

BBKCashlink Activation Forms

RGANIZATION DETAILS								
Organization Name:								
	Please pro	rovide a copy of commercial registeration certificate (CR)						
Organization's Accounts:	Α							
	Account	int (A) will be set as your default debit account in case						
	no spe	pecifc instructions to debit another account provided						
	В							
	c							
	D							
	E							
	F							
	G							
	н							
Authorization to collect user ac	cess credentials							
Select delivery option: Collect from BBK by H Deliver by Courier to t								
Acknowledgment of receiving u	ser credentials							
		Date:						
We herby acknowlege receiving all user PINs & Token devices								
		Signature:						
		Authorised Signatory(ies)						
By signing here, we certify that we ha Terms & Conditions governing the use agree to all clauses therein.								
Bank Use only: Recived	on / /	Received By [initials] RIM NO [



BBKCashlink Activation Forms

Users Maintenance												
Select option:	O Add us	er C) Modify	y user		С) Dele	ete user				
User Details:												
Name of user:	First Middle						Last					
	[Please provide CPR / ID copy]											
Mobile Number:				Ema	il							
Type of user:	[Tick as appropriate]											
	Initiator / Creator (User can initiate transactions / upload payment files)											
	Approver (User can authorize and approve transactions)											
	Releaser (User can relase transactions to the bank for processing)											
	View Access (Access to account balance, statement & reports for the below specified accounts)											
	All A	/Cs	Α	В	С	D	Ε	F	G	Η		
Product Access												
All Standard Produ	<u>icts</u>	All A/Cs	A	В	С	D	Ε	F	G	н		
— Fund Transfer w	ithin BBK	All A/Cs	Α	В	С	D	Ε	F	G	Н		
— International Wi	res	All A/Cs	A	В	С	D	Ε	F	G	н		
— Payroll		All A/Cs	Α	В	С	D	Ε	F	G	н		
— Demand Drafts		All A/Cs	A	В	С	D	E	F	G	н		
 Cashier's Order 		All A/Cs	A	В	С	D	E	F	G	н		
— Supplier Paymen		All A/Cs	A	В	С	D	E	F	G	н		
└─ Fawri Fawri+ tro Bahrain	insfers within	All A/Cs	A	В	С	D	Ε	F	G	Η		
Special Product Ad	ccess											
Customers Cheque		All A/Cs	Α	В	С	D	Ε	F	G	Н		
Direct Debit		All A/Cs	A	В	С	D	Ε	F	G	Н		
Post Dated Cheque	<u>25</u>	All A/Cs	Α	В	С	D	Ε	F	G	Н		

This form can be reproduced to provide details of additional users

Authorised Signatory(ies)

By signing here, we certify that we have received a copy of the Terms & Conditions governing the use of BBKcashlink and fully agree to all clauses therein.



BBKCashlink Access Terms & Conditions

You must carefully read these terms and conditions before using BBKCashlink, our corporate internet banking services. By signing this agreement and accessing the site and using BBKCashlink, you agree to be bound by the terms and conditions below.

1. DEFINITIONS:

1.1 "Account" refers to the account/s of the Client with the Bank mutually designated for BBKCASHLINK Services from time to time.

1.2 "Application/Activation/Registration Form" shall mean the Client's application for the provision of Services (as identified therein) including all annexure and mandates thereto and as mutually modified from time to time.

1.3."Beneficiary" or "Registered Beneficiaries" or "Adhoc Beneficiaries" shall mean the person(s)/legal entities/ a body corporate/partnership/sole proprietor or other unincorporated organization identified by the Client from time to time in whose favour payment / fund transfer instructions could be given by the Client through the BBKCASHLINK.

1.4 "Client" or "Customer" or "Applicant" or "Corporate Client" shall mean the persons/legal entities/ a body corporate/partnership/sole proprietor or other unincorporated organization availing services of the BBKCashlink Services under these Terms and Conditions.

1.5 "BBKCASHLINK" shall mean and include all hardware, software, computers, gateways, wiring and any instrument, machine and technique of BBK or under arrangement with BBK, used from time to time in or for providing the Services.

1.6 "BBKCASHLINK" or " Corporate Internet Banking Services" or "Services" or "Electronic Banking" wherever used in these Terms and Conditions shall mean the corporate internet based services (including, without limitation, the facility to send a request to BBK for uploading bulk transactions or individual transactions executed using BBKCASHLINK through a service provider and all modifications of such services), by whatever name called, as offered by BBK to its corporate clients, as modified and/ or, as the case may be, upgraded by the Bank in its sole discretion to offer other services of similar nature or otherwise from time to time.

