

Non-Personal Terms

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10 Operation as A Branch

Glossary

The following words are used throughout these Terms and have the following meanings:

The meaning of certain words used in these Terms

- An **Annual Equivalent Rate (AER)** is a notional rate used for accounts on which we apply interest on any cleared for interest credit balance and shows what the gross interest rate would be if it was paid and compounded each year. The interest rate may be negative, which means the amount calculated will be taken from the account.
- An **arranged overdraft** is a limit on your current account we agree with you in advance that allows you to borrow money up to that agreed limit.
- Arranged overdraft interest is interest that we charge you for using your arranged overdraft.
- A **business day** means Monday to Friday excluding bank holidays in the United Kingdom and bank or public holidays in the jurisdiction in which your account is maintained. Some services may be used on non-business days but transactions carried out on such days may be treated as carried out on the next business day. For payments, further details can be found in the "Paying Money Into Your Account" and "Taking Money Out Of Your Account" sections of the General Terms.
- Your charging period: we calculate and apply interest and other charges periodically to your account on the basis agreed between us. You can find out your charging period by contacting us.
- Cheque means a Sterling or Gibraltar Pound cheque issued by a UK Payment Area bank or building society.
- **Cleared for interest purposes** means that we include a Cheque paid into your account in your balance when calculating any interest we will apply to your account.
- Cleared for fate/cleared for funds means a Cheque you have paid into your account cannot be returned unpaid and debited to your account.
- The European Economic Area (EEA) is a collection of countries. The countries in the EEA are all the countries in the European Union plus Iceland, Liechtenstein and Norway.
- The **Effective Annual Rate of Interest (EAR)** is the actual yearly cost of arranged overdraft interest because it takes into account that we charge interest monthly. This means that you'll pay interest on any interest that has been added to your arranged overdraft balance in the previous monthly charging period. It doesn't take account of any additional fees we may charge (for example, the Arranged Overdraft Usage Fee).
- The **gross rate** means the interest rate we use to calculate interest on cleared for interest credit balances on your account and does not take into account any tax which we may have to deduct. The interest rate may be negative which means that the amount calculated will be taken from your account.
- The **Nominal Rate** is the annual rate of interest you'll pay for your arranged overdraft, (it doesn't take into account that you'll pay interest on any interest that has been added to your arranged overdraft balance in the previous month).
- A **Direct Debit** is a payment set up on your account following a request from an organisation. You may be asked to sign a form which authorises the organisation to request payments from your account.
- A payee is the person you intend to pay (for example, the recipient of a Direct Debit).
- A payer is the person or organisation you receive a payment from.
- · A quick deposit facility is a cash machine which allows you to pay cash or Cheques into your account.
- A cash and deposit machine is a cash machine which allows you to pay cash or Cheques into your account.
- An unarranged overdraft is an overdrawn balance on your account which you didn't arrange with us in advance.
- Where we refer to **you** this includes each entity (such as a limited company) or account holder (such as a joint or partnership account with us). **You** also includes any third parties you've authorised to act on your behalf where the term relates to giving us instructions.
- A **protected customer** is given extra rights by law. You may be a protected customer if your account is with our London branch and is:
 - a microenterprise, who at the time they enter into this agreement, is a business (or a group of businesses of which it forms part) whose annual turnover and /or balance sheet total does not exceed €2 million (or the equivalent in Sterling) and employs fewer than 10 people; or
 - a charity whose annual income is less than £1 million at the time they enter Into this agreement.
- **SEPA** is the Single European Payments Area in which you can make and receive payments in Euro under the same basic conditions, rights and obligations regardless of your location in the Single European Payments Area.

- A **standing order** is when you tell us to pay a fixed amount to someone straight from your account at regular intervals. You specify how much, how often and for how long the payments will continue.
- UK Payment Area means the United Kingdom, Jersey, Guernsey, Isle of Man and Gibraltar.
- We, us or our means The Royal Bank of Scotland International Limited.

Any reference in the Terms to a time of day is to UK time unless otherwise stated.

GENERAL TERMS

1. INTRODUCTION

1.1 Your agreement with us

These Terms form part of the agreement between you and us. The following also form part of our agreement:

- any mandate for your account;
- the charges tariff that applies to your account;
- the interest rate that applies to your account;
- any overdraft agreement setting out the terms of your arranged overdraft,
- the applicable online or Mobile Banking Terms; and
- the terms for any other service we provide to you.

Please ask if you need up-to-date copies of these Terms. You can also find them at **rbsinternational.com/terms-and**conditions

The Terms are split into three parts:

- General Terms (which apply to all accounts unless otherwise stated); (and)
- Account Specific Terms (which apply to particular accounts only); (and)
- Luxembourg Terms (which apply to all accounts held with our Luxembourg branch only).

If there are inconsistencies between the Terms, the following order of priority will apply:

- For any Luxembourg customers, the Luxembourg Specific Terms;
- Any applicable Account Specific Term;
- The General Terms.

Our services are not offered in any jurisdiction where their advertisement, offer or sale is restricted or prohibited by law or regulation or where we are not appropriately licensed. Not all products and services are available in all our jurisdictions.

Unless we agree in writing we will not consider or advise you whether any account or other product you choose to take from us meets your needs. We will not advise on any tax consequences or issues which may affect you if you take one of our accounts or products. You should take your own independent professional advice. These Terms are entered into for an indeterminate term.

1.2 The law that applies to your account

These Terms are governed by the laws of the jurisdiction in which the branch where your account is held is located, and the courts there have non-exclusive jurisdiction, although we may take proceedings against you in any court.

If your account is in Jersey or Guernsey the agreement is entered into between us for cause.

The Payment Services Directive ("PSD") from the EU provides consumers with rights and protection when using payment services. If you are not a Protected Customer and your place of business is within, and/or your account is with one of our branches in, the United Kingdom, Gibraltar or the EU, by requesting us to open or allow the continued use of accounts governed by these Terms, you agree we can opt you out of the PSD and implementing Regulations (to include, without limitation, the EU's Cross Border Payment Regulations) and all successor or analogous legislation (in whichever jurisdiction your account is held) in so far as we are able.

If your place of business is within and/or your account is with our branch in Luxembourg, you and we agree to waive the application of certain regulations under Payment Services and Cross Border Payment Regulations as set out in the Luxembourg Terms.

If your place of business is within, and/or your account is with one of our branches in, Jersey, Guernsey or Isle of Man, you and we agree to waive the application of the following legislation (including all successor or analogous legislation) in so far as we are able:

- Jersey: EU Legislation (Payment Services SEPA) (Jersey) Regulations 2015
- Guernsey: The Single Euro Payments Area (Guernsey) Ordinance, 2016
- Isle of Man: Payment Services Regulations 2015

1.3 Joint Accounts

If your account is held jointly by more than one party, all account holders shall be jointly and severally liable for any sums owed to us under your agreement with us. This means that we can ask all or just one of you to repay the full amount of any money you owe us and not just a share.

1.4 Using your Online Banking

If you haven't logged into Online Banking for 12 months your Online Banking access will be deactivated, and you'll have to re-register in order to use Online Banking again.

2. USE OF ACCOUNTS AND GIVING US YOUR INSTRUCTIONS

2.1 Use of your account

Your account must be used for business purposes only.

You must not use your account for any illegal purpose, which shall include tax evasion, or for the deliberate exploitation of weaknesses in the tax laws that apply to you.

Deposit accounts must not be used for receiving day to day payments, clearing Cheques or paying in notes or bulk coinage. If we believe that you are using your deposit account for these purposes, we may refuse to accept payments into the account and/or convert your account to a different account type.

High Value Payments are a single payment (or series of intraday payments cumulatively) which amount to or exceed the figures published or notified to you from time to time. All inward or outward High Value Payments must be pre-approved by us.

The amount of and notice period for a High Value Payment may be varied by us at any time, but we will give five business days' notice of any change. Amounts and notice periods will be published at **rbsinternational.com/terms-and-conditions** found within the high value payment amounts and notices documents.

We may, at our discretion, refuse any inward or outward High Value Payment which is not pre-approved. We do not guarantee approval and will not be liable to you for any loss a refusal may cause.

If we accept an inward or outward High Value Payment where notice has not been provided in accordance with the notice periods applicable at the time, or which we have not pre-approved, you will be responsible for all costs associated with the acceptance of the High Value Payment. Where practicable, costs will be notified to you in advance. In some cases, it may not be possible or practicable to tell you the costs in advance, if this is the case we will confirm the costs to you as soon as we can after they have been incurred. Costs will be deducted from any account you hold with us within 30 days unless alternate arrangements are agreed.

2.2 Giving us your instructions

If they're given to us in accordance with the authority we hold for your account, we'll act on your instructions.

You can give us instructions in a number of different ways including in writing, by cash machine, by telephone, online, using your mobile phone, by card or by any other means we tell you are available. This may also include asking you to take extra steps (for example, entering a one-time passcode that we send you or using biometric data such as a fingerprint) to authorise transactions. Some online instructions may need to be made using your card with your card reader device.

You can also give us instructions through third parties you've authorised to act on your behalf, for example third party providers (such as account aggregation services).

