



FIRST MERCHANT BANK LTD
Registered Commercial Bank

APPLICATION FORM FOR INTERNET BANKING FACILITY

The Chief Manager / Manager
First Merchant Bank Ltd

_____ Branch

Date: _____

Dear Sir,

Re: Internet banking facility

I/We request you to provide us with Internet banking facility. Details are provided as under:

USER NAME: _____ (Full account name)

USER ID: _____ (For log in purposes)

_____ (alternative name in case of an existing user)

NIC NAME: _____ (short name will appear on the screen after logging in)

EMAIL ADDRESS: _____

ACCOUNT NUMBER: _____

I / We require the following facility – (Please tick)

Account Details	Y / N
Account Summary	Y / N
Account Activity	Y / N
Cheque Status Enquiry	Y / N
Cheque Book Request	Y / N
Forex Rate Enquiry	Y / N
Interest Rate Enquiry	Y / N

FUNDS TRANSFER	
Funds Transfer Initiate	Y / N
Funds Transfer View	Y / N

(Funds transfer facility will be available after some time)

Additional items for Corporate Clients in addition to above

Account Activity
Funds Transfer Authorize
Funds Transfer Modify

FOR CORPORATE CUSTOMERS:

Please create a Corporate Admin (for multipurpose user) in the name of _____

We understand that the bank is not responsible for any loss or damages caused to our account due to Internet banking. We keep the bank duly indemnified against all claims and losses.

Yours Sincerely,

(Authorized signatory/ ies)

(TO BE FILLED BY THE BRANCH)

Head – I.T Department
FMB HOIT
BLANTYRE

We approve the application & request you to facilitate Internet banking to the above customer.
We confirm the facts stated above are true and correct.

Branch: _____
Date: _____

Authorized Bank Signatory

(TO BE FILLED BY HO IT DEPT)

User created on _____ Password _____(intimated)

Created by _____ Okayed _____

INTERNET BANKING SERVICE

Disclaimer of Warranties

The Client expressly agrees that use of the Website is at its sole risk. The Website is provided on an "as is" and "as available" basis.

FMB expressly disclaims all warranties of any kind, whether express or implied or statutory, including, but not limited to the implied warranties of merchantability, fitness for a particular purpose, data accuracy and completeness, and any warranties relating to non-infringement in the Services.

FMB does not warrant that access to the Website and the Services will be uninterrupted, timely, secure or error free nor does it make any warranty as to the results that may be obtained from the Website or use of the Services or as to the accuracy or reliability of the Services. FMB makes no warranty regarding the Transactions entered into through Website.

FMB will not be liable for any virus that may enter the Clients system as a result of the Client using the Services. FMB does not guarantee to the Client or any other third party that the Services would be virus free.

Indemnity

The Client agrees, at its own expense, to indemnify, defend and hold harmless FMB, its directors and employees, representatives, agents and its Affiliates against any claim, suit, action or other proceeding brought against FMB, its directors employees, representatives, agents, and Affiliates by a third party, to the extent that such claim suit, action or other proceeding brought against FMB, its directors and employees, representatives, agents and Affiliates is based on or arises in connection with the user of the Service with reference to:

- any deletions, additions, insertions or alterations to, or any unauthorized use of, the Services by the Client
- any misrepresentation or breach of representation or warranty made by the Client contained herein; or
- any breach of any covenant or obligation to be performed by the Client hereunder. The Client agrees to pay any and all costs, damages and expenses, including, but not limited to, reasonable attorneys' fees and costs awarded against it or otherwise incurred by or in connection with or arising from any such claim, suit, action or proceeding attributable to any such claim.

The client hereby agrees that under no circumstances, FMB aggregate liability for claims relating to the Service, whether for breach or in tort including but not limited to negligence shall be limited to the transaction charges/fee or consideration paid by the client within the previous twelve (12) months for the service, excluding any amount paid towards transactions.

ACCOUNT NAME _____

ACCOUNT NUMBER _____

Signatures of Authorized officials

NAME	SIGNATURE
1 _____	_____
2 _____	_____
3 _____	_____
4 _____	_____

Date _____