First Securities Brokers Limited RC 169024 (Trading Licence Holder of The NGX) 2 Broad Street, Lagos Island, Lagos, Nigeria Tel: 02018886722

www.first-securities.com



ACCOUNT UPDATE FORM - INDIVIDUAL

CONFIDENTIAL

MANDATORY - PLEASE COMPLETE THIS	
	RADIO NEWSPAPER BILLBOARD TV INTERNET SOCIAL MEDIA FIRSTBANK FRIEND/FAMILY OTHER
PERSONAL INFORMATION	ON AFFIX
TITLE	GENDER MALE FEMALE APPLICANT PASSPORT
FIRST NAME	OTHER NAME PHOTOGRAPH HERE
SURNAME	nene
RESIDENTIAL ADDRESS	HOUSE NUMBER STREET NAME
	CITY/TOWN LOCAL GOVT. AREA
	STATE, COUNTRY
MAILING ADDRESS	
(OUTSIDE NIGERIA OR IF DIFFERENT FROM ABOVE)	HOUSE NUMBER STREET NAME
DITTERENT TROWINDOVE	CITY/TOWN LOCAL GOVT. AREA
DATE OF BIRTH	STATE, COUNTRY D D M M Y Y Y Y P PLACE AND COUNTRY
DATE OF BIRTH	OF BIRTH
MARITAL STATUS	SINGLE MARRIED DIVORCED WIDOWED
EMAIL ADDRESS	MOBILE PHONE
MOBILE PHONE NUMBER 1	COUNTRY CODE NUMBER NUMBER 2 COUNTRY CODE NUMBER
MOTHER'S MAIDEN NAME	RELIGION (OPTIONAL)
STATE OF ORIGIN	LGA OF STATE OF ORIGIN
NATIONALITY	
DO YOU HAVE DUAL CITIZENSHIP?	YES NO IF YES, PLEASE STATE SECOND NATIONALITY
DO YOU HAVE IMMIGRANT STA	ATUS IN OR ARE YOU A RESIDENT OF ANOTHER COUNTRY I.E. ARE YOU A PERMANENT RESIDENT, GREEN CARD HOLDER OR RESIDENT ALIEN?
	YES NO IF YES, PLEASE STATE THE COUNTRY
RESIDENCY STATUS	PERMANENT TEMPORARY RESIDENT PERMIT NO. (IF APPLICABLE)
PERMIT ISSUE DATE	D D M M Y Y Y Y PERMIT EXPIRY DATE
ID TYPE	INTERNATIONAL PASSPORT DRIVERS LICENCE NATIONAL ID CARD PERMANENT VOTERS CARD OTHERS
	IF OTHERS PLEASE SPECIFY
ID NUMBER	PLACE OF ISSUE
ID ISSUE DATE	ID EXPIRY DATE D D M M Y Y Y Y
ONLINE ACCESS TO ACCOUNT	YES NO
PREFERRED MEANS OF COMMUNICATION	POST E-MAIL IN PERSON HOLD MAILS
EMPLOYMENT DETAILS	
EMPLOYMENT STATUS	SALARIED EMPLOYMENT SELF-EMPLOYED RETIRED UNEMPLOYED
OCCUPATION	DATE OF EMPLOYMENT D M M Y Y Y Y
BUSINESS/EMPLOYER'S NAME	

