Massy Credit Card Terms of Use

1. In this Agreement:

- a)
- b)
- "The Bank" means Republic Bank Limited and its heirs, successors and assigns. "Billing Period" means the period between the dates of any two consecutive billing statements. "Billing Statement" means a statement provided to the Cardholder showing information, including (but not limited to), the Debt, the minimum payment due and the Payment Due Date. C)
- "Cardholder" means any person to whom or for whose use a Credit Card is issued by the Bank and includes a person to whom a Credit Card is issued by the Bank at the request of the Principal Cardholder under the provisions of Clause 32 d)
- e)
- f)
- g)
- "Credit Card" means the Republic Bank/Massy Credit Card currently issued to a Cardholder. "Credit Card Account" means an account in the name of the Principal Cardholder maintained by the Bank in relation to Credit Card Transactions, and includes a joint Credit Card Account applied for by the Principal Cardholder and another person. "Credit Card Line" means the maximum allowable amount of credit available at any one time. "Credit Card Transaction" means the purchase of goods or obtaining of services against use of the Credit Card, the Card number or in any manner authorized by the Cardholder for debit to the Credit Card Account or utilizing of any services made available to the Cardholder by the Bank from time to time in respect of the Credit Card. h)
- Card. "Debt" means all amounts (including interest, service fees or other charges) owed to the Bank on a Credit Card and /or Credit Card Account "Merchant" means the corporation, firm, or individual who is authorized to honor the Credit Card upon presentation by the Cardholder. "Payment Due Date" means the date that the Debt is to be paid by. "DN" means the Regraphal Identification Number for i)
- k)
- "PIN" means the Personal Identification Number for the Principal Cardholder or any additional Cardholder to use with the card I)
- m)
- "Principal Cardholder" means the Cardholder in whose name the Bank maintains a Gredit Card Account.
 "S ale s Voucher" means a Purchase, Void or Refund transaction generated at the point of sale evidencing a Gredit Card Transaction.
- The Credit Card must be signed by the Cardholder immediately upon receipt and may only be used:
- a) By the Cardholder after it has been

signed.

- b) Subject to the terms of this Agreement and the conditions of use of the Credit Card which are in force at the time of use.
- c) Within the Credit Card Line of the Credit Card

Account.

d) To obtain the facilities and benefits from time to time made available by the Bank in respect of the use

of the Credit Card.

- Creat: Card.
 e) Subject to the right of the Bank, in its absolute discretion and without prior notice, at any time to cancel, refuse or re-issue, renew or replace the Gredit Card or to withdraw the right to use the Gredit Card for, or to refuse any request for authorization of, any particular Gredit Card Transaction and to publish any such withdrawal or refusal.
 The Parkuill debit the Gredit Card Acced ret with the amount of
- The Bank will debit the Credit Card Account with the amount of all Credit Card Transactions and any other liabilities of the Cardholder and any loss incurred by the Bank arising from the use of the Credit Card.
- The Bank is authorized to debit the Credit Card Account with all charges pertaining to the acquisition of the Credit Card, and/or its renewal and/or its replacement in the event of loss/theft/damage.
- loss/theft/damage. Transactions using the Credit Card may be authorized by the Cardholder using as the dircumstances require, a combination of the Credit Card and the PIN or Signature or other security details associated with the Credit Card or the Credit Card Account or in other ways advised to the Cardholder by the Bank from time to time, subject to this Agreement, until the Credit Card expiry date. Such authorization will be given to the Bank or to a Merchant. Where a Chip and PIN is used, a PIN must be used to authorize a Credit Card Transaction unless the Credit Card Transaction is executed electronically, e.g. telephone or internet, in which case other security details will be requested from the Cardholder will nevertheless remain liable to pay the Bank all amounts debited to the Credit Card Account.
- Whenever the Credit Card is used in conjunction with an automatic teller machine ("ATM") it must be used only in accordance with the operating instructions and conditions of use in force for the time being.
- use in force for the time being. If a Merchant issues a refund voucher in respect of a Credit Card Transaction, the Bank will credit to the Credit Card Account the amount shown to be due when it receives the refund voucher or other simple refund verification acceptable to the Bank, unless such refund voucher or verification is received by the Bank then (subject to any rights vested in the Principal cardholder by statute) the amount will be payable in full to the Bank and no claim by a Cardholder against the Merchant may be the subject of set-off or counter claim against the Bank.
- The Bank will not be liable in any way if the Gredit Card is not honored by a third party or for any retention of a Credit Card by the Bank, any other financial institution, or any seller of goods or services.
- 9. No Credit Card may be used after its expiry date.
- 10. No Credit Card may be used as payment for any illegal Credit Card
- Transaction.
- 11. The Bank will provide the Cardholder with a Personal Identification Number (PIN) for the Credit Card.