If you ask us to make a payment (including standing orders and other regular payment instructions set up on your account) and the payee has switched accounts using the Current Account Switch Service, we'll normally update the account details of the payee on your payment instruction, but if your instructions are received through our digital services we are unable to change the details automatically. In that case we will write to you with the new details.

2.3 Sending a CHAPS payment

2.3.1. CHAPS payment instructions are received ("Received") once we receive the instruction, rather then when they are sent by you. If we receive your CHAPS instruction: (a) before the published cut-off time it will be processed on the same business day, (b) after the published cut-off time or on a non-business day it will be processed at the start of the next business day. For a CHAPS future dated payment the instruction will be treated as Received and processed at the start of

the business day that the payment is due to be made.

2.3.2. Your account will be debited on the same business day your instruction is processed. Your available funds will be reduced by the amount of the CHAPS payment (including any charges) immediately.

2.3.3. The CHAPS payment will be sent that business day to the payee's bank or provider for payment, who will make payment in accordance with their own terms of business.

CHAPS payments are not available for Luxembourg accounts.

2.4 Delaying or refusing to act on your instructions

We'll always follow your instructions, unless:

- we reasonably believe that you didn't give the instruction;
- we reasonably suspect the instruction is for an Illegal purpose;

• we reasonably suspect your instruction Is connected to a scam, fraud or any other crime, or we reasonably suspect that your instruction is of a type where there is a high risk of there being such a connection;

• your instructions are unclear or incomplete;

• we reasonably suspect following your instruction may mean that we breach a law, regulation, code or other duty that we must comply with or may expose us to action from a government, regulator or law enforcement agency;

• you request an unarranged overdraft and we decide not to accept your request;

• a restriction which applies to your account prevents us from following your instruction (for example, the instruction exceeds the daily payment limits set on your account);

• we're told about a dispute between joint account holders (for example, partners on a partnership account) which means the account can't be used until the dispute is resolved unless we receive an instruction from all account holders in writing; or

• you've broken any term of our agreement in a serious way.

If you'd like to understand why we didn't follow your instruction you can call your relationship director or business director or speak to a member of branch staff. If we can, we'll explain why we didn't follow your instruction, unless there's a legal or security reason which means we can't provide an explanation.

You may only give us Direct Debit instructions to process debits originated in sterling and operated by BACS Payment Schemes Limited (or any successor organisation). We may refuse to accept other Direct Debit instructions or instructions on Deposit or other non-payment accounts. Direct Debits are not available on Luxembourg accounts.

3. PAYING MONEY INTO YOUR ACCOUNT

3.1 Electronic transfers

If we receive an electronic transfer on a business day, the money will be available for you to use and will start earning credit interest (if payable) on the same day, subject to cut-off times. The table below sets out the cut-off times for common currency payments.

Currency of the electronic transfer	What is the cut-off time (UK time) to start earning credit interest (if payable)?
Pounds sterling	5.30pm
Euro	3.30pm
US Dollar	4.45pm
Canadian Dollar	2.30pm
Swiss Franc; Danish Krone and Swedish Krona	3.00pm
Norwegian Krone	10.00am

Payments received after the times detailed in the table above will be available to use immediately and will start earning credit interest (if payable) on the next business day.

Faster Payments will usually be credited to your account immediately once we receive them. We'll check the transaction and, if approved, a CHAPS payment will be credited to your account on the business day of receipt by us.

For further information on our cut off times, including other currencies, please refer to your usual point of contact with us.

If any payment or transfer is received or made in a different currency from the currency of your account, you authorise us on your behalf to enter into a currency conversion transaction, in relation to that payment. The exchange rate applied under the currency conversion will be based on a rate provided by us, and adjusted to build in a margin. We may credit your account on receipt of a payment instruction but before we are paid by the remitting bank. If the covering funds from the remitter's bank are not received we may debit your account with the funds advanced to you in full. For the avoidance of doubt we may also debit your account with any costs, interest or other charges we may incur.

We will apply the value date to credits to your account that are requested by the remitting bank unless we are unable to do so because the cut off time for that value date and currency has passed when we process the instruction.

If we pay a credit to your account because we have received a payment notification of funds received for you from a remitter but we do not receive a properly authenticated payment instruction authorising us to credit your account (or we subsequently become aware of information which was not known to us when we credited your account) we may debit your account with the payment and any costs, interest or other charges incurred.

If we receive a payment instruction to credit your account but any of the information it contains is incomplete, unclear or illegible we may refuse to credit your account but return them to the remitter. We will not be liable to you or them for any loss suffered as a result. If we at, our discretion, decide to apply the funds to you, we may debit your account with the payment and any costs, interest or other charges, if we do not receive a properly authenticated payment instruction.

We may not accept and credit an electronic payment to your account If we reasonably suspect that:

- · It's fraudulent or related to other criminal activity on your account; or
- Accepting it might cause us to breach a law or regulation that we must comply with.

3.2 Transfers between your currency accounts

If we receive an instruction from you to transfer money in different currencies between currency accounts you hold with us, the money will be available for you to use and will start earning credit interest (if payable) within two business days from the date of conversion from one currency to another.

3.3 Cash

Sterling cash will be available for you to use and will start earning credit interest (if payable) at different times depending on how and when the cash is paid into your account:

How is the cash paid in?	When will the cash be available for use and start earning credit interest (if payable)?
Branch counter (within normal branch opening hours)	Same day
Cash and deposit machine before 3:30pm on a business day	Same day
Cash and deposit machine after 3:30pm or on a non-business day	Next business day

Cash may not be deposited in our London or Luxembourg Branches, or into London or Luxembourg accounts

3.4 Cheques

If a Cheque is paid into your account we'll process the Cheque via either the "2-4-6" process or the new "Cheque Imaging" ("ICS") process. We've explained how this works in the tables below:

If your Cheque clears via the "2-4-6" process

Business day	What happens?
0	You pay the cheque into your account.
2	You'll start earning credit interest (if payable) on the amount of the cheque.

4	The money is available for you to use but may be removed if the bank or building society of the person who is making the payment to you decides not to pay the cheque. If they decide not to pay the cheque, they'll normally explain the reason to you.
6	After 3.30pm, the bank or building society of the person who is making the payment to you can't reclaim the payment (unless fraud is suspected).

If a cheque is paid into your account **after 3.30pm** on a business day or on a non-business day, the "2-4-6" process will begin on the next business day.

(For example, if you pay a cheque into your account at 4pm on Friday, it will be treated as being received on Monday and it will be available for you to use on Friday).

If your Cheque clears via the ICS process it will clear more quickly as follows:

Business day	What happens?
0	You pay the cheque into your account.
1	 You'll start earning credit interest (if payable) on the amount of the cheque
	 The money is available for you to use but may be removed if the bank or building society of the person who is making the payment to you decides not to pay the cheque. If they decide not to pay the cheque, they'll normally explain the reason to you.
	 After 23:59 the bank or building society or the person making the payment to you can't reclaim the payment (unless fraud is suspected).

If a cheque is paid into your account after 3.30pm on a business day or on a non-business day, the "Cheque Imaging" process will begin on the next business day. (For example, if you pay a cheque into your account at 4pm on Friday, it will be treated as being received on Monday and it will be available for you to use on Tuesday).

You will not be able to stop payment of a Cheque processed by ICS once we have received the image of the Cheque from the payee's bank for payment.

Whether cleared by the "2-4-6" or ICS process there may occasionally be legal reasons or limited circumstances beyond our control which stop us from receiving the Cheque or cause delays to these time periods.

Cheques not written on a bank or building society based in the UK Payment Area and cheques which are not Sterling or Gibraltar Pound can not be processed by us and will not be accepted.

Where you have arranged for your own cheques to be printed by third party printers you will need to use image survivable features ("**Image Survivable Features**") printed on those cheques. Image Survivable Features are payment security features as advised by your third party cheque printer. We reserve the right, but without obligation on us, to refuse to process cheques that do not contain Image Survivable Features and any failure to include Image Survivable Features on your cheques which we then process may adversely affect your liability.

This service is not available for accounts held in Luxembourg. Please speak to your Relationship Director for alternative arrangements

3.5 Business Quick Deposit Service

If you register to use the Business Quick Deposit Service to deposit cash or Cheques into an account, we'll provide you with instructions on how to use the service and supply wallets on request. If you make a deposit using this service, you must include a completed bank giro credit in the wallet. The amount shown on the bank giro credit will be credited to your account as follows:

When do we receive the wallet?	When will the money be credited to your account?
Before 3.30 pm on a business day	The amount shown on the bank giro credit will be credited to the account on the same day.
	Any cash will be available to use on the same day.
	Any cheque issued by a UK bank or building society will start the clearing process on the same day.
After 3.30 pm on a business day or on a non-business day	The amount shown on the bank giro credit will be credited to the account on the next business day.
	Any cash will be available to use on the next business day.
	Any cheque issued by a UK bank or building society will start the clearing process on the next business day.

The amount in the wallet may not be checked until after the account has been credited. If the amount in the wallet is greater or less than the amount shown on the bank giro credit or the wallet contains any forgeries:

- we'll adjust your account balance to reflect the difference; and
- we'll try to tell you within five business days.

