing laws, including laws on inheritance/succession and (iii) applicable judgments of superior courts.
- 3.14."Dormant Account" or "Inoperative Account" means an account in which no customer-initiated transaction (debit or credit) or activity (e.g. login through digital channels) has taken place during the preceding one year. Debit/Credit of Bank's system generated transactions of money in the Dormant Account(s) shall not reactivate the Dormant Account. Similarly, credits received in Account on account of inward remittances, clearing, cash deposits or other such transactions shall not reactivate the Dormant Account. Withdrawals from the Dormant Account shall be subject to the approval of the relevant Branch Manager/Manager Operations or in

accordance with the Bank's prevailing policies on the subject. Dormant Account of a Customer shall be reactivated by the Bank upon receiving Customer's specific request (all Customers in case of joint operating instructions) from registered channels and also fulfilling other formalities as required by the Bank for reactivation of Customer's Dormant Account. In case an Account remains inoperative for fifteen (15) years, the funds lying in the Dormant Account shall be surrendered to the SBP in compliance of prevailing rules and regulations. Accordingly, the Mudarabah agreement shall be considered terminated on 31st March of the year of surrendering such funds to SBP and after the conclusion of this activity, the Bank shall close the Account.

- 3.15.The death of a Customer should be immediately informed to the Bank irrespective of the nature of Account and/or Account operating instructions. Upon receiving notice of the demise of a Customer and/or becoming aware of the fact from any reliable source, the Bank shall immediately mark the Account as deceased and also shall not be obliged to allow any operation and/or withdrawal except on the production of evidence of entitlement or right to operate the Account as per Bank's satisfaction.
- 3.16.Bank reserves the right, at its sole discretion, to close Customer's Account without any reason/cause by giving 15 days advance written notice. If the funds available in the Account are not withdrawn within the notice period, then after expiry of 15 days, the available balance in the Customer's Account will be sent through Payorder at the mailing address of Customer available in Bank's record. Furthermore, the Bank may also close the Account(s) having zero balance for a continuous period of 03 months.
- 3.17.The Customer may provide a written request on Bank's prescribed form to close his/her Account. Such request shall be entertained if the Account is free from all restrictions as per Bank's policy and related regulations.
- 3.18.Once an Account is closed, all the Services associated with the Account will automatically stand terminated.
- 3.19.On closure of an Account, the Customer shall return the unused cheques and ATM/Debit/Charge Card(s) pertaining to the Account forthwith to the Bank. Alternatively, for cheques, it may be confirmed to the satisfaction of the Bank in writing that the unused cheques have been destroyed.
- 3.20.In respect of an Account opened in the name of minor, the Bank shall be entitled to act as per the request and/or on the instructions received from the person(s) whose name is given as guardian at the time of opening the Account and accept the same as correct, accurate and duly authorized.
- 3.21.On the date, the minor attains the age of majority (18 years in case of natural guardian or 21 years in case of guardian appointed by court), minor's Account shall be marked as "Debit Blocked" and the guardian will be required to close minor's Account. In case the guardian fails to officially close the minor Account, the Bank shall have the discretion to close this Account and pay the credit balance (if any) in the Account to the erstwhile minor. However, orders of the court shall be followed by the Bank, in case the guardian had been appointed by court.
- 3.22.In the event of death of a guardian of minor Customer before the minor has not attained age of majority, the Account operation shall be suspended until the minor attains age of majority or a guardian is appointed by the court or a direction for operation of such account is issued by a court, in accordance with a certified copy of court order. On attaining age of majority, the minor Customer shall be required to open a new Account and the balance in minor's Account shall be transferred to such new Account.
- 3.23.In the event of death of minor Customer, the Account shall be treated in accordance with succession law/law of inheritance and in similar manner if the Customer was not a minor.
- 3.24.The Customer may request the Bank to allow operations of Account through a third-party by submitting Bank's prescribed mandate form. However, it shall be subjective to the judgment of the Bank to reject or approve such request. The Bank also reserves the right to revoke its approval of the third-party mandate at any time, irrespective of approving

Customer's mandate request earlier. All mandates and powers shall cease to exist on death of Customer.