- The Principal Cardholder is solely liable to the Bank for all Debt (including such Debt that exceeds the Credit Card Line) as well as any Debt arising from any loss incurred by the Bank through the use of the Credit Card. This Clause is applicable whether or not a Cardholder signs a Sales Voucher.
 The Credit card repeating the present of the Device of the Credit of
- The Credit Card remains the property of the Bank at all times and must be returned by the Cardholder to the Bank, or any other person acting for the Bank, at the request of the Bank. 13.
- The Bank may at any time and without notice, cancel or us end the right to use the Credit Card entirely or in respect of specific facilities or refuse to re-issue, renew or replace any Credit Card, without in any case affecting the Cardholder's obligations to the Bank which shall continue in force in force.
- 15. The Cardholder will exercise all possible care to ensure the safety of the Credit Card and will prevent the PIN from becoming known to any person. The Cardholder will not disclose the Credit Card number to any third party except for the purpose of a Credit

Card transaction or when reporting the actual loss or the ft of or damage to the Credit Card.

- If the Gredit Gard is lost, stolen, or for any other reason liable to misuse or if the PIN is disclosed in breach of the terms of this Agreement, the Gardholder must immediately notify the Bank 's Call Centre, the Credit Card Centre, or any branch of the Bank. This notice, if given orally, must be confirmed by the Cardholder, in writing or by fax to the Bank's Credit Card Centre as soon as possible or no later than 14 business days. 16 days
- days.
 17. The Cardholder will give to the Bank all the information in the Cardholder's possession as to the circumstances of the loss, theft or misuse of the Credit Card or disclosure of the PIN and take all steps deemed necessary by the Bank to assist in the recovery of a missing Credit Card. In the event of any such loss, theft or misuse being s u s p ected, the Bank may provide the police or other pertinent authority with any information it considers relevant whether relative to the Credit Card Account or otherwise. If a Credit Card must not subsequently be used, but must be cut in half and returned immediately to the Bank.
 18. The Bank shall not be liable if it is unable to perform its obligations due directly or indirectly to the failure of any machine, data processing system or transmission link or to industrial disp ute or to any cause outside the control of the Bank, its agents, servants or sub-contractors.
 19. Any notice to the Principal Cardholder shall be conveyed via the display and the processing in here the processing and the processing sub-contractors.
- Bank, its agents, servarius or sub-contractors. Any notice to the Principal Cardholder shall be conveyed via post, facsimile message, in branch promotions, statement inserts, media transmissions or by electronic mail to the address given in this application or the address subsequently notified to the Bank in writing and shall be deemed received by the Cardholder, if delivered by post, within 48 hours after the date of posing and within 24 hours if sent by facsimile message or otherwise electronically. The Credit Card line together with all charges made against 19
- message or otherwise electronically. The Credit Card Line together with all charges made against the Credit Card Account, as provided in this Agreement, must not be exceeded at any time without the Bank's prior approval. In the event that the established Credit Card Line is exceeded, a charge of 5% of the amount in excess thereof subject to a minimum charge of TT\$35.00 will be payable to the Bank. Should the Credit Card Line be exceeded as at the Billing Statement date, a minimum charge of TT\$35.00 will be levied and become payable to the Bank. The Bank may vary the Credit Card Line at any time and 20.
- The Bank may vary the Credit Card Line at any time and from time to time. Such change shall be advised to the Principal Cardholder in accordance with Clause 19 prior to the effective date of the change.
- 22. The Cardholder may at any time pay the entire amount outstanding on the Credit Card Account. In any event, however, the minimum payment due shown on the Principal Cardholder's billing statement muss be paid by its due date.
- 23
- Cardholder's billing statement muss be paid by its due date. The minimum payment to be made shall be the total amount due at the end of a Billing Period in respect of any one or more of the following: a) 4.17% of the outstanding balance due on the Credit Card A c count at the end of the Billing Period or T T\$135.00whichever shall be the greater (or such other rate or amount as the Bank may in its sole discretion notify to the Cardholder from time to time); and/or