1.7 "BBK" or "Bank" shall mean Bank of Bahrain and Kuwait, a banking company having its Head office at 43, Government Avenue, P. O. Box 597, Manama, Kingdom of Bahrain and unless repugnant to the context or meaning thereof, shall mean and include its successors and assigns.

1.8. "Users" shall mean the representatives of the Client who have the rights to access the Accounts of the Client through the BBKCASHLINK and shall include all Normal Users/Security Administrator and Users with Authorization and Release Rights. Such users should be registered with us as having, and deemed to have, full corporate and constitutional authority to make an application for BBKCASHLINK service on behalf of the Client.

1.9. "Normal Users" shall mean Users without any Authorization Rights. "Normal Users" may have rights to create and view the transactions. The rights of such Users could also be restricted further by the Client from time to time, subject to such restrictions being acceptable to BBK.

1.10. "Security Administrator" or "Users with administrator rights" shall mean users with the rights to create/add/modify/delete the users as per their roles and responsibility. The rights of such users could also be restricted further by the client from time to time, subject to such restrictions being acceptable to BBK. Security Administrator should follow the mandate submitted to the bank by the customer for creation of the users. Upon any change in the users structure/entitlement Security Administrator should inform the bank in writing duly authorized/signed by the persons who are authorized/ entitled to do so as per bank records.

1.11. "Authorizers" or "Users with authorization right" shall mean the user who has the rights to authorize the transaction created by a "Normal user". Authorizers should be created by Security Administrator or bank as per the account operating mandate submitted to the bank by the client.

1.12. "Releaser" or "Users with release rights" shall mean users with the rights to release the transaction upon successful authorization to bank for further processing. The rights of such users could also be restricted further by the client from time to time, subject to such restrictions being acceptable to BBK.

1.13."Site" shall mean the web-site "www.BBKCASHLINK.com" or "www.bbkonline.com" or such other web-site through which BBK provides access to the Services from time to time.

1.14. "Terms and Conditions" or "Service Level Agreement" or "Access Conditions" shall mean these terms and conditions.

1.15."Users with Authorization and Release Rights" shall mean the Users who have the power to approve and authorize/release of any payment transfer instruction and for such other matters for which the authorizations/release are required pursuant to the Services rendered. Where such Authorization/release Rights are given by the Clients on a joint basis, then this term shall mean such joint Users with Authorization/Release Rights, as the context or meaning may require.

1.16. "Token or Security device" or "Token Security Device" shall mean the electronic device provided by BBK to the customer for Login/Authorization and Release of the transaction(s) from BBKCASHLINK to the bank for further processing. This token will serve the purpose of dual authentication of the transaction(s) and the users in terms of genuineness of the transaction(s) and users.

The use of the BBKCASHLINK is governed by these Terms and Conditions which are in addition to and not in derogation of the other terms and conditions applicable to the Client.

2. SERVICES:

2.1. Subject to these Terms and Conditions and the terms of use and Privacy and Security Policy as may be specified on the Site, BBK agrees to provide to the Client the Services through the Site. The mode and manner of providing the Services shall be at the discretion of BBK. BBK reserves the right to decide which Services to offer a Client. BBK shall be entitled to modify including, without limitation, upgrading the Services in such manner as the Bank may in its sole discretion determine from time to time and shall endeavor to inform the Client of such modifications and/or, as the case may be. All changes in the Services desired to be obtained shall be with the prior consent of BBK.

2.2. The Client shall be permitted to avail of the Services only in accordance with the list of Users and Beneficiaries provided to BBK and subject to the agreed limits as modified by the Bank in its discretion from time to time.

2.3. As an additional service, BBK may accept payment instructions to persons other than to Beneficiaries, which instructions shall be accepted and performed only in such mode and manner as may be stipulated by BBK from time to time.

2.4. BBK shall process payment instructions during banking hours on working days even if such instructions are received by BBK after or before the banking hours or on a day which is a non-working day/ Public holiday.

2.5. Subject to the provision of clause 2.6 below, BBK shall implement an instruction only after verifying Client Identification, Passwords and Token Device Code. The Client hereby expressly authorizes BBK to implement such instructions. BBK shall not be required to carry out any other authentication in the matter and BBK shall be entitled to presume that all instructions received by BBK by using the Client username, password and token device code are in order and have actually been given by the Client.