INDUSTRY	
EMPLOYER'S ADDRESS	
	STREET NAME
	CITY/TOWN LOCAL GOVT. AREA
ANNUAL SALARY/	STATE, COUNTRY
EXPECTED ANNUAL INCOME	
	₩1 MILLION - LESS THAN N5 MILLION ₩5 MILLION - LESS THAN ₩10 MILLION ₩10 MILLION - LESS THAN ₩20 MILLION
	ABOVE ₩20 MILLION
OFFICE PHONE NUMBER	COUNTRY CODE NUMBER COUNTRY CODE NUMBER COUNTRY CODE NUMBER
NEXT OF KIN	
TITLE	FIRST NAME
SURNAME	OTHER NAME
DATE OF BIRTH	D D M M Y Y Y Y GENDER M F
RELATIONSHIP	
MOBILE PHONE NUMBER	EMAIL ADDRESS EMAIL ADDRESS
MODILE PHONE NOMBER	COUNTRY CODE NUMBER
CONTACT ADDRESS	
	HOUSE NUMBER STREET NAME
	CITY/TOWN LOCAL GOVT. AREA
ADDITIONAL DETAILS	STATE, COUNTRY
NAME OF BENEFICIAL	
OWNER(S) (IF ANY) SPOUSE'S NAME	
(IF APPLICABLE) SPOUSE OCCUPATION	
SPOUSE DATE OF BIRTH	
SOURCES OF FUND TO 1	
THE ACCOUNT	
2 EXPECTED ANNUAL 1	
INCOME FROM OTHER	
2	
3 NAME OF ASSOCIATED	
BUSINESS(ES) (IF ANY)	
TYPE OF BUSINESS	
BUSINESS ADDRESS	
TRADE SETTLEMENTS	
System (CSCS). Client's bank de	n sale of securities will be transferred directly to your bank account using the direct cash settlement platform of Central Securities and Clearing stails will be provided to CSCS.
Kindly complete the attached D	Direct Cash Settlement Notification Form to indicate your interest.
BANK DETAILS 1	BANK DETAILS 2
ACCOUNT NAME	ACCOUNT NAME
BANK NAME	BANK NAME
BRANCH NAME	BRANCH NAME
ACCOUNT NUMBER	ACCOUNT NUMBER
SORT CODE	SORT CODE TAY IDENTIFICATION
TAX IDENTIFICATION	TAX IDENTIFICATION

An First HoldCo Company

BANK VERIFICATION		BANK VERIFICATION				
NUMBER (BVN) CSCS BIOMETRIC		NUMBER (BVN) CSCS BIOMETRIC			+	\vdash
NUMBER		NUMBER				
CSCS ACCOUNT		CSCS ACCOUNT				
NUMBER		NUMBER				
CLEARING HOUSE		CLEARING HOUSE				
NUMBER		NUMBER				
OLID INVESTMENT D	POEII E					

REGULATIONS REQUIRE THAT WE COLLECT ALL OF THE FOLLOWING INFORMATION				
OVERALL INVESTMENT OBJECTIVE (PLEASE SELECT ONLY ONE)				
CAPITAL PRESERVATION MINIMISE THE POTENTIAL FOR ANY LOSS OF PRINCIPAL				
INCOME PROVIDE CURRENT INCOME RATHER THAN GROWTH OF PRINCIPAL				
GROWTH INCREASE INVESTMENT VALUE OVER TIME WHILE ACCEPTING PRICE FLUCTUATIONS				
SPECULATION ASSUME THE HIGHEST DEGREE OF RISK FOR POTENTIALLY HIGHER RETURNS				
TOTAL ASSETS:				
TOTAL ASSETS CURRENCY USD NGN GBP EUR				
LESS THAN 50 MILLION 50 MILLION 500 MILLION 500 MILLION ABOVE 5 BILLION				
HOW OFTEN DO YOU TRADE? 0-3 TRADES PER MONTH 4-9 TRADES PER MONTH 10+ TRADES PER MONTH				
INVESTMENT EXPERIENCE EXCELLENT GOOD LIMITED NONE				
WHAT IS THE PURPOSE AND EXPECTED USE OF THE ACCOUNT?				
INVESTMENT ACCOUNT WITH TRANSFERS FOR EXPENSES				
LONG TERM INVESTMENT - OCCASIONAL TRANSFERS FOR EXPENSES				
SAVINGS FOR RETIREMENT				
OTHERS (PLEASE SPECIFY)				

TERMS AND CONDITIONS

FBNQuest Securities Brokers Limited is a First HoldCo Company.