 - the Cardholder from time to time); and/or
 b) Any minimum payment(s) due and unpaid (if any) in respect of any previous Billing Period(s) which remain unpaid (either wholly or partially) at the end of the current Billing Period; and/or
 c) All interest and other charges acrued due under the terms of the Agreement at the end of the current Billing Period. The minimum payment so advised will be rounded up to the next whole dollar. The Payment Due Date shall be at least twenty (20) days from the end of the current Billing Period.
- A late payment of 3% of the minimum payment due in respect of any Billing Period, subject to a minimum fee of TT\$25.00, will be payable by the Cardholder if payment of that Minimum Payment is overdue.
- Payments made to the Credit Card Account will be applied in the following order:
- a) Interest on overdue payments in respect of any Billing Periods:
- b) Interest on amounts due at the end of the current Billing Period;
- c) Fees on amounts in excess of the Credit Card
- Line:
- Annual fees and all other fees and charges accrued due under the terms of this Agreement not otherwise specifically set out in this Gause;
- e) Overdue payments on account of principal in respect of any Billing Periods;
- f) Amounts in excess of the Credit Card
- Line:
- g) Amounts on account of principal due at the end of the current Billing Period.
- 26. a) In the event that the Principal Cardholder does not receive a billing statement within ten (10) calendar days after the end of the relevant Billing Period, then the Principal Cardholder must so advise the Bank' s Credit

Card Centre immediately and arrange to take delivery of a copy of that Billing Statement. No Billing Statement will be provided if there has been no activity for the ensuing month and no balance is due.

- b) Any queries concerning any entry on a Billing Statement must be made in writing by the Principal Cardholder to the Bank's Credit Card Centre within thirty (30) calendar days after the end of relevant Billing Period after which time the Bank will not be obliged to consider any query.
 27. Payments to the Credit Card Account may be made at any branch of the Park, at a stormatic dubit to a denocit account emistained
- rayments to the Great Card Account may be made at any branch of the Bank, at automatic debit to a deposit account maintained at any of the Bank's branches, or via Republic Online (as applicable). Payments that exceed the Credit Card Line are not allowed unless the amount due at the time is more than the Credit Card Line.
- 28.No interest will be payable on any amounts debited to the Credit Card Account if the Payment Due Date shown on the Principal Cardholder's current Billing Statement pays the outstanding balance in full. The Payment Due Date must pay payment in full for two (2) consecutive Billing Statements, pay payment in full for two (2) consecutive Billing Statements and default of payment as aforesaid, interest will be charged on all purchases, interest and fees from the previous month's Billing Statement.

