**Name of regulated entity or Obliged Person**

*The Regulated entity introducing (or who introduced) the Customer to RBS International*

Click here to enter text.

**Address of Obliged Person**

Click here to enter text.

**Name of Obliged Persons regulator**

Click here to enter text.

**Obliged Persons regulator reference number**

Click here to enter text.

Terms which are italicised in this letter are, unless otherwise defined herein, as used and defined in the Money Laundering (Jersey) Order 2008 (the **Money Laundering Order**) <https://www.jerseylaw.je/laws/revised/Pages/08.780.30.aspx>.

1. We confirm that we have a business relationship with each entity listed on the Schedule contained within this letter who will either become customers of RBS International or who are currently customers of RBS International (in each case a “**Customer**” and together the “**Customers**”)
2. We confirm that we have applied and will continue to maintain the customer due diligence measures during the course of our business relationship with each Customer (the **Customer Due Diligence Measures**) which satisfy the requirements of applicable anti-money laundering laws and regulations in either (i) Jersey OR (ii) The Isle of Man:
3. The Money Laundering (Jersey) Order 2008 (the Money Laundering Order)

***Please tick if applicable***

1. The Isle of Man Anti-Money Laundering and Countering the Financing of Terrorism Code 2015 and the Isle of Man Financial Services Authority’s Anti-Money Laundering and Countering the Financing of Terrorism Handbook as amended from time to time

***Please tick if applicable***

1. In particular and without prejudice to the confirmation above, we confirm that we have identified, verified and obtained evidence to verify the identity (as applicable) of:
   1. each Customer and, if appropriate, its proxy;
   2. the purpose and intended nature of the business relationship;
   3. the source of funds and the source of wealth (if applicable);
   4. each Beneficial Owner or Controller of each Customer;
   5. each third party for whom each Customer is purporting to act (and each *Beneficial Owner* or *Controller* of that third party);
   6. where a third party is a trust, a limited partnership or a foundation, each person who is:
      1. the settlor, trustee, protector or enforcer of the third party trust or foundation official of a foundation;
      2. a person that is the object of a trust power in relation to a third party trust;
      3. a person with a beneficial interest in the third party or any other person who benefits from that foundation or trust or other legal arrangement;
      4. an individual who otherwise exercises ultimate effective control over the third party; and
   7. each person purporting to act on behalf of any Customer.
2. We confirm that we have not relied on any other party to apply any Customer Due Diligence Measures.
3. We confirm that the information provided to RBS International accurately reflects the information that we hold in relation to any Customer and each *Beneficial Owner* which was obtained by applying Customer Due Diligence Measures.
4. We confirm that we are required to keep, and do keep, an up to date record of evidence and verification of identity, and any other relevant documentation, obtained by applying Customer Due Diligence Measures in relation to the Customers and each *Beneficial Owner*.
5. We confirm that we are required to keep, and do keep, sufficient supporting records in respect of a transaction which is subject to Customer Due Diligence Measures or ongoing monitoring to enable the transaction to be reconstructed.
6. We agree to keep a record of evidence and verification of identity, and any other relevant documentation, obtained by applying Customer Due Diligence Measures for at least five years after the date that RBS International’s relationship with any Customer ceases.
7. If requested by RBS International, we agree to provide without delay, original or certified copies of all verification documents which we obtained by applying Customer Due Diligence Measures or any other relevant verification documents (including the records referred to in paragraph 8 above).
8. We consent to RBS International relying on our performance of on-going Customer Due Diligence Measures and keeping a record of evidence of Customer Due Diligence Measures in relation to the Customers.
9. We agree to provide prompt assistance to RBS International whenever it undertakes periodic tests of our obligations under this letter.
10. We confirm that we have read and understood RBS International’s Intermediary Guidance on High Risk Policy (as advised by RBS International from time to time).
11. We agree to promptly notify RBS International if we become aware that any *Beneficial Owner* or *Controller* owning or controlling 10% or more of the Customers:
    1. becomes subject to restrictive measures or sanctions (as applied by either the European Union or the United Nations from time to time);
    2. becomes connected or related to parties resident in countries, jurisdictions and/or regimes referred to in RBS International’s Intermediary Guidance on High Risk Policy (as advised by RBS International from time to time);
    3. becomes subject to a criminal investigation in either (i) a jurisdiction in which RBS International has a presence or (ii) the jurisdiction of establishment, incorporation or domicile of either the Customer or that *Beneficial Owner* or *Controller*; or
    4. becomes subject to media interest which is reasonably likely to have an adverse impact on the reputation of RBS International or the NatWest Group.
12. We agree to notify RBS International within 30 days where any customer has a change of business purpose, change of income type or any other change of circumstance which could impact the FATCA/CRS status or tax residency claimed by the customer or relevant controlling person.
13. We agree to promptly notify RBS International of any changes to the *Beneficial Owners* ultimately owning or controlling 25% or more of the ownership interest of either (i) the share capital, ownership or voting rights or (ii) (in respect of a partnership or a trust) the capital, assets or net profits, of any Customer and any change to the ultimate *Beneficial Owners* of any Customer where such change includes a *Beneficial Owner* becoming a politically exposed person.
14. We agree to notify RBS International specifically of any case where we are not required or have been unable to verify the identity information of any Customer, a Beneficial Owner or Controller of any Customer.
15. We agree to notify RBS International promptly if we are no longer able to comply with the terms of this letter because of a change of law applicable to us.
16. We agree to notify RBS International as soon as reasonably practicable before our relationship with any Customer ceases.
17. Upon a cessation of our relationship with a Customer, if we are to cease trading or if RBS International informs us that it no longer intends to rely on the terms of this letter, we agree to provide RBS International with any and all assistance (including providing any records of evidence) which RBS International reasonably requests.
18. We agree that RBS International may terminate the agreement under this letter at any time.

**To be signed by an authorised officer i.e. Director/Company Secretary/Member/Partner of the Obliged Person**

|  |  |
| --- | --- |
| **Signature:** |  |

**Full Name:** Click here to enter text.

**Official position:** Click here to enter text.

**Date:** Click here to enter text.

**Entity:** Click here to enter text.

**Schedule**

**Customer names** (full legal names)

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