- 3.25. The Customer shall make all transactions through prescribed channels and immediately get official receipt of transactions. The Bank shall not be held liable for losses sustained by the Customer while dealing with Bank's employees on personal/private/non-official terms and matters.
- 3.26.Safe custody of access tools of Customer(s) Account(s) such as ATM/Debit/Charge Card(s), PIN, T-Pin, Cheque(s), e-banking username/password, other personal information, etc. is exclusively Customer's responsibility. The Customer shall not disclose any such confidential information with any person irrespective of their confirmed capacity or posing as Bank's employee(s), SBP official(s) and/or official(s) of any other government department in any mode of communication. The Customer shall be solely responsible for any kind of loss/damage/fraud that arises in case of disclosure of any such personal/sensitive information from Customer's end either through call, SMS, mail, Email, whaling, phishing, vishing, pharming, spoofing, shoulder surfing, any virus/malware in Customer's device(s), and/or through any such medium whatsoever.
- 3.27. The Customer declares that all sums deposited, held and/or transferred in his/her Account along with all transactions in the Account shall not be in contravention of applicable laws, including but not limited to Benami Transactions (Prohibition) Act, 2017.
- 3.28. The Bank reserves the right to block operations of Customer's Account(s) in case of any suspicious/fraudulent transaction(s) and/or in compliance of policies of the Bank, all prevailing laws, instructions from governmental agencies, SBP's regulations, rules, directions, circulars, decrees, by-laws applicable to the Bank, RSBM/Shariah Board guidelines, dispute by joint accountholder(s), and also due to any reason/cause where the Bank deems fit to block the Account(s) without any necessary intimation to the Customer. The Account operations may be restored by the Bank after the Bank is completely satisfied with such restoration. The Bank shall not be liable for any loss or damage that may arise due to Customer's Account(s) being blocked by the Bank.
- 3.29.The Bank may transfer the Account(s) of its Customer(s) to any of its branch and/or change the location of branch as and when required with due intimation to the Customer(s) through any appropriate mode of communication selected by the Bank.
- 3.30.The Customer shall be under obligation to solely bear any and/or all taxes, duties, levies and charges in relation to the Services, deposit, credit, debit, transfer of amount(s) in/from Account and/or in respect of operation and maintenance of Account. The Customer unconditionally assumes all obligations in respect of payment of stamp and other duties, chargeable/payable on signing/execution of account opening form and/or on any connected and ancillary document(s)/instrument(s).
- 3.31.The Customer undertakes that he/she will only use the Account for Shariah-compliant activities or transactions and shall not conduct any Shariah non-compliant activity or transaction through this Account.
- 3.32.Customer shall abide by terms & conditions of other products and Services subscribed by Customer, in addition to these Terms and Conditions.
- 3.33.The charges/fees for providing services will be recovered on such rate and frequency as decided by the Bank as per prevailing Schedule of Charges (the "Schedule of Charges") and no request or claim for refund would be entertained. The Bank reserves the right to discontinue/suspend the Services due to non-payment/non-recovery of associated charges.
- 3.34.The Customer agrees and undertakes that any transaction authorized by the Customer shall not be from or for benefit of the entities, individuals or organization banned/ restricted by any national or international authorities. The Customer shall ensure strict compliance of prevailing laws, SBP's rules, regulations and/or circulars for opening, operating and maintaining of Account including but not limited to Anti Money Laundering and FATF. The transactions shall not be in contravention of SBP's Anti-Money Laundering, Combating Financing of Terrorism & Countering

Proliferation Financing (AML/CFT/CPF) Regulations as amended from time to time.

3.35.Maximum credit balance limit in Meezan Senior Citizen Account shall be as per Bank's prevailing Key Fact Statement available in branches and at Bank's website. Any transaction exceeding the credit threshold limit shall not be allowed. However, credit of any profit on savings deposit/ I-TDR in this Account beyond total credit balance limit will be permitted.