29. Interest will be computed at a monthly periodic rate of 2% for the

- Billing Period. This interest rate may Be changed by the Bank at any time and from time to time in its sole discretion.
- 30. Annual membership fees of TT\$99.00 (for the Principal Cardholder) and TT\$50.00 (for the co-applicant) are payable by the Principal Cardholder via debit to the Credit Card Account and listed in the Bank's fee booklet. These fees will be charged on each anniversary date of the opening of the Credit Card Account and may be changed by the Bank at anytime and from time to time in its sole discretion.
 - A fee of TT\$75.00 will be charged in respect of each new Credit Card issued because of lost/stolen damaged Credit Cards.
- Cards.
 32. The Bank may in its sole discretion issue an additional Credit Card for the use of any person who is nominated in writing by the Principal Cardholder. The Principal Cardholder shall be liable for the use of the additional Credit Card as if he had used it himself and for all amounts arising from or losses incurred by the Bank in connection with or arising from the use of the Credit Card (whether by ac or omission) by the Cardholder (including any use in breach of the terms of this Agreement which the Bank shall be under no duty to prevent) which may be debited to the Credit Card Account. In addition to any of its other powers, the Bank may cancel any Credit Card is used to a Cardholder at any time upon the written request of the Principal Cardholder and the return of such Credit Card to the Bank or upon the surrender to the Bank of such Credit Card by the Authorized User.
 33. Notwithstanding anything to the contrary set out
- Notwithstanding a nyt hing to the contrary set out elsewhere in this Agreement, the Bank shall have the right in its sole discretion at any time and from time to time to demand immediate repayment of all monies due to it by the Principal Cardholder under the terms of this Agreement. 33
- The Bank may vary this Agreement and/or these conditions at any time in its sole discretion by giving the Principal Cardholder notice of the change in accordance with Clause 19 and such amendment shall be binding upon the Cardholder.
- and such amendment shall be binding upon the Cardholder.
 a) The Principal Cardholder may terminate this Agreement for his Credit Card and/or the Co-Applicant(s) Credit Card by written notice to the Bank but such termination shall only be effective when such notice and all Cardholders have been returned to the Bank, providing all balances have been fully liquidated. However, a Cardholder (including a Co-Applicant) can have themselves removed as a Cardholder without the Principal Cardholder's consent once the Bank in writing receives such request. In such an instance, the Bank has the right to advise the Principal Cardholder of this change. 35. this change.
 - b) The Bank may terminate this Agreement at any time without notice and thereupon cancel or refuse to renew the Credit Cards issued to the Principal Cardholder and all Cardholders.
 - c) The Bank may also s u s p end the use of the Credit Card in the event of any breach of the terms of this Agreement by either the Principal Cardholder or any Cardholder.
 - d) Unless and until termination takes place as provided for in this Agreement, the Bank will provide a new Credit Card for each Cardholder from time to time.
 - e) These rights are in addition to any other rights or remedies which the Bank may have whether to recover outstanding debts or otherwise and the Cardholder's liabilities will continue until such time as all amounts of whatever nature due to the Bank under this Agreement (including, but not limited to, interest and other charges) have been paid in full.
- charges) have been paid in full. All queries/disputes concerning any entry on a Cardholder's statement must be made in writing by the Principal Cardholder within thirty (30) calendar days after the end of the relevant Billing Period after which the Bank will not be obliged to consider any query. Where Credit Card Transactions under dispute are done on a Cardholder's card, the respective Cardholder must dispute the Credit Card Transactions in writing. Any and all disputes between a Cardholder and a Merchant in respect of any Credit Card Transaction shall be resolved by and between the Cardholder and the Merchant. In the case of such disputes, the Bank shall remain fully indemnified by the Cardholder in respect of any and all daims arising therefrom whether by the Merchant or any third party. Notwithstanding any pending disputes, the Cardholder is required to continue making payments to the Account. The Principal Cardholder shall immediately notify the Bank at 36
- The Principal Cardholder shall immediately notify the Bank at its Credit Card Centre or his home branch in writing of any change of name or address. 37.
- 38. If any part of this Agreement is to be found invalid, the rest remains effective.
- 39. The Credit Card shall be so designated by the Bank and:

a. Its use will be at all times subject to any statutory restrictions/regulations or which may be imposed from time to time by the Central Bank of Trinidad & Tobago or any other Governmental or other Authority. b. All Credit Card transactions completed in a currency other than the currency of the Credit Card will be converted and posed to the Billing Statement in the currency of the Credit Card. The International Provider will convert to US dollars any international charge or credit made to the Credit Card Account. The conversion will be pursuant to the specific International Provider's regulations in effect. The rate selected by the International Provider is determined from (i) a range of rates available from wholesale currency markets for the applicable central processing date and/or (ii) Government mandated rates in effect for the applicable central processing date. The International Provider may charge to the Bank, international service fees and currency conversion fees. Accordingly, the Bank may add a percentage mark-up to the exchange rate and/or apply a related international service fee to the Account, as may be determined by the Bank from time to time. The Bank will not assume any risk associated with foreign currency exchange gains or losses from currency conversion resulting from the Cardholder's use of the Credit Card. The Bank also reserves the right to apply a fee to the Credit Card Account, as may be determined by the Bank from time to time for each purchase made outside of Tinidad and Tobago regardless of whether purchase is made in foreign currency or Tinidad and Tobago dollars.

- currency or Innicad and locago dollars.
 40. Where the Principal Cardholder maintains any other account(s) in their sole name with the Bank, the Bank has the right at any time without notice to set off or transfer any sum outstanding to the credit of the Credit Account of the Principal Cardholder, in or towards satisfaction of the liabilities of the Principal Cardholder under this Agreement (whether or not the other accounts are maintained in Trinidad and Tobago dollars or in any other currency.
 11. All account charge may be changed at any time by the Bank
- All account charges may be changed at any time by the Bank in its sole discretion and the Principal Cardholder will be given notice of the change in accordance with Gause 19.
- 42. The Cardholders acknowledge and agree that the Bank reserves the right to prevent the Credit Card Account and / or the Credit Card from being used for certain types of Credit Card Transactions as determined by the Bank.
- Your credit card can only be used at any Point of Sale terminal within the Massy group of companies in Trinidad & Tobago
- 44. This Agreement shall be governed by the Laws of Trinidad and Tobago.