You must not put foreign currency in a wallet.

Business Quick Deposit Service is not available in all jurisdictions.

4. PAYMENT OF INTEREST

We'll pay interest on money in your account if it's a credit interest bearing account which has a positive interest rate. We'll set the rate for your account and will inform you of that rate when you open your account. You can request details of your current interest rate at any time.

Interest rate applied to a credit account may be stated to be linked to

- (a) A Reference Interest rate which is a published market rate, for example Bank of England Bank Rate
- (b) A RBS International "Managed Rate" which is a rate set by us

Such rates will be applied as the variable interest rate (either Reference or Managed Rate) plus or minus an agreed margin. The combined rate may be positive or negative.

We may change interest rates on an account immediately without telling you in advance if there has been a change in a Reference interest rate. If we change the Managed Rate or a margin to your disadvantage we will give you 14 days' notice of the change.

Interest will be calculated daily, usually based on a 365 day year. If you have a non-Sterling currency account, interest may be calculated on a 360 day year depending on the market practice of the currency concerned.

Interest will be paid into your account monthly, quarterly or annually depending on the type of account you hold. Please see the account specific terms for more details on when and how interest will be applied.

We reserve the right to charge you a negative rate of interest. If we intend to charge negative interest, we'll always give you notice in accordance with General Term 10.3.

If you have a non-Sterling currency account, interest may not be paid during periods of currency instability.

5. KEEPING YOUR ACCOUNT SAFE AND LIMITING THE USE OF YOUR ACCOUNT

5.1 What you need to do to keep your account safe

You must:

• keep all your security details safe and secret (including your card PIN and any security device, passwords or log-in details for telephone, mobile or online banking) and take all reasonable precautions to prevent unauthorised or

fraudulent use of them. This means that you must not give these details to any person who is not authorised by you;

- sign your card as soon as you receive it;
- keep your card and security device secure at all times and not let anyone else use it;
- when you're logged on to one of our online or mobile banking services, not leave the device (for example, the mobile phone or computer) you're using unattended and you must make sure that any information stored or displayed on your device is kept secure; and
- be aware that if you give your online banking password and log in details to a third party provider, we're not responsible for what they do with your details or account information.

We'll never ask you to disclose your full security details to us or to any other person or organisation. Even if the person requesting your details is using our name and logo and appears to be genuine, you must not share your details with them.

Some third party providers might ask you for your online banking log in details and password to provide their service to you. If you decide to give them this information, this means that they'll be able to see and do anything you can on your accounts with them.

5.2 What you need to do if you think someone knows your security details or you've lost your card

If your card is lost, stolen or misused and, you think that someone else might know your card or security details or if you suspect that someone may have used your account without your permission, you must tell us immediately by contacting your branch, Relationship Director, or by calling +44 (0)1534 620050. If you can't call us or visit your branch, you must immediately write to your account holding branch or Relationship Director. In the case of a lost, stolen or misused card, write to us RBS International Card Loss Centre, PO Box 64, St Helier, Jersey, JE1 1AE.

5.3 Limiting the use of your account or our services

We may suspend or restrict the use of your accounts or certain services (such as your card or online banking) if:

- we reasonably believe that your security details, security devices or card details haven't been kept safe;
- we reasonably suspect that your security details or your card have been used fraudulently or without your permission;
- as a result of a change in the way you operate your account or in your financial circumstances, we reasonably believe that you may have difficulty in meeting your commitments;
- we reasonably believe it's appropriate in order to protect your account;
- you've broken in a serious way any term of this agreement or any other account you hold with us;
- you give us any false or materially misleading information;
- we reasonably suspect that your account or any other account you hold with us (or another member of NatWest Group) has been, is being or is likely to be used for an illegal purpose;
- we reasonably suspect that you're involved in fraud or other criminal activity; or
- we reasonably believe that continuing to provide you with an account, provide you with access to your account or to certain services would mean that we breach a law or regulation that we must comply with.

We will explain our reasons for taking any of these steps, unless we're unable to contact you or there's a legal or security reason which means we can't provide an explanation.

5.4 Payment limits

We may apply limits to payments to and from your account – for example, to the amount of cash you pay in or withdraw, or to payment types where there is a high risk of fraud, scams or other crimes. We monitor these limits, may change them over time and will make information on them available to you, unless there is a security reason that prevents us from doing so.

5.5 Notifying you of concerns

If we suspect or become aware that your account may be subject to fraud or security threats, we'll contact you using the contact details we hold for you.

We'll never:

- Phone you to ask for your four-digit card PIN or your online banking password, even by tapping them into the telephone keypad.
- Ask you to withdraw money to hand over to us for safe-keeping.
- Ask you to transfer money to a new account for fraud reasons, even if we say it's in your name.
- Send someone to your premises to collect your cash, PIN, payment card or cheque book if you're a victim of fraud.
- Ask you to purchase goods using your card and then hand them over for safe-keeping.

5.6 Availability of our services

While we will make reasonable efforts to provide our telephone and online banking services, we will not be liable for any failure to provide them for any cause that is beyond our reasonable control. This includes, in particular, any suspension of our services resulting from maintenance, repairs or upgrades to our systems or the systems of any party used to provide our services, other disruptions to our systems, outages on any phone network or in the case of mobile networks, where you are not in an area of mobile coverage.

6. COMMUNICATIONS AND STATEMENTS

6.1 How we'll contact you

We'll contact you and provide communications to you (which will be in English) by any of the following means:

- post;
- phone;
- email to the email address you gave us;
- secure message to digital banking services where available;
- text message to the mobile phone number you gave us; or
- notifications through the mobile banking app.

Any documentation we send you by email, secure message or through the mobile app may be sent as an electronic attachment (for example, as a PDF). You should make sure that your electronic device(s) are set up to receive our communications (for example, they have the correct hardware, software, operating system and browser). All communication may be recorded.

6.2 Statements

We'll provide you with statements every month if you ask us to. Statements are available more frequently on request.

6.3 Contact details

If any of your contact details change, you should tell us as soon as you can to ensure you receive our communications.

7. TAKING MONEY OUT OF YOUR ACCOUNT

7.1 Withdrawals and payments

You can make payments or withdrawals if the available balance on your account (including any available arranged overdraft and any card transactions that have been approved but have not yet left your account) is sufficient.

You can withdraw cash from cash machines up to the daily cash withdrawal limit. This limit applies to withdrawals inside and outside the UK Payment Area and we may change it from time to time.

You may make withdrawals from a deposit or non-payment account at the account holding branch. We may allow you to make withdrawals from another branch if you've submitted a written request to do so to your account holding branch.

Cash withdrawals are not available on London or Luxembourg accounts.

7.2 About debit cards on your account

You can ask us to issue a card, or an additional card to a person you nominate. Each card will display the name of the cardholder. You may only use the card issued in your name. We may disclose information to any cardholder. This information will include, but won't be restricted to, details of your account.

When we send you a replacement card, we may issue it under a different card scheme (for example, Visa or MasterCard).

Some services let you create a digital copy of your card (for example, by adding your card to your mobile device to make contactless mobile payments or by saving your card details online to let you make payments more quickly). If you use your card in this way, any payments will be treated as if you used the physical card.

Cards are not available on all accounts, and are not available on accounts in London or Luxembourg.

7.2a Charges for using your debit card

Sometimes we'll charge you fees for using your card in addition to any service charges that apply to the transaction. We've explained these fees and when they'll be charged below, but this doesn't include any fees a third party might charge you (for example, a cash machine fee).

Transaction type	Charges	
Cash withdrawals in a non-Sterling currency; Inside the UK Payment Area:	 Non-Sterling Transaction Fee of 2.75% of the transaction. 	
 from a cash machine 	(If you ask for the transaction to be conver	

Outside the UK Payment Area:

- from a cash machine;
- purchase of currency;
- purchase of travellers' cheques

Inside or outside the UK Payment Area:

Payments made in a non-Sterling currency

For example, purchase of goods in a shop while you are travelling, which includes any cashback requested as part of the purchase, and online/telephone purchases.

of the value of

(If you ask for the transaction to be converted into pounds Sterling at the point of sale or withdrawal, we won't charge a Non-Sterling Transaction Fee however, the transaction handler may charge you a separate fee.)

If you make a payment outside the UK Payment Area, or in a non-Sterling currency and you receive a refund of that payment, the Non-Sterling Transaction Fee charged for the original payment won't be refunded.

Where a fee is shown as a percentage, this means a percentage of the value of the transaction in pounds Sterling.

We'll convert any payment made in a non-Sterling currency using your debit card into pounds Sterling using the Payment Scheme Exchange Rate (the rate provided by Visa, MasterCard or any other payment scheme) at the time the payment Is taken from you're account. If you'd like to see the most up-to-date exchange rates you can visit the website of the payment scheme shown on your card (for example, MasterCard or Visa).

To see what our currency conversion charge for your proposed transaction will be, compared to the daily exchange rate of the European Central Bank, you can visit **rbsinternational.com/businesscardabroad**. The figures displayed on that page change daily and are there to help you compare our fees with other banks across Europe.