These terms and conditions shall apply to the operation of all First Securities Brokerage Account (the Account) and form an integral part of the Agreement with me.

1.0 Account Update

I have irrevocably requested and First Securities Brokers has agreed to open an Brokerage Account (the Account) on behalf of me.

2.0 Genuineness of Instruments

I agree to assume full responsibility for the genuineness, correctness and validity of all endorsement appearing on all cheques, orders, bills, notes, negotiable instruments, share warrants, receipts and other documents deposited for investment purposes.

3.0 Safe Operation of Account

- 3.1 Lagree to safely operate the account.
- I agree to assume full responsibility and ensure safe custody of all print and electronic correspondence issued to/or by FBNQuest Securities regarding the account.
- 3.3 I agree to notify First Securities Brokers immediately whenever he/she knows
- has any reason to suspect that an unauthorised person has access to any print or electronic correspondence issued to or by First Securities Brokers regarding the account
- 3.4 I agree to indemnify First Securities Brokers against any loss, damage or liability resulting from his/her non-compliance to the above.

4.0 Instructions

I authorise First Securities Brokers to honour all written instructions issued on the Account provided such orders are executed in accordance with the Account mandate. I agree that First Securities may refuse to act on any instruction if:

- It doubts the authenticity of the instruction or does not consider it to be
- It believes that doing so might cause a breach of any law, regulation, code, order or contractual obligation binding on FBNQuest Securities or me.

5.0 Third-Party enquiries

Lagree and authorise First Securities Brokers without reservation to make third-party enquires about his/her person and business now or at any time in the future prior to considering any request of mine for investment services or credit facilities. I agree and authorise First Securities Brokers without reservation to make third-party enquiries about his/her person and business now or at any time in future in order to satisfy all required Know your Customer ("KYC") obligations statutorily imposed from time to time on Financial Institutions in the Federal Republic of Nigeria.

6.0 Variation

6.1 I agree that First Securities Brokers in its sole discretion may at any time suspend or vary the terms and conditions of the operation of the Account. First Securities Brokers will however promptly notify me of any suspension of service, changes regarding the operation of the Account of applicable charges and tarrifs payable by me.

These terms and conditions agreed between me and First Securities Brokers shall be read and interpreted in accordance with the laws of the Federal Republic of Nigeria.

8.0 Termination

It is agreed that First Securities Brokers shall terminate the operation of the Account upon receipt of I's written instruction. Either I or FBNQuest Securities may terminate the operation of the Account upon receipt of 72 hours prior written notice.

9.0 Data

- I agree that FSBL may use the information disclosed in connection or as a result of operating the Account {"Data") for assessment and analysis and to identify products and services (including those supplied by third parties) which may be relevant to me. We may disclose data:
 - To credit reference agencies, any person who may assume our rights under this Agreement, a member of First HoldCo, or
 - If we have a right or duty to disclose or are compelled to do so by law.
- I consent to the processing of personal data in line with FBNQuest Data Privacy Policy (https://fbnquest.com/quicklinks/policies/privacy-policy/).

10.0 Contact details

I agree that First Securities Brokers will use the address and any other details given on the Account update documentation to contact me. I agree to immediately inform First Securities Brokers of any changes or additions to those details. All notices and correspondence required to be provided by First Securities Brokers to I will be forwarded to that address until First Securities Brokers receives a written notification of I's change of address.

11.0 Fees and Charges

I agree that First Securities Brokers shall set-off against the account any pre-advised charge(s), tariff(s), deductions or costs associated with the operation of the account by I.