4. Alternate Distribution Channels

- 4.1. The Customer consents that Bank is entitled to communicate with the Customer to market its products and services via SMS, Email(s) and other channels.
- 4.2. The ATM/Debit/Charge Card (the **"Card"**) represents a Shariah-Compliant Business entity and shall not be in any way used for purchase of Shariah non-compliant products or services (both locally and internationally). The declaration of a product or service as Haram by the RSBM/Shariah Board shall not be challengeable by the Customer. The Bank reserves its right to discontinue the Card Service and/or Business relationship with the Customer if non-compliance is encountered.
- 4.3. The Card shall only be used by the Customer personally and is not transferable. If the Customer authorizes any other person to use his/her Card, despite this prohibition, then the Customer shall be exclusively responsible for all risks and consequences; this includes usage of Card at ATM, POS terminals, internet and/or any other manner whatsoever.
- 4.4. In the event of loss or theft of the Card, the Customer shall immediately notify the Bank for such loss and/or theft by making contact to Bank's 24/7 Call Center at (+92-21) 111-331-331 and (+92-21) 111-331-332 (the "Call Center") for the purpose of reporting loss/theft and deactivation of the Card. The Customer may also deactivate his/her Card through Bank's SMS Banking Service, Internet Banking, and Mobile Banking application. The Customer shall be liable for any unauthorized use of the lost or stolen Card in case of delay in notifying the Bank of the loss or theft of the Card.
- 4.5. For security reasons, international/overseas transactions requiring physical presence of Card (such as POS, ATM, cash withdrawals, etc.) are disabled on Cards. Customer can enable/disable these international transactions through Bank's Call Center. The international transactions which do not require physical presence of Card (such as e-commerce, etc.) are enabled by default for international transactions.
- 4.6. Customer acknowledges that SMS facility, Mobile Banking, and Internet Banking is dependent on telecommunications infrastructure, connectivity and services within Pakistan. Customer accepts that timeliness of alerts sent by the Bank will depend on factors affecting the telecommunications industry. Neither the Bank nor its Service Providers shall be liable for nondelivery or late delivery of alerts, error, loss, distortion in transmission of and wrongful transmission of alerts to the Customer.
- 4.7. The instructions received through Interactive Voice Response (the "**TVR**") after verification of Telephone Personal Identification Number (the "T-PIN") or through oral instruction received via Call Center after providing positive verifications about Customer and/or his/her Account, or from ATM, Mobile Banking application, Internet Banking, shall be deemed to be proper and provided by the Customer. Accordingly, the Bank shall be entitled to rely on any such instructions. The Customer shall not reveal Personal Identification Number (the "PIN") and T-PIN to any person including Call Center representative, staff at branches and/or any other staff of the Bank or posing to be staff of the Bank or any governmental authority. The PIN and T-PIN shall be confidential numbers generated by the Customer through ATMs or by calling Bank's Call Centre and using IVR (Interactive Voice Response) technology respectively. The Customer shall manually enter relevant T-PIN using keypad/touchpad of phone/other such devices (and not verbally) for Telephone Banking Services/Transactions. The PIN and T-PIN may be changed by the Customer subsequently at his/her own risk and discretion.