2.6 In the event the Client sends instructions to BBK using the BBKCASHLINK service provided by BBK, such transactions are processed automatically/manual by the Bank. BBK shall, in such an event, act upon the instructions of the Client and implement the same without verifying Client Identification and/ or Passwords. The Client is aware that in sending instructions to BBK through the BBKCASHLINK the Client may commit errors and can send instructions in respect of the same transactions more than once and that there may be disputes between the Client and BBK inter alia in respect of the number of transactions that the Client would claim to have requested BBK to process. The Client hereby unconditionally permits BBK to act on the basis of the instructions received by it from the Client irrespective of the aforesaid. The Client expressly acknowledges that the Client is aware that the use of auto/manual intervention increases the risk of error, security and privacy issues and fraudulent activities. If BBK acts on any such instructions sent by the Client would be BBKCASHLINK service which would require manual intervention of BBK for processing the transactions mentioned therein, then the Client expressly acknowledges that the Client would require manual intervention of BBK for processing the transactions mentioned therein, then the Client expressly agrees to be responsible for any loss customer may incur in connection with acting on or processing such information.

Authorized Signature(s)



2.7 The Client hereby expressly waives its right to take any action against BBK for any action taken by BBK pursuant to the instructions received by it in any of the manners referred to above. In the event of any security mechanism being suggested / prescribed by BBK, the Client shall use the same at its own risks and consequences and BBK shall be entitled to presume as genuine all communications made through the said mechanism. Further all such communications made by the Client may be fully relied upon by BBK and shall be final and binding on the Client. In the event of any dispute on the actual communication made to BBK, the records of BBK would be final and binding on the Client.

2.8 In the event of a Customer decides to have complete control on the User's Administrations, Customer hereby, irrevocably and unconditionally without any right of objection, accepts any and all transactions arising from the use of BBKCashlink, including, without limitation, any and all transactions effected by a User(s). All requests received by the Bank through BBKCashlink will be considered to have been authorized in accordance with the authorization rules setup by the Customer's Security Administrator (s). The Bank is not responsible for any errors/omissions arising out of incorrect setup of the authorization rules by the Customer or Customer or Customer's Security Administrator (s). The Bank's record of any transaction processed by the use of BBKCashlink shall be conclusive evidence of such transaction and shall be binding on the Customer for all purposes.

2.9 It is understood that authorization rules on BBKCashlink may differ from the account operating instructions provided to the Bank and the Bank shall not be liable in any way for executing such transactions that have been authorized on the BBKCashlink. The Subscriber shall be responsible for any errors/omissions arising out of incorrect setup of the authorization rules by the Customer or Customer's Security Administrator (s).

3. COVENANTS OF THE CLIENT:

In consideration of BBK performing the Services as mentioned above, the Client hereby declares, assures and undertakes covenants as under:

3.1. The Client and members of its organization, including the Users are internet users and have knowledge of the use and functionality of the internet.

3.2 The Client shall install at its own costs, such hardware and/or software including any encryption and security technology as may be required by BBK from time to time to enable the Client access to the Services.

3.3 The Client undertakes and agrees to keep the token device issued by BBK under safe custody and is bound by any and all transaction/s which is/ are authenticated by BBK on the usage of the correct token device's passwords/Identities. All token Passwords chosen by the Client would require to be generated by the token device or strings as BBK may from time to time specify. Token device(s) is/are property of BBK and any damage/lost and re issuance may require charges and fees. Client is responsible to handle such device carefully and as prescribed by BBK from time to time.

3.4 The Client undertakes and agrees to keep the password/s provided / chosen by the Client and its Users, absolutely confidential and is bound by any and all transaction(s) which is/ are authenticated by BBK on the usage of the correct passwords/Identities. All Passwords chosen by the Client would require having such minimum characters or strings as BBK may from time to time specify.

3.5 In the event of BBK requiring the Client to use a public key / private key infrastructure, the Client hereby acknowledges, agrees and undertakes that the Client shall be responsible for the private key generated and downloaded by such Client. The Client takes full responsibility for the safe custody of the private key so generated and the Client shall be responsible for the use and/ or misuse of the same. Any instruction(s) received by BBK from the server / machine of the Client where the private key is downloaded by the Client shall be deemed to be an instruction / instructions given by the Client and the Client hereby expressly agrees to be bound by the same. BBK is hereby permitted to utilize all such information received by BBK as evidence against the Client before any competent Court of Law or Judicial or Tribunal or any other statutory or government authority.

3.6. Internet Frauds: BBK shall adopt security measures as available in the industry from time to time. However, the Client acknowledges that the technology used is susceptible to a number of frauds, misuse, hacking, virus, malicious, destructive or corrupting code, program or macro which could affect Services. This could result in delays in the processing of instructions or failure in the processing of instructions and any other such failures and BBK shall not be responsible for the same.