7.3 Timescales for making card payments

We'll only take a card payment from your account when we receive the request from the payee's bank. This means there may be a delay between using your card to make a purchase and the payment being taken from your account. We'll take the payment from your account within one business day of receiving the request for payment.

If you claim a refund from a payee, we'll credit the amount of the refund to your account when we've been notified of the refund by the payee.

7.4 Cheques

You must not issue future dated cheques. If you do and a cheque is presented for payment, we may pay it before the specified date.

Cheques not written on a bank or building society based in the UK Payment Area and foreign currency cheques can not be processed by us and will not be accepted.

7.5 **Timescales for making other payments**

Where you instruct us to make a payment, you authorise us to use any payment or clearing system or intermediary bank that we may reasonably select.

Where a payment is made in Sterling and within the UK Payment Area, we may use the Faster Payments Service which will mean that the money is added to the payee's account immediately. In limited circumstances (for example, we suspect fraud) the payment may take longer to reach the payee's account.

If the payment is to be made in the EEA or the UK Payment Area and we don't use the Faster Payments Service, then the following timescales will apply:

Type of payment	When will the payment reach the payee's account following receipt of your instruction?
Sterling electronic payment to a UK Payment Area based account or Euro electronic payment to another EEA or UK Payment area based account received before 3:30pm UK time on a business day.	By the end of the next business day.
Sterling electronic payment to a UK Payment Area based account or Euro electronic payment to another EEA or UK Payment area based account received after 3:30pm UK time on a business day or on a non-business day will be processed by us on the next business day.	By the end of the next business day after the payment is processed by us.

Sterling paper-based payment (for example, a giro payment) to a UK Payment Area based account or Euro paper-based payment to another EEA or UK Payment area based account received before 3:30pm UK time on a business day.	By the end of the second business day after processing by us.
Sterling paper-based payment (for example, a giro payment) to a UK Payment Area based account or Euro paper-based payment to another EEA or UK Payment area based account received after 3:30pm UK time on a business day or on a non-business day will be processed by us on the next business day.	By the end of the second business day after processing by us.
Sterling electronic payment to a UK Payment Area based account or Euro electronic payment to another EEA or UK Payment area based account made in connection with an instruction to withdraw funds from a Notice Deposit.	By the end of the business day following the end of the notice period that applies to the Notice Deposit.
Euro SEPA payment made through eQ to an account in a SEPA Country received before 2pm on a business day.	Same day before 2pm UK Time. Next Business Day after 2pm UK time.
All other payments to an account in the EEA or UK Payment Area received before 3:30pm UK Time on a business day.	By the end of the fourth business day.
All other payments to an account in the EEA or UK Payment Area received after 3:30pm UK Time on a business day or on a non-business day will be processed by us on the next business day.	By the end of the fourth business day after processing by us.

Payment instructions received after cut-off times will be treated as received the next business day and the payment will reach the payee account a business day later than set out in this table. Different timescales apply to payments outside the EEA or the UK Payment Area and to payments which require different currency conversions. We can provide further information at your request.

7.6 Cancellation of a payment

We can't stop a payment you've asked us to make unless it's made by a cheque, standing order, Direct Debit or future dated payment.

To stop a cheque or cancel a standing order, Direct Debit or future dated payment, you should contact your branch, your Relationship Director or telephone banking. To cancel these payments you must tell us at least one business day before the payment is due to be made, or in the case of a cheque, presented for payment.

You can also cancel a standing order or Direct Debit through online banking. Payments can't be stopped after they have been processed.

We may cancel any standing order or Direct Debit on your account if it's unpaid on more than one occasion and we reasonably believe that the balance on your account is unlikely to be sufficient to meet future payments.

7.7 Return of a payment

If a payment you've instructed us to make is returned, it'll be paid back into the account you made the payment from.

If the amount returned is not in the same currency as that account, it'll be converted at the reference exchange rate applicable at the date and time that it's paid into your account. This means that the amount that's paid into your account may be more or less than the Sterling amount of the original payment instruction.

If you made the payment from a multi-currency Cash Management account the payment may be re-credited in the currency in which it is received.

7.8 Paying charges from your account

Any charges you incur (including your service charge) will be taken directly from your account, unless we agree otherwise in writing.

7.9 Tax

If you owe tax (or other charges) to an authority in connection with your account, we may take this payment from your account.

7.10 Using money in your account to repay money you owe us

If you owe us money (for example, through a loan, credit or charge card or overdraft or a guarantee liability) and the money is overdue for payment, we may take money from your account to repay some or all of the money you owe us, including any fees or interest. This is called "set-off". We may also do this even if you don't have enough money in your account and it becomes overdrawn as a result. We'll never set off a debt on your account against money held in an account that you hold with someone else.

We may refuse to return to you any items deposited with us for you (including but not limited to items in safe custody or cheques (or their proceeds) for collection) until any money owed to us which is overdue for repayment is repaid.

We may set off any money we owe you (for example, as a refund or compensation or to settle a complaint you've made against us) to repay or reduce any money you owe us which is overdue for payment.

8. WHAT HAPPENS WHEN SOMETHING GOES WRONG?

8.1 What to do if an incorrect or unauthorised payment is taken from your account

If you suspect that an incorrect or unauthorised payment has been made from your account, you must contact us as soon as possible by calling:

Jersey: 01534 282850 From abroad +44 1534 282850

Guernsey: 01481 703860 From abroad: +44 1481 730860

Isle of Man: 01624 637190 From abroad: +44 1624 637190

Gibraltar: 20077737 or 200 73200 From abroad: 00350 200 77737 or 00350 20073200

United Kingdom: +44 (0)345 800 0280

Luxembourg: +352 270 330 260

Please be prepared to answer some security questions so we can verify your identity.

If you are a protected customer	If you are not a protected customer
You must tell us if an unauthorised payment is taken from your account within 13 months of the payment being taken from your account or you may not be entitled to a refund.	You must tell us if an unauthorised payment is taken from your account within 30 days of the payment being taken or you may not be entitled to a refund.

8.2 What we'll do if an incorrect or late payment has been made to or from your account

The sort code and account number (or International Bank Account Number (IBAN)) of an account identifies it, not the name of the account.

If you give us incorrect payment details (for example, the wrong sort code or account number or IBAN) then, once you've told us, we'll make reasonable efforts to recover your payment for you but we may not be able to recover the payment and we may charge you a fee for trying to recover it. If we're unable to recover the payment we won't refund you. If the payment has been received by the payee's bank you should contact them for a refund. If you write to us we will provide you relevant information regarding the payment to help you recover it yourself.

If we make a payment which was our error, we'll refund you (including any charges or interest which you've paid as a result of the payment being taken).

If we make or credit a payment later than we said we would, then we will put your account back in the position it would have been had we not made the error. You can also ask us to contact the other bank and ask them to correct the amount of interest on their customer's account.

If an error is made in a Sterling Direct Debit, you'll be entitled to a refund from the payee or from us. This is known as the Direct Debit Guarantee. For more information please see **directdebit.co.uk**.

If we pay money into your account by mistake, we can take the money out of your account.

8.3 What we'll do if the payer's bank tells us about an incorrect payment

You consent to us sharing information regarding you with the payer's bank to help them recover the payment. If your account is held in Luxembourg, we will contact you first to obtain your consent to share this information.

8.4 What we'll do if you tell us about an unauthorised payment

If an unauthorised payment has been taken from your account (which means that someone else has made a payment without your consent) you should tell us as soon as possible.

Whether you're entitled to a refund may depend on whether or not you're a protected customer.

We'll assess whether you're a protected customer when you tell us about an unauthorised payment.

What's happened?	If you're a protected customer	If you're not a protected customer
Unauthorised payments have been made by using your card, card details, security device or security details before you have received them.	We'll refund you for any unauthorised payments.	We'll refund you for any unauthorised payments.
Your card, card details, security device or security details are lost, stolen or misused.	We'll refund you for any unauthorised payments but we may hold you responsible for up to £35 in relation to any losses you incur. If you were not able to detect the loss, theft or misuse prior to the unauthorised payment, or if the unauthorised payment was our fault, you will not be liable for any loss.	We won't refund you for any unauthorised payments if you fail to tell us about the loss or theft withou delay.
You've authorised another person to use your account.	We'll only refund you for unauthorised payments made after you contact us.	We won't refund you for any unauthorised payments.
You've failed to use your card, card details, security device or security details in accordance with these Terms (for example, keep your card safe).	If your account is overdrawn and you're a sole trader or partnership of three or less partners, we'll refund you for all unauthorised	Wowen't refund you far any
You've failed to tell us as soon as you became aware that your card, card details, security device or security details were lost, stolen or misused or an unauthorised payment was made on your account.	payments. Otherwise, if you've acted intentionally or with gross negligence we'll only refund you for unauthorised payments made after you contact us.	We won't refund you for any unauthorised payments.
You've acted fraudulently.	We won't refund you for any unauthorised payments.	We won't refund you for any unauthorised payments.