- 4.8. The Customer authorizes the Bank to record the conversation held between Customer and Bank's Call Center agent or any other officer of Bank and use the same as evidence, if required.
- 4.9. The Customer expressly acknowledges that he/she is fully aware and cognizant of the various risks (e.g. technical forgery, phishing, skimming, programming of bogus Email address etc.) inherent and associated with Alternate Distribution Channels and fraudulent activities arising from and out of such transmissions or communications and is fully prepared to accept such risks. The Bank shall not be liable for any risks related thereto and the Customer hereby fully, irrevocably and forever waives, releases, discharges, relinquishes the Bank from any and all claims, obligations and rights whatsoever and howsoever arising, that the Customer may have against the Bank (if any) which arises or may arise as a result of the Bank acting on any notifications received by the Customer under these Terms and Conditions through electronic communication.
- 4.10.The Bank shall issue account statements (the "Account Statement") to the Customer at such intervals required by Customer or as per directives issued by SBP or make them available through Internet Banking and/or Email to the Customer. Customer shall inform the Bank regarding any discrepancy in Account Statement within forty-five (45) days from the issuance date of Account Statement, if otherwise, the Account Statement would be considered as correct and accepted by the Customer. The Bank may, at its sole discretion, reverse the transaction and/or charges on the basis of the relevant documentation and investigation of the disputed transaction.
- 4.11.In case, Account Statement is sent through Email, the Bank shall not be held responsible for any misuse of the information so relayed, incomplete information, use of Email account by unauthorized user, if Email containing Account Statement goes into junk mails or gets bounced back/could not be delivered due to any reasons whatsoever in nature including Email inbox being full, server unavailability, etc.
- 4.12.All Card(s) will be regulated by the Terms & Conditions which will be provided with the Welcome Pack at the time of Card issuance. In case of disagreement, kindly do not activate the Card and return it to Bank's Branch, after cutting magnetic stripe and chip of the Card in half. Similarly, whenever a lost or stolen Card is retrieved, the Customer shall cut the magnetic stripe & chip of the Card and return the Card to the Bank.
- 4.13.The Customer(s) acknowledges that all Cards, except PayPak Debit Card, can be used for international ATM, POS and E-commerce transactions. In case the Customer wants to discontinue this facility he/she may inform the Bank by calling our 24/7 Call Centre.
- 4.14.Card(s) is/are linked with Customer's Account(s) so Customers are required to maintain an Account with the Bank in order to use the Card. On closure of Account, Customer shall forthwith return to Bank the Card(s) after cutting the magnetic stripe & chip of Card(s) in half. Card shall stand cancelled and deactivated automatically on closure of Account.
- 4.15.If the Customer uses the Card for purchase of goods and/or services through internet sites, mobile applications or portals, the Customer shall be solely responsible for the security of such use at all times. The Customer agrees that entering the Card information in the internet sites or portals shall be sufficient proof of the authenticity of such instructions. Any use of Card information by the internet sites, mobile applications or portals shall be at the risk and cost of the Customer.
- 4.16.Unless cancelled otherwise, the Card is valid only up to the Expiry Date mentioned on the Card. The Customer shall ensure that upon the expiry of the Card, it is destroyed, by cutting the magnetic stripe and chip of the Card in half and returning it to the Bank for renewal of Card. The fee will be charged for issuance of new Card as per Bank's Schedule of Charges.
- 4.17. The Bank may terminate the Card by written notice without assigning any reason for termination. Following the termination thereof, the Card shall be immediately cancelled whether or not the Card is returned to the Bank by the Customer. Similarly, the Customer may at any time terminate the usage of the Card and return it to the Bank after cutting the magnetic stripe and chip of the Card in half.

- 4.18. Bank reserves its right to offer discounts on purchases made through Cards and can also change the terms and conditions of discounts at any time without any notice and without assigning any reason to Customer. The customer should ensure availability of discount on his/her Card before making purchase. In case of change in discount or its terms by any restaurant and/or offering entity, Bank shall not be held liable for any kind of compensation to Customer and Customer shall bear and/or pay all charges without any delay.
- 4.19. The Bank may periodically collect and use technical data and related information, including, but not limited to, technical information about the Customer's device to facilitate the updates to the Bank's services. The Bank may use this information to improve its products and/or to provide services or technologies to the Customer as long as this is done in a manner that does not personally identify the Customer.

5. Premium Banking

5.1 Premium Banking services are offered by the Bank at its sole discretion to Customer(s) meeting the criteria (the "Premium Banking") set for Premium Banking. Criteria for availing Premium Banking services is mentioned in Bank's Schedule of Charges available in Branches and at Bank's website, which may be changed from time to time at Bank's discretion. Premium Banking services may be discontinued if criteria mentioned in the Bank's Schedule of Charges is not maintained.

6. Amendments

6.1 The Bank may, at any time, with prior intimation to Customer, revise and/or change any of these Terms and Conditions and/or the features or Services pertaining to the Account(s) including without limitation, the charges leviable in respect of the Services in accordance with Schedule of Charges which the Bank deems appropriate in its discretion. Such revisions and/or changes shall be effective from the date specified by the Bank and will be notified to the Customer(s) in advance either through SMS, mail, Email or by affixing a notice to that effect at a conspicuous place within the premises of the Bank's concerned branch(es) or at Bank's website. The Customer agrees that notification in any of the said modes including display at Bank's website shall be deemed to have been duly communicated and received by the Customer. If the Customer does not agree with the revised terms, the Customer may terminate relationship with the Bank before the effective date of such revisions. The Customer acknowledges that continuation of his/her relationship with the Bank after effective date of revisions shall be deemed his/her unconditional acceptance of the revised terms and conditions, without seeking Customer's consent on such revision; hence the Customer hereby unconditionally gives his consent/agreement to Bank's unilateral right of revision/change/amendment in Terms & Conditions in the manner.