3.7. Mistakes & Errors: The Client shall ensure that there are no mistakes and errors in the information and instructions given by the Client to BBK. The Client acknowledges and agrees that in the event of any inaccuracy in any information and/ or instruction, there could be consequent erroneous transfers and there would be no guarantee of recovery of the same thereafter. In the event of Client's account receiving an incorrect credit by reason of a mistake committed by any other person, BBK shall be entitled to reverse the incorrect credit at any time whatsoever. The Client shall be liable and continue to remain liable to BBK for any unfair or unjust gain obtained as a result of the same.

3.8. Limits: The Client acknowledges that BBK may, at its absolute discretion, from time to time impose maximum and minimum limits of funds that may be transferred by virtue of the payment instructions given by the Users. The Client shall be bound by such limits imposed and shall strictly comply with them.

3.9. Transactions: Payment instructions/Fund transfer instructions may not be effected in the event of there being an inadequacy of funds in the Accounts and other reasons derived from internal and external regulatory and compliance authority from time to time.

3.10 Proprietary Rights: The Client acknowledges that the software and hardware underlying the Services as well as other Internet related software which are required for accessing and availing of the Services are the legal property of the respective vendors. The permission given by BBK to access the Services will not convey any proprietary or ownership rights in the said software or hardware. The Client shall not attempt to modify, translate, disassemble, decompile or reverse engineer the software / hardware underlying the Services or create any derivative product based on the software / hardware.

3.11 Changes in Instructions: Any and all changes in the information contained in the Application/ Activation/ Registration Form shall be communicated by the Client to BBK in the manner stipulated by BBK along with accompanying corporate board resolutions/Account operating mandate duly supported by relevant documents.

3.12 The Client Agrees and Undertakes to promptly inform BBK in writing of any Additions/Deletions/Modifications to the Users in the account and/ or BBKCASHLINK.

4. MODIFICATIONS TO THE SERVICES:

4.1 In the event of BBK making any changes, enhancements, and/or modifications including, without limitation, any up gradation to the Services, the Client shall suitably modify/upgrade, at its own costs, its systems to comply with the BBKCASHLINK and various services provided by BBK through BBKCashlink System and further agrees to execute such additional agreements, writings, documents as may be required from time to time in this regard. The Client hereby agrees that BBK shall not be liable for the failure of the Client to so modify/upgrade its systems to comply with the BBKCASHLINK or for any losses, claims, damages, expenses and/or liabilities arising out of such failure of the Client.

5. MAINTENANCE OF BBKCASHLINK:

5.1 BBK may from time to time upgrade, modify, alter or perform maintenance services on BBKCASHLINK (hereinafter collectively referred to as "Maintenance Services"). BBK shall endeavor to give prior notice of the routine maintenance service.

5.2 BBK shall not be liable for any losses, damages and/or expenses incurred by the Client in respect of any loss of access and/or use or interruption in the use of the BBKCASHLINK or Services due to the Maintenance Services being performed on the same.

6. CONFIDENTIALITY & DISCLOSURE:

The Client hereby authorizes the use of confidential information of the Client by BBK and the transfer by BBK of any information relating to the Client to and between the branches, subsidiaries, representative offices, affiliates, representatives, auditors and agents of BBK and third parties selected by any of them, wherever situated, for confidential use in connection with the provision of the Services to the Client, or for statistical analysis, credit scoring publicity/promotional activities and data processing purposes), and further acknowledges that any such branch, subsidiary, representative office, affiliate, agent or third party shall be entitled to transfer any such information as required by any law, court, regulatory or legal process.

Authorized Signature(s) _____



7. CLIENT'S INDEMNITIES:

7.1 The Client hereby undertakes and agrees to indemnify BBK and hold BBK harmless and keep BBK at all times fully indemnified and held harmless from and against all actions, proceedings, claims, liabilities (including statutory liability), penalties, demands and costs (including without limitation, legal costs of BBK on a solicitor and own client basis) awards, damages, losses and/or expenses however arising directly or indirectly as a result of the breach of the Terms and Conditions by the Client or/and otherwise relating to the rendering by BBK of the Services. In the event of BBK being entitled to be indemnified pursuant to the provisions of this Agreement, BBK shall be entitled to such extent debit the Client's Account or any other account that the Client may have with BBK, either singly or jointly with one or more person(s), irrespective of any dispute that the Client may have in respect of such payment.