If you're entitled to a refund, we'll normally refund the unauthorised payment by no later than the end of the next business day. If we reasonably suspect that you're not entitled to a refund, we may need to investigate your claim before offering a refund and we may need additional information from you to help our investigation.

8.5 Payments processed without you agreeing the amount

Where a payment is requested by or through the payee (for example, a card payment or a Direct Debit) and you authorise it without knowing how much the final payment will be (for example, when hiring a car or booking a hotel room), then you can ask for a refund provided:

- you didn't know the exact amount of the payment when you authorised it;
- the amount of the payment exceeded what you could reasonably have expected to pay (excluding increases resulting from exchange rate fluctuations);
- the payment was made in the EEA or UK Payment Area; and
- you ask for a refund within eight weeks of the date the payment left your account.

We may ask you for additional information to decide whether you should be refunded. We'll refund you, or explain why we're refusing the refund, within 10 business days of your request for a refund or (if we've asked you for additional information) within 10 business days of us receiving that information.

8.6 Loss not caused by an incorrect payment, unauthorised payment or payment processed without you agreeing the amount

We won't be responsible for any losses caused by circumstances beyond our control as the situation was abnormal or unforeseeable (for example, due to extreme weather, terrorist activity or industrial action).

We won't be responsible for any losses caused if we delay or refuse to process a payment:

- as a result of checks carried out as part of the proper operation of our payment processing systems; or
- where we reasonably believe it is prudent to do so to prevent a crime or comply with laws or regulations.

We won't be responsible for any indirect loss.

9. OVERDRAFTS AND UNPAID TRANSACTIONS

9.1 Arranged overdrafts

Arranged overdrafts may be available on request on the Business Current Account and the Business Treasury Cash Management Account if you satisfy our lending criteria.

If we provide you with an arranged overdraft, we'll send you an overdraft agreement setting out its terms.

9.2 Unarranged overdrafts

If you give us an instruction which would result in:

- your account becoming overdrawn (or further overdrawn) without an arranged overdraft; or
- · your arranged overdraft limit being exceeded,

we'll treat this as a request for an unarranged overdraft.

To decide if your instruction would create an unarranged overdraft, we'll only consider the available balance (including any available arranged overdraft and any card transactions that have been approved but not yet left) on your account.

We'll decide whether or not to accept your request for an unarranged overdraft, taking your financial circumstances into account. If we allow an unarranged overdraft to be created, this doesn't mean that your arranged overdraft limit has been changed or that we must make any future payment which would have the same effect.

We may take overdraft interest or any of our fees from your account even if this creates or increases an unarranged overdraft. You will pay interest on the overdrawn amount, at our unarranged borrowing rate. The unarranged borrowing rate is available on request.

Unarranged overdrafts are repayable on demand which means we can request that you repay them at any time.

If you have a non-Sterling currency account and we demand repayment of your unarranged overdraft, we may convert the balance into Sterling if the amount demanded is in another currency. Any conversion will be made using our prevailing rate at the date and time of the conversion.

9.3 Our costs

You're responsible for paying any costs we reasonably incur to obtain repayment of any money you owe us (for example, court fees).

9.4 Repaying or reducing an overdraft

If your account is overdrawn, any money paid into your account will be applied in the following order:

- in repaying or reducing any part of the overdrawn balance which represents a Paid Referral Fee or an Unpaid Item Fee;
- in repaying or reducing any remaining unarranged overdraft balance; and
- in repaying or reducing any arranged overdraft balance.

10. MAKING CHANGES TO OUR AGREEMENT

10.1 Reasons for changes to the agreement

We may change these Terms (this includes changing or introducing new fees and interest rates) if we have a valid reason for doing so.

10.2 Converting your account

We can convert your account to another account in our range which we reasonably believe is appropriate for you. We can do this if:

- we decide to no longer offer that particular type of account;
- you're no longer eligible for the account (for example, your turnover exceeds the threshold set for your account type); or
- you're paying for an account you no longer or rarely use.

If we:	The notice we'll provide		
introduce a new service			
decrease or remove a fee	We may make the change immediately .		
decrease the unarranged overdraft interest rate			
change your account (by converting it to another account)	-		
increase a credit interest rate (and that increase does not reflect a reference rate movement)	We'll make the change immediately and either:		
	 notify you in writing within 30 days of the new rate coming into effect; or 		
	 show the new rate on our website and digital banking platforms, mobile banking app, in our branches and on your account statement at the earliest opportunity after the changes come into effect 		
decrease a credit interest rate (and the decrease does not reflect a reference or Managed rate movement) or start charging negative interest	We'll give you at least 14 days' notice by:		
	 notifying you in writing (for eQ users, this may be by displaying a notice on eQ); and displaying the new rate on our website, digita banking platforms and mobile banking app. 		
	 In the event of a change to the relevant central bank rate, on the day of that central bank announcement or shortly thereafter, we'll notifying you of the planned changes by publishing the new rates and implementation dates on our website, eQ and Business Banking digital platforms. 		
	• We will show the new rate on your account statement at the earliest opportunity after the change comes into effect.		
increase or decrease a credit interest rate to reflect a change in the reference rate	We'll make the change immediately .		
make any other changes to these Terms (including the introduction of new or revised charges)	We'll give you at least 60 days' notice.		

We'll assume that you have accepted the changes unless you switch or close your account during the notice period. You always have the right to switch or close your account without paying extra charges or losing interest unless

- you have an account where the interest rate is fixed for the duration of the contract
- you have an account whose price depends on fluctuations in a financial market
- you have an account where the interest rate is fixed subject to a notice period

10.4 Non-Sterling currency conversion

Our exchange rates are based on our prevailing rate at the date and time that a non-Sterling currency payment is processed. Before you make a payment, you can ask us to tell you the actual exchange rate that will be applied to the payment and we'll provide this information where it's possible. If we're unable to tell you the actual exchange rate before the payment is processed, we'll provide it to you as soon as we reasonably can afterwards.

10.5 Transferring rights or obligations under this agreement

We may transfer our rights or responsibilities under the agreement to another person or organisation in the future. We'll only do this if we reasonably believe that you'll be treated to the similar standard after the transfer as we treated you beforehand.

11. CLOSING YOUR ACCOUNT

11.1 How to close your account

Unless otherwise stated, you can close your account at any time and there are no closure fees unless we've provided you with any chargeable services before you close your account.

If you're a protected customer and you're unhappy with your account, you may cancel it up to 14 days' after it's opened. On cancellation, we'll close the account, return the money in the account and any interest it has earned and no termination fees will be payable. We won't charge you any extra fees unless we've supplied you with any services before you cancel your account.

If you'd like to close your account, please write to your Relationship Director or Branch Manager at RBS International Account Closures, PO Box 64, St Helier, Jersey, JE1 1AE. We'll forward any money in your account to you after:

- you've given us notice that you want to close your account;
- you've returned all unused cheques and cards cut through the magnetic strip and the chip; and
- you repay any money you owe us.

11.2 When we can close your account

We can close your account as long as we give you at least 60 days' notice. We can also close your account immediately if:

- we reasonably suspect that you've given us false information, which was a significant factor in our decision to open your account (or to continue to provide it to you);
- we reasonably suspect that your account (or any other account you hold with us) has been used, is being used or is likely to be used for an illegal purpose;
- you behave in an offensive, threatening or, violent manner, which includes any racist or other discriminatory conduct towards our staff;
- we're required to do so by law or regulation.
- · Keeping your account open may expose us to action from a government, regulator or law enforcement agency; or
- We reasonably suspect that by continuing to provide you with banking facilities, we might breach a law or regulation that we must comply with.

We will explain our reasons for closing your account unless there's a legal or security reason which means we can't provide an explanation. There may, however, be situations where it might not be appropriate or permissible for us to engage with you to explain our reasoning.

11.3 When your account is closed

• If your account is closed (either by us or on your instruction), you'll have to pay any charges for services you've used before you're account closes (for example, if you've used an arranged overdraft, in addition to any overdrawn balance you'll need to pay any Interest due for using the overdraft). We'll forward any remaining credit balance in your account to you after you repay any money you owe us.

12. MAKING A COMPLAINT

If you're not completely happy with our service, we'd like you to let us know so that we can resolve your complaint as quickly as possible. You can contact us by:

- (a) visiting your nearest branch;
- (b) calling your Relationship Director, or Jersey +44 (0)1534 282961, Guernsey +44 (0)1481 703845, Isle of Man +44 (0)1624 697741, Gibraltar 00 350 20014400, Luxembourg +352 270 330 260; Lines are open 9.00am to 5.00pm Monday to Friday. When you call you'll need to have your account information or your telephone banking details handy. We may record your call.
- (c) Visiting rbsinternational.com and you'll be able to write to us using our online form; or
- (d) Writing to your Relationship Director or the Manager at your account holding branch.

Our complaints process is set out in full in our leaflet Making Things Better – Unhappy with our service? which you can see online or request from your Relationship Director or one of our branches.