7. Governing Law

7.1 All funds deposited in the Account to be opened pursuant to this Account Opening Form and all transactions in relation thereto will be governed by the Terms and Conditions for Accounts and Services, Policies of the Bank, and/or all prevailing laws, SBP's regulations, rules, directions, circulars, decrees, by-laws applicable to the Bank and all amendments that may be made from time to time, provided that such laws do not contradict the Islamic Shariah. In case of any contradiction, the rules of Islamic Shariah as per the directives of the RSBM/Shariah Board of the Bank shall prevail.

8. Indemnification

8.1 The Customer shall indemnify the Bank from and against all actual losses arising out of and in relation to: (i) Customer's opening/ operating/maintaining the Account in contravention of these Terms and Conditions, (ii) Bank's acting or refraining to act on Customer's instruction(s), (iii) Customer's misconduct/negligence/fraud, (iv) Breach of any of Terms and Conditions including but not limited to any misrepresentation to the Bank and/or contravention of any prevailing law,



rules, regulations, and SBP's guidelines. The indemnities as stated in these Terms and Conditions shall survive and continue notwithstanding Account/Services closure and termination.

- Declarations:
- i. I/We declare and confirm that I/we have received, read and understood Bank's T&Cs governing the Account(s) which have been signed by me/us in acceptance thereof. I/We agree to observe and be bound by the said T&Cs and any changes, supplements or modifications thereto that may be made by the Bank and notified to me/us in advance at least 30 days. Furthermore, I/we acknowledge having received a copy of this Account Opening Form including these T&Cs. I/We agree to inform the Bank of any changes in the information provided in this form (including FATCA & CRS declarations) or in the related documents within a span of 15 days.
- ii. Where required by domestic or overseas regulators or tax authorities, I consent and agree that the Bank may withhold from my account(s) such amounts as may be required according to applicable laws, regulations and directives.
- iii. I acknowledge that the information contained in FATCA and CRS forms and information regarding the Customer and any Reportable Account(s) may be provided to the tax authorities of the country/jurisdiction in which this account(s) is/are maintained and exchanged with tax authorities of another country/jurisdiction or countries/jurisdictions in which the Customer may be tax resident pursuant to intergovernmental agreements to exchange financial account information.

- iv. I will indemnify and hold harmless the Bank from any actual loss, action, cost, expense (including, but not limited to sums paid in settlement of claims, reasonable attorneys' and consultant fees, and expert fees), claim, damages, or liability which arises or is incurred by the Bank in discharging its obligations under FATCA and/or as a result of disclosures to the US tax authorities.
- v. Subject to clause 3.16 of account closure, if the due profit and/or account balance amount is less than Rs. 100/- or equivalent, then I/we authorize the Bank to donate the amount to Bank's approved charitable organizations on my/our behalf (having Shariah-compliant mechanism in place to distribute charity as per Shariah principles).
- vi. I agree and acknowledge that the Bank's staff has shared all necessary details about prevalent banking frauds including impersonation by fraudsters, whaling, phishing, vishing, pharming, spoofing, shoulder surfing, etc.
- vii. For Savings Accounts/I-TDRs only: I/we also agree to enter into the joint pool with all Account Holders on the basis of Shirkat-ul-Aqd, and into Mudarabah with the Bank to participate in profit and loss of the pool subject to the Terms and Conditions mentioned above. In case of early exit from Mudarabah based investments i.e., redemption/encashment of Saving Accounts/I-TDRs and payment of applicable profit, both the existing Saving Accounts/I-TDR holders and Customer shall waive any of their remaining rights and return and shall be deemed to have implicitly exchanged mutual relief from commitment (Mubara'ah) for any aspects that cannot be practically catered for.