12.0 Operation of Account

- 12.1 I agree that the operation of the account is subject to compliance by
 - First Securities Brokers with all laws, regulations, administrative rules and orders which may from time to time be authorised by the Federal Government of Nigeria and/or any other regulatory authorities in Nigeria.
- 12.2 In consideration of First Securities Brokers allowing me to operate the account from time to time, I hereby undertake to hold FBNQuest Securities harmless and keep First Securities Brokers indemnified from all losses, costs, or damages First Securities Brokers may sustain or be put to.
- 12.3 Tagree that First Securities Brokers is under no obligation to honour any withdrawal documents by facsimile, untested telexes, electronic mails or photocopied letters order on the account unless there are sufficient funds in the account to cover the value of the said withdrawal thereby rendering such instruction or order invalid and of no effect.
- 12.4 I agree that First Securities Brokers will accept no liability whatsoever for funds fees and expenses, claims, losses, liabilities and damages. handed to members of its staff outside office hours or outside the FBNQuest Securities office premises, except those officers have been pre-authorised by FBNQuest Securities. First Securities Brokers shall from time to time communicate in writing to I the names of officers authorised to receive funds
- on its behalf. 12.5 I agree that in the absence of clear disposal instruction of unutilised funds in I's account, FBNQuest Securities may at its discretion hold the funds in a non-interest bearing account pending further instructions from me.
- 12.6 I agree that FBNQuest Securities shall not be liable for any loss or damages sustained by him/her by reason of the operation of the account provided such loss or damages was not caused or facilitated by FBNQuest Securities or any of its staff action on its instruction.

13.0 Indemnity for Third-Party Instruments

I agree that in consideration of First Securities Brokers issuing or accepting third-party Bank cheques, Bank drafts and/or other negotiable instruments from time to time, I hereby irrevocably undertake to fully indemnify First Securities Brokers against all losses, expenses, costs, damages or otherwise, that may occur as a result of the issuance or acceptance of the said third-party cheques, draft and/or negotiable instrument.

14.0 Right of Set-off

I agree that in addition to any general lien or similar right to which First Securities Brokers may be entitled by law, First Securities Brokers may at any time and without prior notice to me combine or consolidate all or any of I's accounts with and liabilities to FBNQuest Securities or any other account or in any other respect whether such liabilities be actual or contingent, primary or collateral and several or joint.

15.0 Investment Risk Warning

15.1 I agree that FSBL shall have no responsibility or any liability to me for any diminution of I's portfolio due to any future governmental order, levy, law, tax, embargo, moratorium or imposts or depreciation in value of stocks due to inflation or the unavailability of funds due to exchange restrictions

- on convertibility, requisitions, involuntary transfers, seisure of any character, exercise of military or usurped powers, or other similar causes beyond the control of FBNQuest Securities and that any or all funds standing to the credit of the account will be payable only in such local currencies as may then be in circulation in the Federal Republic of Nigeria.
- 15.2 I by entering into this agreement hereby understands the risks inherent in securities trading and that the value of shares may fall as well as rise and that past performance of shares is not a guide to future performance. Further to regulatory requirements, FBNQuest Securities maintains a Risk Disclosure Documents. I hereby acknowledges that the maintenance of the Account is subject to the Risk Disclosure Document annexed to this form.

16.0 Acceptable Instructions

I agree that all instructions on the account's hall be duly signed according to the account mandate. I hereby acknowledges that the use of facsimile, untested telexes, photocopied letters, electronic mails (on the letter head or otherwise) or other unsecured means of communication to convey instructions no t backed by a duly signed original letter from I, whatever the case may be, is associated with additional risks of fraud exposure.

I shall execute an indemnity form in consideration of First Securities Brokers agreeing to accept and act upon any such instructions, communication and issued according to the account mandate unaccompanied by an original copy of Is duly signed letter, irrevocably undertaking to indemnify First Securities Brokers and hold it harmless from and against all cost (including but without limitation to legal

First Securities Brokers shall have absolute discretion, for any reason whatsoever, to act or not to act, upon documentation received by facsimile, untested telex, electronic mail or photocopied letter unaccompanied by a duly signed original copy of a letter issued by me and/or to request verification of documents received by such means.