We'll do our best to respond to your complaint and resolve it as soon as we can but if you're not satisfied with our response then you may be able to refer your complaint to the Financial Ombudsman Services. The Financial Ombudsman acts independently of us and provides a free service as an impartial adjudicator. If together we cannot reach a satisfactory resolution of your complaint you may refer to the Financial Ombudsman. Financial Ombudsman schemes exist in the Channel Islands and, the Isle of Man and the UK.

Isle of Man

You can contact the Isle of Man Financial Services Ombudsman at:

The Financial Services Ombudsman Scheme Thie Slieau Whallian Foxdale Road St Johns Isle of Man IM4 3AS Telephone: +44 (0)1624 686500 Fax: +44 (0)1624 686504 Email: ombudsman@iomoft.gov.im Website: www.gov.im/oft/ombudsman

You must bring a complaint to the Isle of Man Financial Services Ombudsman Scheme within six years of the act or omission which led to your complaint and within two years of when it should have come to your notice if you weren't aware of it immediately.

In the Isle of Man you may ask the Ombudsman to review your complaint if we have been unable to resolve it within eight weeks.

Channel Islands

You can contact the Channel Islands Financial Ombudsman (CIFO) at:

Channel Islands Financial Ombudsman (CIFO) PO Box 114 Jersey Channel Islands JE4 9QG Jersey phone number: +44 (0)1534 748610 Guernsey phone number: +44 (0)1481 722218 Email: enquiries@ci-fo.org Website: www.ci-fo.org

You must contact CIFO about your complaint within six months of the date of your final response letter or CIFO may not be able to review your complaint. You must also contact CIFO within 6 years of the event complained about or (if later) 2 years of when you could reasonably have been expected to become aware that you had a reason to complain.

In the Channel Islands you may ask the Ombudsman to review your complaint if we have been unable to resolve it within three months

United Kingdom

You can contact the Financial Ombudsman Service (FOS) at Exchange Tower, London E14 9SR, on 0800 023 4567 or you can visit their website financial-ombudsman.org.uk.

You must contact FOS about your complaint within six months of the date of your final response letter or FOS may not be able to review your complaint. If you do not refer your complaint in time, the Ombudsman will not have our permission to consider your complaint and so will only be able to do so in very limited circumstances. For example, if the Ombudsman believes that the delay was as a result of exceptional circumstances.

Gibraltar

For accounts held in Gibraltar, depending on the nature of the complaint you can contact the following at:

Lending	Payments
If your facility is regulated under the Financial Services (Consumer Credit) Act 2011 ("Act"), you have the right to ask the Chief Executive Officer ("CEO") of the Gibraltar Financial Services Commission to arbitrate between us. The CEO is the Director for the purposes of the Act. The address of the CEO is:	You may submit complaints to the Gibraltar Financial Services Commission (FSC) where your complaint relates to an alleged infringement of the provisions of the Financial Services (Payment Services) Regulations 2020 by us. You may write to the Gibraltar FSC at the following address:
Financial Services Commission, PO Box 940, Suite 3, Ground Floor, Atlantic Suites, Europort Avenue, Gibraltar	Financial Services Commission, PO Box 940, Suite 3, Ground Floor, Atlantic Suites, Europort Avenue, Gibraltar.
Luxembourg	
For accounts held in Luxembourg, you may be entitled to file an out-of-court complaint with the Commission de Surveillance du Secteur Financier (CSSF). The address of the CSSF is:	Timescale: You must contact the CSSF about your complaint within 1 year of the date you informed us of your complaint. You may also ask the CSSF to review your complaint if we have been unable to resolve it within 6 weeks.
Commission de Surveillance du Secteur Financier, 283 Route d'Arlon, L-1150, Luxembourg	
direction@cssf.lu	

Financial Services Commissions

You can also review the regulator's website, for the jurisdiction where your account is held:

Jersey: www.jerseyfsc.org

Guernsey: www.gfsc.gg

Isle of Man: www.iomfsa.im

Gibraltar: www.fsc.gi

United Kingdom: www.fca.org.uk/ and www.bankofengland.co.uk/prudential-regulation

Luxembourg: https://www.cssf.lu/en

13. HOW WE USE YOUR INFORMATION

13.1 Who we are

Your account is with us (The Royal Bank of Scotland International Limited). We are a member of NatWest Group plc (NatWest Group). For more information about our group of companies please visit **natwestgroup.com**, or contact your branch or Relationship Director.

- **13.2** We collect and process various categories of personal and financial information throughout your relationship with us, to allow us to provide our products and services and to run our business. This includes basic personal information such as your name and contact details, and information about your financial circumstances, your accounts and transactions. We have a duty to keep customer information confidential. This section sets out how we may share your information with other NatWest Group companies and third parties.
- **13.3** For more information about how we use your personal information, the types of information we collect and process and the purposes for which we process personal information, please read our full privacy notice (our "Privacy Notice") provided on our website **rbsinternational.com/privacynotice**
- 13.4 We may update our Privacy Notice from time to time, by communicating such changes to you and/or publishing the updated Privacy Notice on our website rbsinternational.com/privacynotice. We would encourage you to visit our website regularly to stay informed of the purposes for which we process your information and your rights to control how we process it.

- 13.5 In respect of any personal information relating to a third party that you provide to us, you must:
 - a) notify the third party that you are providing their personal information to us and obtain their permission;
 - b) provide the third party with a copy of our Privacy Notice and these Terms;
 - c) promptly notify the third party of any changes to our Privacy Notice that we notify you of; and
 - d) ensure that, to the best of your knowledge, the personal information is accurate and up to date, and promptly notify us if you become aware that it is incorrect.
- **13.6** Your information may be shared with and used by other NatWest Group companies. We will only share your information where it is necessary for us to carry out our lawful business activities, or where it is necessary to comply with laws and regulations that apply to us.
- **13.7** We will not share your information with anyone outside NatWest Group except:
 - a) where we have your permission;
 - b) where required for your product or service;
 - c) where we are required by law and where lawful to law enforcement agencies, judicial bodies, government entities, tax authorities or regulatory bodies around the world;
 - d) with other banks and third parties where required by law to help recover funds that have entered your account as a result of a misdirected payment by such a third party;
 - e) with third parties providing services to us, such as market analysis and benchmarking, correspondent banking, and agents and sub-contractors acting on our behalf, such as the companies which print our account statements;
 - f) with social media companies (In secure format) or other third party advertisers so they can display relevant messages to you and others about our products and services on our behalf. Third party advertisers may also use information about your previous web activity to tailor adverts which are displayed to you;
 - g) with other banks to help trace funds where you are a victim of suspected financial crime and you have agreed for us to do so, or where we suspect funds have entered your account as a result of a financial crime;
 - h) with debt collection agencies and insolvency practitioners;
 - i) with credit reference and fraud prevention agencies;
 - j) with third party guarantors or other companies that provide you with benefits or services (such as insurance cover) associated with your product or service;
 - k) where required for a proposed sale, reorganisation, transfer, financial arrangement, asset disposal or other transaction relating to our business and/or assets held by our business;
 - I) in anonymised form as part of statistics or other aggregated data shared with third parties;

or

- m) where permitted by law, it is necessary for our legitimate interests or those of a third party, and it is not inconsistent with the purposes listed above.
- **13.8** If you ask us to, we will share information with any third party that provides you with account information or payment services. If you ask a third party provider to provide you with account information or payment services, you're allowing that third party to access information relating to your account. We're not responsible for any such third party's use of your account information, which will be governed by their agreement with you and any privacy statement they provide to you.
- **13.9** In the event that any additional authorised users are added to your account, we may share information about the use of the account by any authorised user with all other authorised users.
- 13.10 NatWest Group will not share your information with third parties for their own marketing purposes without your permission.
- **13.11** We may transfer your information to organisations in other countries (including to other NatWest group companies) on the basis that anyone to whom we pass it protects it in the same way we would and in accordance with applicable laws. In the event that we transfer information to countries outside of the European Economic Area (which includes countries in the European Union as well as Iceland, Liechtenstein and Norway) or the jurisdictions we operate in, we will only do so where:
 - a) the European Commission has decided that the country or the organisation we are sharing your information with will protect your information adequately;
 - b) the transfer has been authorised by the relevant data protection authority;
 - c) we have entered into a contract with the organisation with which we are sharing your information (on terms approved by the European Commission or the Data Protection Authorities in the jurisdictions we operate in) to ensure your information is adequately protected; or.
 - d) you instruct us to make a payment to such a country. In order to make this payment through the banking payments system the Bank may transfer relevant personal information, including your address, to third parties. Information transferred to these third parties may subsequently be accessed and used by law enforcement agencies and other authorities in those countries to prevent and detect crime and comply with legal obligations.

14. ADDITIONAL TERMS

- 14.1 If we consider that any of the money in your account is or may be the subject of a claim by someone else we can take any steps we consider necessary to protect ourselves, which may, for example, include taking legal advice for our benefit, or asking a court to decide who the money belongs to. If we take that action we will be entitled to act on any judgement or order of the court and any money we pay from your account as a result will be as if we had received your valid instructions to make the payment. Until the court makes any judgement or order we do not have to act on your instructions to pay money from your account and we will have no liability to you if we refuse to do so. We have the right to take from your account all costs, charges and legal expenses we incur under this Term.
- 14.2 We may allow you extra time to comply with your obligations or decide temporarily not to insist on any of our rights but if we do we are still entitled to ask you to comply with these Terms in full at any time afterwards and we are not obliged to act in the same manner subsequently.