ا کا وَ نت او پنتگ فارم کی شرا تط وضوا بط کے بنیا دی نکات

- 4 بینک کسفر کے دسک پر چیک، ڈرافٹ یادیگرالی دستادیز ات دصول کرسکتا ہے جو کسفر کے لیے داجب الادا ہوں۔ TUncleared تعمور «اگر چہ بینک اکاؤنٹ میں کریڈٹ کربھی دیتے جائیں تو بھی ان کی بنیاد پر رقم لطوانے کی اجازت نییں دی جاسکتی ادرا کربھی ان کی بنیاد پر رقم لطوانے کی اجازت دئی گئی تو بینک کو آخری میں جنگ کو بینک کو بینک کو بینک اکاؤنٹ سے اتکی رقم منہا کر لے۔
- 5- پینک سٹرکو ہر چوماہ کے بعدیا کی بھی اس مدت کے بعد ہے بینک مناسب جملتا ہو، انیٹنٹ آف اکاؤنٹ بھیچنار ہے گا۔ سٹر بینک کو انیٹنٹ آف اکاؤنٹ کی تاریخ کے بینتالیس (45) دن کے اندرا ندر کی تبحی قسم کی علی دفیرہ کے بارے میں اطلاح دے گا۔
- 6 رقوم کا افران صرف ان چیکس سے ہوگا جو بینک کی طرف سے تسٹر کی تحریر کی درخواست پر مہیا کئے تیں۔ چیکس پر تسٹر کے دور دیتھا ہوں گے جو نوند کے طور پر تسٹر سے دصول کئے گئے ہیں ادراس میں اگر کوئی تبدیلیاں ہوں آو دو تسٹر کی طرف سے تصدیق شدہ ہونا ضرور کی ہیں۔
 - 7- مستريقك اكاؤنت او يتلك فارم من ايتى فرا ابم كرد ومعلومات من وثن آف والى مى محى حمد يلى كرار م من مطلع كر ال
- 8- اگرا کا ذ^رن دویا دو نے زائدافراد کے نام پر کھولا گیا ہوتو کی بھی دفت موجوداس اکا ڈ^رن کا دیلنس دونوں سٹرز کامشتر کہ طور پر ہوگا۔ایسے سٹرزاس اکا ذ^رن ادرخدیات مے مطلق تمام ذمہ داریوں سے مشتر کہ طور پر ذمہ دارہوں گے۔
- 9- مسٹر کا کوئی بھی اکا ڈنٹ جو یا توسیدیکٹر ہو یا کرنٹ ہوجو کی بھی پر دوٹک میں کھلا ہوا ہو، بیٹمول قارن کرنسی اکا ڈنٹ سے اور دوایک سال تک فیرمستعمل رہا ہوتو وہ ڈارمنٹ اکا ڈنٹ ہوجائے گا۔ ویتک کی طرف سے اس اکا ڈنٹ میں کسی مشم کی رقم کا ڈالنا یا نکالنا اکا ڈنٹ کو دوبارہ مو ترفییں کرے گا۔ ایسے اکا ڈنٹ کے قام معاملات بندر ہیں گے اور اس اکا ڈنٹ سے رقم کا افران متعلقہ برانچ غیر اور خیر آ پر یشتر کی منظوری پر موقوف ہوگایا ویتک کی رائج پالیسیو کے مطابق ہوگا۔ سی کھا ہوا ہم کر دوہ طریف کارا قارت کے قام معاملات بندر ہیں گے اور اس اکا ڈنٹ ای ڈالنا یا نگالنا اکا ڈنٹ کو دوبارہ مو ترفیس کر بھی ہوتھ کی تعاقد برانچ غیر اور خیر آ پر یشتر کی منظوری پر موقوف ہوگایا ویت کی رائج پالیسیو کہ مطابق ہوگا۔ سیٹر میں کر دوہ طریف کارا قارم کے مطابق بندر ہیں گے اور اس اکا ڈنٹ اور دور بارہ مو ترینا سکتا ہے۔ اگر کو کی غیر سنگھل رہا
- 10- میں کہ بیش حاص ہے کہ وہ کمی ایسے اکاؤنٹ کو بندرہ (15) دن کانوٹس وے کر سٹر کو دجہ جاتے بغیر بندگروے ، جو مینک کے لحاظ سے الممیتان بنٹ حالت میں نہ چل رہا ہویا کمی بھی اور دجہ سے بند کر دے۔ نیز سٹر کو بھی بیش حاصل ہے کہ دو مینک کی درخواست جنع کر کے اپناا کاؤنٹ بند کر داسکتا ہے۔
- 11- ویزا کارڈ کا جائزاستعال، ویزا کارڈاوراس کے جاری کردہ پرش آئیڈیٹی نمبر (PIN) وغیرہ کی حفاظت کی ڈمہ داری سفرکی ہوگی۔کارڈ کھوجانے یا PIN بحول جانے کی صورت میں فوری طور پر بینک کو اطلاح کرنا کسٹر پرضروری ہے۔