17.0 Disruption of Service(s)

I agree that FBNQuest Securities shall have no liability for failure to provide any agreed service(s) due to reasons beyond its reasonable control. These reasons include but are not limited to industrial action, failure of electricity supply, riots, civil commotion, political unrest or armed insurrection.

18.0. Regulatory Disclosure

I agree and authorise First Securities Brokers Limited to disclose any or all of its information in compliance with any regulatory disclosure obligations statutorily imposed from time to time on Financial Institutions operating in the Federal Republic of Nigeria.

19.0 Dispute Resolution Mechanism

In the event of a complaint, clients can lodge a formal complaint by writing to the Managing Director, FBNQuest Securities Limited or emailing sec-traders@first-securities.com. However, where I feels the complaint has not been properly dealt with, I may escalate the complaint to the Nigerian Stock Exchange (the "NSE") in furtherance of Article 125 of the NSE Rules and Regulations Governing Dealing Members which states that the NSE has power to adjudicate disputes between clients and dealing member firms.

DECLARATION

I declare that:

- I am 18 years old or over
- The information given is correct to the best of my knowledge and belief, and I will inform FBNQuest Securities Limited of any change in the information given in this form within 10 working days of such change
- Lagree to be bound by the Terms and Conditions contained herein
- I certify that the funds and sources of such funds and or assets are legitimate and not directly or indirectly the proceeds of any unlawful activity.

SIGNATURE/THUMBPRINT OF APPLICANT			

	D	D	М	М	Υ	Υ	Υ	Υ
DATE								

A First HoldCo Company

FOR II	NTERNAL USE						
AUTH	ENTICATION FO	R POLITICALLY EXPOSED PERSON AND FINAN	CIALLY EXPOSED PERSON				
IS THE	IS THE APPLICANT A POLITICALLY EXPOSED PERSON? YES NO						
IS THE	APPLICANT A FINA	NCIALLY EXPOSED PERSON? YES NO					
RISK A	ASSESSMENT PR	OFILE					
	HIGH RISK - CATEG	ORY A MEDIUM RISK - CATEGORY B	LOW RISK - CATEGORY C				
CUST	OMER KYC CATE	GORY					
	INDIVIDUAL	JOINT MINOR ESTATE ACCOUNT	OTHERS				
REQU	IREMENT CHECK	LIST					
S/N	DOCUMENTS RE	QUIRED		CHECKED	DEFERRED	WAIVED	
a.	Duly completed ar	d signed account update form (all relevant fields must b	pe completed)				
b.	Duly completed ar	d signed specimen signature card, where required					
c.	Two (2) clear passp	port-size photographs each, with the client's name writte	en on the reverse side				
d.		ised or Certified copy of the means of identity (evidence	**				
e.	The Sighted, Notal the client	rised or Certified copy of the proof of residential addre	ess (evidence of residential address) o	f			
f.	The Sighted, Notar	ised or Certified copy of the valid residence permit of a	resident non-Nigerian				
g.	The Sighted, Notar	ised or Certified copy of the power of attorney (where a	applicable)				
h.		tion number of the client, if available. The Sighted, N ard may also be provided, if available	lotarised or Certified copy of the ta	(
i.		ion from the relevant Diplomatic Mission/International atial client (where applicable)	Organisation certifying the accredited	i			
j.	Bankers Confirmat	ion					
	TIED BY FIONSHIP AGER		APPROVED BY OPERATIONS				
SIGNA	SIGNATURE						
DATE	DATE						
CHECKED BY COMPLIANCE					l		
SIGNA	ATURE						
DATE	DATE						



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2. MANDATE CARD - SIGNATURE CARD (INDIVIDUAL/JOINT)

CONFIDENTIAL

NAME	
RESIDENTIAL ADDRESS	
DATE ACCOUNT OPENED D D M M Y Y Y Y TELEPHONE(S) COUNTRY CODE NUMBER	
EMAIL ADDRESS	
NAME(S) IN FULL	SPECIMEN SIGNATURE
NAME	
NEXT OF KIN	
SIGNING INSTRUCTIONS	AFFIX APPLICANTS PASSPORT PHOTOGRAPH HERE