7.2 The Client acknowledges and accepts that unsecured transmission methods such as sending information through the other means and permitting BBK to act on the basis of the same without verifying the username and password involve the risk of possible unauthorized alteration of data and/or unauthorized usage thereof for whatever purposes. The Client agrees and undertakes not to hold BBK responsible/ liable for any such misuse and further agrees to hold BBK indemnified, saved, free and harmless from all losses, costs, damages, expenses that may be incurred by BBK (hereinafter referred to as "Losses") due to any errors, delays or problems in transmission of instruction or acting upon the same or unauthorized/illegal interception, alteration, manipulation of data or otherwise caused by reason of the Client sending unsecured instructions/ information to BBK using the other facility offered by BBK. The Client further indemnifies BBK and agrees to hold BBK saved, indemnified and harmless from and against any and all Losses that the Bank may incur as a result of BBK processing and clearing a transaction requested by the Client even where there are insufficient funds in the account of the Client.

8. PAYMENT INSTRUMENTS: (Applicable in case Client will print Payment Instruments through BBKCASHLINK)

8.1 BBK will print cheques ("Payment Instruments") on behalf of the Client as per the request forwarded by the Client. BBK shall print Payment Instruments payable on BBK branches and its correspondent banks only. The Payment Instruments will be honored on presentation in clearing subject to availability of the adequate credit balance / funds in the Client's account.

8.2. The Client agrees that at all times, BBK will not be responsible for any loss that occurs due to misuse of the scanned signatures of the Authorized Signatories of the Client save and except those caused by BBK's own negligence.

8.3.BBK undertakes to indemnify the Client in case of loss or damages arising from the misuse or abuse of data such as data corruption, data tampering, including unauthorized replication, if established to be on account of negligence and/ or fraud perpetuated by BBK's officials.

8.4. The Client also agrees that the aforesaid service will be provided in respect of all payments related to its day-to-day business. The Client further agrees that BBK's obligations contained above will be subject to any occurrence resulting in prevention from or delay or interruption in performing its obligations if such prevention delay or interruption is due to factors including but not limited to civil commotion, sabotage, lockout, strike or other labor disturbances of any kind interfering with or affecting the normal functioning of BBK or of the clearances of cheques or drafts, accidents, fires, flood, explosion, epidemic, quarantine restrictions, damage to plant or BBK's facilities, absence of the usual means of communication or transportation, or any other cause, whether of same or a different nature, unavoidable or beyond the control to the bank and the bank shall not be deemed to be in default so as long as any such cause or the effect thereof persists and during a reasonable period thereafter within any such obligations is capable of being fulfilled.

8.5. It is expressly agreed and understood that nothing contained in this agreement shall be deemed to constitute an agreement on the part of BBK for grant of overdraft or any other form of credit facility by BBK to the Client with respect to the amount of the cheques or drafts covered by the service. In the event of any incidental, concealed or temporary overdraft which may be occasioned or which may result due to non /delayed funding, the Client hereby agrees and undertakes to liquidate the overdraft the day following the day on which it occurs and in the event of delay in liquidating the same, to pay interest at the rates as applicable or decided by BBK.

8.6. The Client hereby agrees that if it fails to liquidate the overdraft, which may be occasioned as aforesaid, the following day after it occurs, BBK shall notwithstanding anything to the contrary contained in the other documents that may have been executed between the Client and BBK for any purpose whatsoever or any other understanding or in any law, have right to set off and appropriate the liability against or out of any other accounts/ funds belonging to the Client, including the amount of any further cheques or drafts which may be deposited by the Client with BBK under the terms of this agreement.

8.7. The Client undertakes that no cash deposit / withdrawal will be undertaken under this arrangement for printing of Payment Instruments. The arrangement may be terminated by BBK by giving one month's notice to the Client without assigning any reason for such termination and such termination shall not be open to question by the Client on any account whatsoever. In case the Client desires to terminate, the Client may do so by giving one month's notice provided that such termination shall not be open to question by the Slient on any account whatsoever. In case the Client desires to terminate, the Client may do so by giving one month's notice provided that such termination shall not affect Client's liability to fulfill and complete its obligations under the provisions herein with regard to liquidation of overdrafts, payment of interest, realization of outstanding collections or otherwise.

8.8. The indemnity furnished by the Client herein shall be of a continuing in nature until all its obligations covered thereunder are discharged in full and the same shall remain in full force until a discharge certificate in respect of such indemnity is issued by BBK. The Payment Instruments to be printed shall remain in the custody of BBK. In case the blank Payment Instruments, kept in the custody of BBK, are stolen, BBK will be required to inform the Client immediately in writing and freeze the Client's account lying with BBK immediately. On happening of the said event the arrangement contained herein relating to Payment Instruments shall immediately come to an end.