ACCOUNT SPECIFIC TERMS

1 BUSINESS CURRENT ACCOUNT

- 1.1 You can apply for an arranged overdraft on this account
- 1.2 No credit interest is payable unless we agree otherwise
- 1.3 If interest is payable, it will be applied on the last business day in March, June, September and December.

2 BUSINESS TREASURY CASH MANAGEMENT ACCOUNT

- 2.1. Interest is calculated and applied in March, June, September and December.
- 2.2. Overdrafts are available on request, subject to our assessment of your financial standing and at our sole discretion. We can change your overdraft limit by notifying you personally of what the new limit will be.
- 2.3. Each Cash Management account may be denominated in more than one currency.
- 2.4. Each currency will be accounted for separately on a sub account and statements will be provided for each sub account held.
- 2.5. Each sub account will have its own unique identifier which will be advised to you when the sub account is opened. You must use the unique identifier when giving us instructions to ensure transactions are applied to the correct currency sub account.
- 2.6. Credits received for a Business Treasury Cash Management account in a currency for which a sub account does not exist will automatically be applied to a new sub account denominated in the currency in which the payment is received, unless we are unable to offer accounts or sub accounts in the currency of the payment. In such cases we may contact you for disposal instructions for the payment received and will not be liable to you for any loss however caused for any delay in applying the funds received to your account.
- 2.7. Where cleared credit balances are held on a Business Treasury Cash Management sub account interest will be calculated and applied to each sub account separately at the rate set for that sub account. If the interest rate on a sub account is linked to a reference rate we may change the rate without notice to you. If the interest rate on a sub account is linked to a Managed Rate we will give you at least 14 days' notice of any change to the rate which is not to your benefit.

3 FIXED TERM DEPOSITS

- 3.1 All Fixed Term deposits are automatically linked to a Business Treasury Cash Management account through which all account transactions will be routed.
- 3.2 If a Business Treasury Cash Management account is not open then a new one is required.
- 3.3 The interest rate will be the rate offered (which may be negative) at the time the deposit is made, for deposits of that amount and term. This information may also be detailed within individual Term Sheets where applicable.
- 3.4 The rate may not be available if cleared funds are not available before the rate is withdrawn.
- 3.5 Minimum and maximum balance criteria may apply. This information can be obtained from your usual point of contact with us. This information may also be detailed within individual Term Sheets where applicable.
- 3.6 Interest payment frequency will be at maturity unless alternative interest frequency options are available and have been elected. This information may also be detailed within individual Term Sheets where applicable.
- 3.7 Renewal instructions on sterling Fixed Term deposits must be given by you by 12 noon UK time on the day of maturity and for non-sterling deposits two business days before the maturity date. We may (but are not obliged to) disregard any contrary instructions received after the above designated times.
- 3.8 These products are unbreakable and therefore early withdrawal or closure instructions on Fixed Term deposits are not permitted.

4 NOTICE DEPOSITS (35, 60 & 90 Day Notice)

- 4.1 All Notice deposits are automatically linked to a Business Treasury Cash Management account through which account transactions are routed.
- 4.2 If a Business Treasury Cash Management account is not open then a new one is required.

4.3 Notice

Where you are required to give notice the following will apply (Relevant Notice)

- 35 Day Notice Deposit: 35 days' notice;
- 60 Day Notice Deposit: 60 days' notice; or
- 90 Day Notice Deposit: 90 days' notice.

We may give you Relevant Notice in accordance with these account specific terms or notice in accordance with General Term 10.3.

4.4 Minimum and Maximum Balances and Eligibility

Minimum and/or maximum balance or eligibility criteria may apply to a Notice Deposit and/or to your cumulative Notice Deposits.

We may change or introduce these without notice. Further details can be found at **rbsinternational.com/notice-deposit** or can be obtained from us or your Relationship Director.

Minimum Balance

If your balance falls below the minimum we will give you Relevant Notice to increase the balance; if you do not do so, we reserve the right to close the Notice Deposit.

Maximum Balance

If you seek to make a deposit that would cause you to exceed a maximum balance limit, we reserve the right to refuse some or all of the deposit.

If we introduce a new maximum balance limit, and your balance (or cumulative balance) exceeds that maximum, we may give you Relevant Notice to reduce the balance. If you do not do so we reserve the right to close your Notice Deposit(s).

4.5 Interest

The Interest Rate which applies will be:

- Until Relevant Notice to withdraw, the Notice Deposit Interest Rate we set based on the duration of the Notice Deposit. This rate is subject to change in accordance with General Term 10.3.
- If you give notice to withdraw funds or close your Notice Deposit, the funds being withdrawn will be placed on a Fixed Term deposit and the Step Down Rate will apply for the Relevant Notice period.
- If we give you notice to close your Notice Deposit pursuant to clause 4.6.2, the Notice Deposit Interest Rate will continue to apply during the Relevant Notice period and the Step Down Rate will not be applied.

Further details can be found at rbsinternational.com/notice-deposit

Interest will be accrued and applied quarterly on the last business day of March, June, September and December and calculated on the business day before it's applied. Positive accrued interest can be paid to your Notice Deposit or, if you request, a Business Treasury Cash Management account. Negative accrued interest can only be deducted from your Notice Deposit. At closure, when notice is given to withdraw all funds from the Notice Deposit, any interest will be added to, or subtracted from, the Notice Deposit and any balance placed in a Fixed Term deposit for the Relevant Notice period.

4.6 Withdrawal and Closure

- 4.6.1 To make a withdrawal or close your Notice Deposit you must give us Relevant Notice by 12 noon UK time by phone, e-mail, through eQ or by contacting your Relationship Director. If your instruction is received after 12 noon or on a non business day, the Relevant Notice will start on the next business day. The funds being withdrawn will be placed on a Fixed Term deposit for the Relevant Notice Period.
- 4.6.2 We can close your Notice Deposit and repay your deposit at any time either immediately (in accordance with General Term 11.2) or by providing you with Relevant Notice.
- 4.6.3 Upon expiry of the required notice period the withdrawal amount will automatically be repaid to your Business Treasury Cash Management account.
- 4.6.4 We reserve the right to close or suspend any Notice Deposit product to new or additional deposits without notice.

4.7 Changes

Where we give notice of a change to your Notice Deposit, we'll assume you have accepted the change unless you tell us during the notice period before that change comes into effect that you do not accept it.

If you tell us that you do not accept a change that will be treated as an instruction from you to close your Notice Deposit in accordance with account specific term 4.6.

5 BUSINESS RESERVE ACCOUNT

5.1 Credit interest will be applied on the last business day of each month and calculated on the business day before it's applied.

6 CLIENT DEPOSIT MANAGER ACCOUNT

- 6.1 This account must only be used for client money. If we reasonably believe that you are using this account for another purpose, we may convert your account to a Business Reserve Account. We'll give you 60 days' notice before we convert your account.
- 6.2 Credit interest will be applied on the last business day in March, June, September and December and calculated on the Business Day before application.
- 6.3 We won't set off money you owe us against any money in your account which belongs to someone else.

LUXEMBOURG TERMS

These supplemental Luxembourg Terms apply to accounts held with our Luxembourg branch only and form part of the Terms.

1 APPLICABLE LAW/CORPORATE OPT OUT

We and you agree to waive the application of articles 59 to 77 (Inclusive), 79(1), 81(3), 86, 88, 89, 90, 93 and 101 of the law of 10 November 2009 on payment services, as amended, as well as paragraphs (5) and (6) of Article 3a of the amended Regulation (EC) 924/2009 on cross-border payments in the Community, and all successor or analogous legislation. As a result, these articles do not apply to the payment services we provide you.

The payment terms to which this Corporate Opt out shall apply are at **rbsinternational.com/global/useful-forms** as follows:

- Transfer between your RBS International Accounts (Inter Account transfers)
- Outward International SWIFT Payment (includes currency payments to UK)
- Sending a Euro payment to Europe (SEPA)

Copies of these forms are also available on request from your Relationship Director. Your continued use of your account and these payment methods will constitute your agreement to and acceptance of the Corporate Opt Out.

2 NOTICE OF PAYMENTS

You shall advise us in writing each time payments have to be made within a time limit and in any event you shall give reasonable notice (a minimum of three (3) Business Days in the EEA).

3 TRANSFERS BETWEEN YOUR CURRENCY ACCOUNTS

If we receive an instruction from you to transfer money in different currencies between currency accounts you hold with us, the money will be available for you to use and will start earning credit interest (if payable) immediately, if the conversion is between Euro and a Member State currency or between the currencies of two Member States. All other conversions will be in accordance with the General Terms.

4 NOTICES AND CHANGES

- 4.1 All references to 60 days' notice in the General Terms will be to two months for Luxembourg accounts, unless the reference relates to our 60 day notice product.
- 4.2 We reserve the right to change these Luxembourg Terms from time to time and shall give you notice of changes in accordance with General Term 10. We will only notify you of changes to these Luxembourg Terms if you hold an account in Luxembourg.