Signature / Thumb Impression of all Applicants: __



Undertaking for Account Opening Effective from Shawwal, 1446 / April, 2025

Date:	Branch Name & Code:	
Account No.:	Account Title:	
I,	W/O, S/O, D/O	holderof
	·	
I hereby undertake and hold myself liable fo may face and/or arise as a result of the info	"Bank") in the name of r any and/or all consequences, including but no rmation provided herein and also in the Accoun owledge and belief. These undertakings and dec	t limited to losses and claims which the Bank at Open ing Form (the "AOF") and the same
1) UNDERTAKING FOR DIFFERE	NCE IN <u>RESIDENTIAL ADDRESS</u> ON ID	CARD AND AOF
1. That I am currently residing at:		
2. That my current address as per my ID Ca	rd is:	
•	AOF differs from the address on my ID Card	Customer's Signature:
2) UNDERTAKING FOR DIFFERE	NCE IN <u>SIGNATURE</u> ON ID CARD AND A	AOF
•	ve personally signed the AOF and Specimen nanner other than the one appearing on my ID Customer's Signature as per ID Card:	Customer's Signature as per AOF & SSC:
(Declaration: I confirm that both signatures of customer are obtained in my presence)		
3) UNDERTAKING FOR OPENING	OF ACCOUNT ON <u>EXPIRED ID CARD</u> A	ND NADRA RECEIPT
undertake to provide copy of renewed ID C Receipt (issued against CNIC/SNIC rene	pired on I hereby ard to the Bank within 90 days from NADRA wal application) dated, ebit block on my accounts for all transactions.	Customer's Signature:
4) UNDERTAKING FOR OPENING	OF ACCOUNT ON ID CARD NEAR EXP	IRY (WITHIN 45 DAYS)
undertake to provide copy of renewed ID C	expire on I hereby ard and/or renewal receipt issued by NADRA rd mentioned herein, failing which, Bank is ounts for all transactions.	Customer's Signature:

WITNESS & APPROVAL IS MANDATORY FOR ALL UNDERTAKINGS

Witness 1	Witness 2	Approved By,
Signature:	Signature:	
Name:	Name:	Signature
CNIC No.:	CNIC No.:	of BM/OM

	n Bank So	elf-Declaratio Effective from S	n for Accou l Shawwal, 1446 / Aj	
Date:		Branch Name &	& Code:	
Account No.:		Account Title:		
				holder of (the "Card") have applied for opening of an
Bank may face and/or aris same are true and correct AOF and shall be treated	se as a result of the to the best of my k as its integral par	information provided h mowledge and belief. T t.	erein and also in the hese undertakings ar	at not limited to losses and claims which the Account Opening Form (the "AOF") and the ad declarations shall supplement the terms of
1) SELF-DECLARA	TION OF <u>UNEM</u>	IPLOYED INDIVIDU	<u>AL</u> FOR BANK AC	COUNT OPENING
I have requested to open	an account with the	he Bank in the capacity	y of:	
Student	Retired	Housewife	Other (pleas	e specify)
I, hereby solemnly declare and derived from the inco		ngs/credit turnover in my	account shall be app	prox.PKR
Husband	Father	Son	Other (please	e specify)
Details of Beneficial Ow	vner (if applicable	e):		
Name of Beneficial Owne ID Card Number:				-
ID Card Type (valid copy	of ID Card require	ed):		_
Occupation/Source of Inc				
Any other information:				_ Signature:
APPROVAL IS MANDA	ATORY FOR DEC	CLARATIONS		

Approved By,

Signature	
of BM/OM:	