9. WIRE TRANSFERS:

9.1 It is understood that the Wire Transfer messages are sent entirely at risk of the Client. The customer agrees to hold harmless and indemnify the Bank against any loss, cost, damages, expense, liability or proceedings which the Bank may incur or suffer as a result of the Bank acting upon or delaying to act upon or refraining from acting upon the said Instructions. The bank shall not be liable for any loss, delay, error, omission which may occur in the transmission of the message or for its misinterpretation when received or any delay caused by the clearing system of the country in which the payments to be made or any act of default or negligence of the beneficiary's bank in collecting the remittance. In no event shall the Bank under any circumstances be liable for any loss of profits or contracts or special, indirect or consequential loss or damages.

9.2 In the absence of specific instructions, the Wire Transfer will be affected in the currency of the country in which the payment is to be made. In case the currency of the account to be debited is not mentioned, the Bank will affect the transfer to the debit of the customer account in the order of: a) Same currency account as the currency of the transfer, if available b) Any currency account maintained with the Bank, at the discretion of the Bank.

9.3 In the absence of specific instructions, all charges/ commissions are applicable for debit to the sender's Account. The beneficiary may be unable to obtain full value under a Wire Transfer on account of exchange or other restrictions applicable in the country of payment or to the paying bank or charges and fees of the paying bank.

9.4 The Bank reserves the rights to send this Wire Transfer from a different place other than the one specified by the remitter if operational circumstances so require.

9.5 Encashment of the remittance is subject to any exchange control or other restrictions which may be imposed by the rules and regulations of the country where encashment is to be made. Neither the Bank nor its correspondents or agents shall be liable for any loss or delay caused by any such rules and regulations.

9.6 The Bank will use reasonable endeavors to process applications/instructions received by the bank before the specified cut-off time notified online or by the receiving branches or centers from time to time. Applications/instructions received after such cut-off time will be processed on the next working day. For this purpose all holidays and Fridays and Saturdays are non-working days.

9.7 The Beneficiary's bank's BIC Code / Sort Code / Fedwire ID / CHIPS ID or any such code mentioned by the remitter will be considered as correct and the remittance will be affected accordingly, assuming correctness of the given codes.

9.8 Applications/Instructions for the same day value are subject to the time of the application/instruction when the application/instruction is received, as well as cut-off times related to the geographical location of the payment destination.

9.9 The bank reserves the right to revise all remittance charges from time to time without prior notice.

Authorized Signature(s) _



10. NO WARRANTY:

BBK's sole obligation and Client's sole and exclusive remedy in the event of interruption to the Services or loss of use and/or access to BBKCASHLINK shall be to use all reasonable endeavors to restore the services and/or access to the BBKCASHLINK as soon as reasonably possible. BBK makes no other express or implied warranty with respect to the Services provided hereunder, including without limitation any warranties of uninterrupted/ error-free performance of the BBKCAshlink System, non-infringement of third party rights, title, merchantability, satisfactory quality and/or fitness for a particular purpose.

11. LIMITATION OF LIABILITY:

Without prejudice to any other provisions of these Terms and Conditions, BBK shall not be liable to the Client for any loss or damage whatsoever or howsoever caused arising directly or indirectly whether for consequential loss or damage or loss of profit, business, revenue, goodwill or anticipated savings which may arise in respect of the Services and/or this Agreement, including without limitation any loss of data, interruption or stoppage to the Customer's access to and/or use of the BBKCASHLINK or arising out of the performance of the Services or otherwise.

12. TERMINATION:

12.1 BBK reserves the right to discontinue all or any of the Services at any point of time, but BBK shall endeavor to provide a prior notice to the Client in this regard. BBK shall not be liable for any damages, claims of any nature whatsoever by reason of such termination of agreement or discontinuation of the Services.

12.2 Customer is entitled to cancel the Services provided herein by giving 15 days' prior notice to BBK in this regard.

12.3 It is agreed and understood by the parties hereto that on termination of BBKCASHLINK the Services for Initiation of Payment Instruments and reporting through BBKCASHLINK shall stand automatically terminated.

13. NOTICES:

13.1 All notices and communications under this Agreement shall be in the manner prescribed by this Agreement or acceptable to BBK from time to time.

13.2 All other notices, communications and writings pursuant to this Agreement may be delivered by hand, by mail, (i) to Bank of Bahrain and Kuwait, Cash Management, 43, Government Avenue, P O Box 597, Manama. Kingdom of Bahrain (ii) if to the Client to the address provided in the Application Form. All notices shall be deemed to be given (a) if delivered by hand delivery (b) if by registered mail, only on actual delivery of the same.