3. INDEMNITY FORM CONFIDENTIAL

TO: The Managing Director
First Securities Brokers Limited
2 Broad Street, Lagos Island,
Lagos, Nigeria

Dear Sir/Madam,

MULEDEAC

INDEMNITY	(Individual/Joint Account)	١
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HEREAS(Name of customer) whose address is at				
	("The Customer") who is a client of First Securities Brokers Limited ("The			
Company"), has requested the Company to consider and/or act on all business, trading	and payment instructions and/or other requests to the Company communicated			
from time to time via electronic mail (e-mail) purportedly emanating from the email add	dress(es) shown in the table below or such other email address that the Company			
may subsequently agree to act upon at the Customer's request ("Email Instruction").				

IN CONSIDERATION of the Company considering and/or acting u pon an email instruction, the Customer hereby formally, unreservedly, irrevocably and unconditionally declares and covenants as follows:

- 1. That the Company is hereby authorised, in its sole discretion, to consider and/or act upon email instruction and/or scanned instruction sent via email in accordance with the Client's existing mandate without the necessity of any original signature(s) or the requirement of any other confirmation on the part of the Company.
- 2. The Customer is fully aware that email instructions are unsecure means of communication and are therefore prone to the risk of omissions, errors, mis-statements, non-receipts, fraud and/or other unauthorised interventions by third parties, all such risk which the Customer hereby fully assumes.
- 3. The Company may, but is not obliged to seek telephone confirmation or other form(s) of confirmation of an email instruction; and shall exercise its discretion to proceed or refrain from acting upon an email instruction in the event that the Company is unable to obtain satisfactory confirmation thereof, or has any reason to doubt the authenticity of an email instruction or the confirmation received in respect thereof.
- 4. The Company has no obligation whatsoever to confirm or verify the identity of the person(s) sending any email instruction or the genuineness of any email instruction. Any transaction processed pursuant to an email instruction shall be binding on the Customer for all intents and purposes and whether made with or without the Customer's authority, knowledge or consent.
- 5. The Customer shall ensure the security of his/her/their email address(es) and electronic devices; and shall inform the Company in writing forthwith upon the happening of any circumstances likely to render the continued use of email instructions unsafe.
- 6. The Company shall endeavour to refrain from processing an email instruction upon receiving a notification pursuant to Clause 5 above. This shall however be without prejudice to the Customer's covenants and obligations herein in respect of any transaction processed whether prior or subsequent to the notification.
- 7. The Company retains the sole discretion to process an email instruction, or any part thereof; and shall not be under any obligation to provide reasons for failing so to do.
- 8. The Customer waives all right of action or defences it may have against the Company in connection with all matters contemplated herein, and shall further hold the Company free and harmless from any responsibility, liability or adverse consequence (whether direct or indirect) in connection with receiving, considering and/or processing the Customer's Email Instruction(s). The Customer shall further indemnify and keep the Company fully indemnified against all litigations, actions, claims, loss, damage, costs and/or expenses which may be brought against the Company or suffered or incurred by the Company and which may have arisen either directly or indirectly out of or in connection with the Company's receiving, consideration and/or processing the Customer's email instruction(s).
- 9. This Indemnity shall be a continuing obligation in respect of any and all matters connected to or arising from the Company's receipt, consideration or processing of the Customer's email instructions.

This Indemnity shall be construed in accordance with the laws of the Federal Republic of Nigeria.

Email Addresses (the email addresses must be one that previously exists in the Company's records)

PRIMARY EMAIL ADDRESS			
ALTERNATIVE EMAIL ADDRESS			
SIGNED, SEALED AND DELIVERED			
By the customer:			
NAME			
CICNATURE	DATE	D D M M	YYYY
SIGNATURE	DATE		