5 RECORDINGS AND EVIDENCE

- 5.1 Telephone conversations may be recorded for evidential purposes and verification of transactions and communications. You consent to the recording of telephone conversations between your staff and us and you agree to notify your staff in advance.
- 5.2 Telephone recordings will be retained in accordance with our record retention policy, which may extend beyond the duration of the banking relationship.
- 5.3 You have a right of access to the telephone recordings and agree to inform your staff of: (i) their right of access to the recordings concerning them; (ii) the purpose of the recording of telephone conversations and (iii) the period for which these recordings will be retained.

5.4 We shall be entitled to prove instructions received and any other documents and communications against you by any legally admissible means in commercial matters including the use of witnesses and affidavits. You accept that any telephone or other recording shall constitute proof of your instructions to us and that these may be used in court proceedings with the same evidential value as written documents. You expressly agree that the provisions of Article 1341 and the following of the Luxembourg Civil Code shall not apply.

6 PLEDGE

We shall have the benefit of a general pledge over all of your claims vis-à-vis us and all assets from time to time deposited with us. The purpose of this general pledge is to secure all present and future liabilities to us. The general pledge shall be governed by the Law of 5 August 2005 on financial collateral arrangements, as amended. We reserve the right to enforce our general pledge without formal notice to you and as permitted by the above law every time any of your liability vis-à-vis us becomes due and remains unpaid.

7 BANKING SECRECY

We are subject to banking secrecy obligations and may not disclose your personal data, banking, financial data and information (the Information) to third parties, except if the disclosure of the Information is in accordance with or required by applicable laws, or upon your instruction or consent. The list of information can be found in the privacy notice (our **Privacy Notice**) available on our website **rbsinternational.com/privacynotice**.

Where the information relates to third parties (such as beneficial owners, representatives, shareholders or contact persons of the customers), you shall ensure that any such party agrees and consents to the sharing and use of the information as set out in these Terms and the Privacy Notice.

8 OUTSOURCING

In order to provide our products and services to you, to comply with applicable laws, and to benefit from the technical resources of qualified specialists, we may subcontract all or part of tasks or activities (together the **Subcontracting**) to third parties in Luxembourg or abroad, or to our head office or another entity of NatWest Group (the **Recipients**).

Further information on all outsourced activities as well as the location of the outsourcing are set out in our Privacy Notice (specifically clause 7.2).

The Privacy Notice will be updated from time to time. You will be deemed to have accepted any updates (including for the avoidance of doubt, any new outsourced activity or change in the jurisdiction of a Recipient) unless you write to us objecting within 30 calendar days of the date of the updates. You undertake to consult the Privacy Notice at the beginning of each quarter for any updates.

You hereby expressly agree we may, and authorise us to, engage the Recipients in the Subcontracting and the transfer and/or disclosure of the information to the Recipients, in accordance with our regulatory requirements.

The Recipients may be regulated or unregulated entities that are either subject by law to an obligation of professional secrecy or contractually required by us to comply with strict rules of confidentiality. However, you acknowledge that the Recipients are not subject to the Luxembourg rules relating to professional secrecy and that the professional secrecy that may be applicable to them could be less stringent than the Luxembourg legislation on professional secrecy. In certain circumstances, they may be required by law to provide some of your Information to authorities.

The Information is kept by the Recipients for the period necessary for our purposes and, if applicable, the period required to comply with the Recipients' legal obligations.

You may at anytime, in writing, request we do not disclose or transfer some of your Information to the Recipients, but this may impact our ability to continue to operate your account and/or provide services to you. We can close your account immediately if we cannot accommodate any request or objection received from you in relation to our Subcontracting.

You accept to bear all consequences resulting from the transfer and/or disclosure of your Information to the Recipients. In addition, you expressly acknowledge that we, and/or our directors, officers or employees, both present and future, shall not incur any liability in respect of any harm or consequences suffered or which may be suffered by you in connection with the transfer and/or disclosure of the information.

9 PLACE OF PERFORMANCE

Our premises in Luxembourg are deemed to be the place of performance of all the commitments taken between you and us.

10 OPERATION AS A BRANCH

We operate in Luxembourg as a branch ("succursale") of a credit institution (The Royal Bank of Scotland International Limited) authorised in another non-EU jurisdiction and are subject to the prudential supervision of the Jersey Financial Services Commission and the Luxembourg Commission de Surveillance du Secteur Financier (CSSF).

In case of our winding up, dissolution and liquidation, we would be subject to the laws, regulations and procedures applicable in Jersey and in Luxembourg.

The Royal Bank of Scotland International Limited (RBS International). Registered Office: Royal Bank House, 71 Bath Street, St. Helier, Jersey, JE4 8PJ. Tel. 01534 285200. Regulated by the Jersey Financial Services Commission.

The Royal Bank of Scotland International Limited ("RBS International") is incorporated in Jersey and registered on the Jersey Financial Services Commission ("JFSC") company registry as a private company with limited liability. It is authorised and regulated by the JFSC with registration number 2304. Registered and Head Office: Royal Bank House, 71 Bath Street, St. Helier, Jersey, JE4 8PJ. Tel. 01534 285200. RBS International London Branch is registered in the United Kingdom as a foreign company with registration number FC034191 and branch number BR019279. United Kingdom business address: Level 3, 440 Strand, London, WC2R 0QS . RBS International London Branch is authorised by the Prudential Regulation Authority and is subject to regulation by the Financial Conduct Authority (reference number 760675) and limited regulation by the Prudential Regulation Authority. Details about the extent of RBS International's regulation by the Prudential Regulation Authority are available on request.

Guernsey business address: Royal Bank Place, 1 Glategny Esplanade, St. Peter Port, Guernsey, GY1 4BQ. Tel. 01481 703860. Regulated by the Guernsey Financial Services Commission and licensed under the Banking Supervision (Bailiwick of Guernsey) Law, 2020, as amended, the Insurance Managers and Insurance Intermediaries (Bailiwick of Guernsey) Law, 2002, and the Protection of Investors (Bailiwick of Guernsey) Law, 2020, as amended, and The Lending, Credit and Finance (Bailiwick of Guernsey) Law, 2022.

Isle of Man business address: 2 Athol Street, Douglas, Isle of Man, IM99 1AN. Tel. 01624 646464. Licensed by the Isle of Man Financial Services Authority in respect of Deposit Taking, Investment Business and registered as a General Insurance Intermediary.

The Royal Bank of Scotland International Limited, Luxembourg Branch, (RBS International Luxembourg Branch). Business address: Espace Kirchberg, The Square, Building A-40 Avenue J.F. Kennedy, L-1855 Luxembourg. Tel. + 352 270 330 355. Authorised and supervised by the Commission de Surveillance du Secteur Financier (authorisation code: B00000399), as Branch of credit institutions originating from a non-Member State of the European Union.

RBS International is a participant in the Jersey Banking Depositor Compensation Scheme. The Scheme offers protection for eligible deposits of up to £50,000. The maximum total amount of compensation is capped at £100,000,000 in any 5 year period. Full details of the Scheme and banking groups covered are available on the Government of Jersey website www.gov.je/dcs or on request.

RBS International is a participant in the Guernsey Banking Deposit Compensation Scheme. The scheme offers protection for 'qualifying deposits' up to £50,000, subject to certain limitations. The maximum total amount of compensation is capped at £100,000,000 in any 5 year period. Details are available from: Website: www.dcs.gg. Telephone: +44 (0)1481 722756 Post: P.O. Box 380, St Peter Port, GY1 3FY. Deposits made in a Guernsey Branch will not be covered by any equivalent scheme in any jurisdiction outside of the Bailiwick of Guernsey.

RBS International is a member of the Isle of Man Depositors' Compensation Scheme (DCS) as set out in the Depositors' Compensation Scheme Regulations 2010. To understand your eligibility under the scheme you may wish to visit https://www.iomfsa.im/consumer-material/isle-of-man-depositors-compensation-scheme-dcs/

In the UK Eligible deposits are protected up to a total of £85,000 by the Financial Services Compensation Scheme, the UK's deposit guarantee scheme. Any deposits you hold above the limit are unlikely to be covered. Please ask for further information or visit www.fscs.org.uk

Under the scheme(s) customers are entitled to make only one claim per licensed entity regardless of the number of brands or trading names contained within that licensed entity and customers are entitled to make one claim only per licensed entity in the jurisdiction where the deposits are held.

RBS International is a member of NatWest Group. NatWest Group plc - Registered in Scotland No 45551. Registered office: 36 St Andrew Square, Edinburgh EH2 2YB. The latest report and accounts are available at www.investors.natwestgroup.com. RBS International places funds with other parts of NatWest Group and thus its financial standing is linked to the Group. Depositors may wish to form their own view on the financial standing of RBS International and the Group based on publicly available information. The latest report and accounts are available at www.rbsinternational.com/financialresults.

If you are not satisfied with any of our products or services, we have a complaints procedure that you can use. A leaflet, giving details of the procedure, is available from your branch upon request.

Calls may be recorded.