14.PAYROLL SERVICES

14.1 Customer (s) shall provide the Bank's Retail Service Unit every month with Payroll Diskette or CD two business days in advance from the value date of the salary payments.

14.2 Customer (s) shall inform BBK in writing about Payroll payment instructions in duplicate duly signed by authorized signatories in accordance with their account operating mandate available with BBK. Written instruction submitted by Customer (s) should indicate the salary payment date, the method of cover i.e. debit to Account (s), cheque or telegraphic transfer etc.

14.3 Customer (s) shall submit a detailed listing of payroll {Beneficiary(s)} recipients and summary sheet containing the payroll totals for the month duly signed by authorized signatories in accordance with their account operating mandate available with BBK and in confirmation of the content of the payroll diskette or CD.

14.4 BBK upon its own discretions may or may not return back the payroll diskette submitted by the Customer (s) for the payroll payments.

14.5 Customer (s) shall label the diskette or CD with the date and the diskette or CD reference (effective month payroll).

14.6 To facilitate payroll processing on the Salary Payment date. Customer (s) hereby authorize BBK to debit Customer (s) Account one business day in advance of the salary payment date. In consequence Customer (s) must ensure the availability of clear funds into their Account for such debit.

14.7 Subject to receipt of funds and the payroll diskette or CD as set in point (1) above, BBK undertakes to credit salaries to employee's accounts as maintained with BBK on the salary payment date.

14.8 In the event of late delivery of the payroll diskette or CD together with written payroll payment instructions as required under point (1) and (2) above or delivery of a bad payroll diskette or CD, for any reason whatsoever, BBK shall endeavor but shall not be obliged to process the payroll payment on the effective date of payment.

14.9 BBK shall effect the payment of salaries on the salary payment date by manual means, in case systemized payroll payment is not possible due to failure or any other reason beyond the control of BBK.

14.10 Customer (s) must ensure the account numbers of their employees/beneficiaries and recipients of salary are correct and active. BBK shall not be responsible to process payroll payments for closed, dormant and/or inactive account (s) and/or other account (s) that may appear in the reject list produced by the system from the payroll diskette or CD. BBK shall credit back the rejected amount that has been rejected due to account with closed, dormant and/or inactive account (s) and/or other account (s) and/or other account (s) atoms into Customer (s) debit account for the payroll payments.

14.11 BBK by accepting to process payroll payments, shall not be a party to any queries, disputes or any other matters whatsoever, by any or Customer (s) employee, beneficiary and/or recipient of the salary except in case of any negligence on the part of BBK and which has been proved to be a negligence on BBK's part.

14.12 Customer (s) hereby agree to keep BBK irrevocably, indemnified against all costs, losses, and/ or expenses which may be incurred by BBK or against claims made on BBK, (otherwise than by any reason of its own negligence) for the provision or payroll payment service in pursuant to this agreement.

14.13 Customer (s) hereby authorize BBK to levy service charges if any pertaining to payroll services and also accept that BBK upon its own discretion may change these service from time to time without informing Customer (s).

14.14 BBK may cancel and/or terminate the payroll services offered to Customer (s) in the event of wrong and/or but not limited to unlawful conduct in the Account (s).

15. GENERAL:

15.1 Notwithstanding anything contained elsewhere in this Agreement, BBK shall have the sole right to amend or supplement any of these Terms and Conditions at any time and all such changes shall take effect forthwith.

15.2. Force Majeure: BBK shall not be liable for any failure to perform any of its obligations under this Agreement if the performance is prevented, hindered or delayed by a Force Majeure Event (defined below) and in such case its obligations shall be suspended for so long as the Force Majeure Event continues (provided that this shall not prevent the accrual of interest on a principal amount which would have been payable but for this provision). Each party shall promptly inform the other of the existence of a Force Majeure Event and shall consult together to find a mutually acceptable solution. "Force Majeure Event" means any event due to any cause beyond the reasonable control of BBK, including without limitation, unavailability of any communication system, breach or virus in the processes or Payment and Delivery Mechanism, sabotage, fire, flood, explosion, acts of God, civil commotion, strikes or industrial action of any kind, riots, insurrection, war, acts of government, computer hacking unauthorized access to computer data and storage devices, computer crashes, etc.

15.3. Charges: The Client hereby agrees to bear the charges as may be stipulated by BBK for availing of these Services and BBK is authorized to debit such charges to the Client's Accounts.

Authorized Signature(s)



15.4. Non- Transferability and Non-Assignability: Services of BBKCASHLINK to a Client is not transferable under any circumstance and shall be used only by the Client. The Client shall not assign this agreement to any other person. BBK may subcontract and employ agents to carry out any of its obligations under this agreement.

15.5 Access: This Site and Service are not directed to, or intended for distribution to or use by, any person or entity who is a citizen or resident of, or located or incorporated in, any jurisdiction where such distribution, publication, availability, or use would be contrary to law or regulation or which would subject the Bank to any additional registration, authorization or licensing requirement within such jurisdiction.

15.6. Helpline /Assistance: If you encounter any difficulties accessing or using the site, you should telephone our helpline/call center for assistance on +973 -17207772 during normal banking hours only.

16. GOVERNING LAW AND JURSDICTION:

The construction, validity and performance of this Agreement shall be governed in all respects by the laws of Kingdom of Bahrain. The parties hereby submit to the non-exclusive jurisdiction of the Courts at Kingdom of Bahrain.

The client shall demonstrate his knowledge and acceptance of the aforesaid terms and conditions by logging onto or otherwise accessing or using the Bank's Corporate Internet Banking services. If the client does not agree with any of the terms or conditions as aforesaid, the client should not use or attempt to use the bank's corporate internet banking services in any manner whatsoever including by logging onto the "Site".

Authorized Signature(s) _____



Payroll Services Terms & Conditions

You must carefully read these terms and conditions for before enrolling for BBK's Payroll services, in case you are sending Payroll file (s) in a diskette or CD to BBK for processing, Payroll services shall be governed by these terms and conditions. You hereby agree to be bound by the terms and conditions below.

1. Customer (s) shall provide the Bank's Retail Service Unit every month with Payroll Diskette or CD two business days in advance from the value date of the salary payments.

2. Customer (s) shall inform BBK in writing about Payroll payment instructions in duplicate duly signed by authorized signatories in accordance with their account operating mandate available with BBK. Written instruction submitted by Customer (s) should indicate the salary payment date, the method of cover i.e. debit to Account (s), cheque or telegraphic transfer etc.

3. Customer (s) shall submit a detailed listing of payroll {Beneficiary(s)} recipients and summary sheet containing the payroll totals for the month duly signed by authorized signatories in accordance with their account operating mandate available with BBK and in confirmation of the content of the payroll diskette or CD.

4. BBK upon its own discretions may or may not return back the payroll diskette submitted by the Customer (s) for the payroll payments.

5. Customer (s) shall label the diskette or CD with the date and the diskette or CD reference (effective month payroll).

6. To facilitate payroll processing on the Salary Payment date, Customer (s) hereby authorize BBK to debit Customer (s) Account one business day in advance of the salary payment date. In consequence Customer (s) must ensure the availability of clear funds into their Account for such debit.

7. Subject to receipt of funds and the payroll diskette or CD as set in point (1) above, BBK undertakes to credit salaries to employee's accounts as maintained with BBK on the salary payment date.

8. In the event of late delivery of the payroll diskette or CD together with written payroll payment instructions as required under point (1) and (2) above or delivery of a bad payroll diskette or CD, for any reason whatsoever, BBK shall endeavor but shall not be obliged to process the payroll payment on the effective date of payment.

9. BBK shall effect the payment of salaries on the salary payment date by manual means, in case systemized payroll payment os not possible due to failure or any other reason beyond the control of BBK.

10. Customer (s) must ensure the account numbers of their employees/beneficiaries and recipients of salary are correct and active. BBK shall not be responsible to process payroll payments for closed, dormant and/or inactive account (s) and/or other account (s) that may appear in the reject list produced by the system from the payroll diskette or CD. BBK shall credit back the rejected amount that has been rejected due to account with closed, dormant and/or inactive account (s) and/or other account (s) and/or other account (s) status into Customer (s) debit account for the payroll payments.

11. BBK by accepting to process payroll payments, shall not be a party to any queries, disputes or any other matters whatsoever, by any or Customer (s) employee, beneficiary and/or recipient of the salary except in case of any negligence on the part of BBK and which has been proved to be a negligence on BBK's part.

12. Customer (s) hereby agree to keep BBK irrevocably, indemnified against all costs, losses, and/ or expenses which may be incurred by BBK or against claims made on BBK, (otherwise than by any reason of its own negligence) for the provision or payroll payment service in pursuant to this agreement.

13. Customer (s) hereby authorize BBK to levy service charges if any pertaining to payroll services and also accept that BBK upon its own discretion may change these service from time to time without informing Customer (s).

14. BBK may cancel and/or terminate the payroll services offered to Customer (s) in the event of wrong and/or but not limited to unlawful conduct in the Account (s).

Authorized Signature(s) _____