

Lotus Capital Limited RC600195

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www.lotuscapitallimited.com

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N(AMOUNT)		IN WORDS							
PERSONAL DETAILS	OF APPLICANT(S)								
NAME	SURNAME	FIRST NAME	OTHER NA	ME					
	Date Of Birth D D	M M Y Y Y Y Gender	Male Female						
NAME OF MINOR	SURNAME	FIRST NAME	OTHER NAI	ME					
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RESIDENTIAL ADDRESS	HOUSE NUMBER	STREET	NAME						
	NEAREST BUS-STOP								
	CITY/TOWN								
MOBILE PHONE 1	STATE, COUNTRY	MOBILE P	PHONE 2						
EMAIL ADDRESS									
MARITAL STATUS	SINGLE MARRIED DIVORCED WIDOWED								
PLACE AND COUNTRY O	F BIRTH								
RELIGION		MOTHER'S MAIDE	N NAME						
STATE OF ORIGIN			LGA						
NATIONALITY									
DO YOU HAVE DUAL CITIZENSHIP?	YES	NO IF YES, PLEASE STATE SECOND NA	TIONALITY						
DO YOU HAVE IMMIGRAN	NT STATUS IN OR ARE YOU A RESI	DENT OF ANOTHER COUNTRY I.E ARE YOU A PERM	NANENT RESIDENT, GREEN CARD HOLDER O	R RESIDENT ALIEN?					
	YES	NO IF YES, PLEASE STATE THE COUNTI	RY						
RESIDENCY STATUS	PERMANENT	TEMPORARY RESIDENT PERMIT N	NO						
PERMIT ISSUE DATE		EXPIRY DATE							
	I CONFIRM I AM NOT A	JS CITIZEN							

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NEXT OF KIN	
TITLE GENDER MALE FEMALE DATE OF BIRTH D D M M Y Y	YY
FIRST NAME OTHER NAME	
SURNAME	
RELATIONSHIP	
MOBILE PHONE EMAIL ADDRESS	
CONTACT ADDRESS	
HOUSE NUMBER STREET NAME	
CITY/TOWN STATE, COUNTRY	
INVESTMENT RETURNS	
ARE YOU AN EXISTING SUBSCRIBER? We hereby instruct LOTUS CAPITAL LIMITED to make direct transfer(s) into m details as shown below	account
YES NO BANK DETAILS	
INVESTMENT HORIZON 30-90 DAYS 180-365 DAYS 1 YEAR & ABOVE	
HOW WOULD YOU WANT YOUR DIVIDEND PAYMENT? 1 YEAR & ABOVE BANK NAME	
RE-INVEST IN FUND PAY OUT	
TAX IDENTIFICATION NUMBER (TIN) ACCOUNT NUMBER	
BANK VERIFICATION NUMBER (BVN) 2	

HOW DID YOU HEAR ABOUT US?	
RADIO INTERNET FRIEND	
OTHERS (e.g. RELIGIOUS GATHERING)	
Please specify	

TERMS AND CONDITIONS

These terms and conditions shall form an integral part of the Agreement with

1.0 Account Opening

The client has irrevocably requested and lotus capital limited has agreed to open an investment Account (the Account) on behalf of the client.

2.0 Genuineness of instruments

The client agrees to assume full responsibility for the genuineness, correctness and validity of all negotiable Instruments, receipts and other documents deposited for investment purposes.

3.0 Safe Operation of Accou t

- 3.1 The client agrees to assume full responsibility and ensure safe custody of all print and electronic correspondence issued to/or by LOTUS CAPITAL LIMITED regarding the Account.
- 3.2 The client agrees to indemnify LOTUS CAPITAL LIMITED against any loss, damage or liability resulting fom his/her non-compliance with the above.

4.0 Instructions

The client authorizes LOTUS to honour all writen provided such orders are executed in accordance with the Account mandate. The client agrees that LOTUS CAPITAL LIMITED may refuse to act on any instruction if

- a) It doubts the authenticity of the instruction or does not consider it to be sufficiently clear.
- b) It believes that doing so might cause a breach of any law, regulation, ode, order or contractual obligation binding onOTUS CAPITAL LIMITED or the client.

5.0 Third-Party enquiries

The client agrees and authorizes LOTUS without reservation o make third-partyenquiries about his/her person and business now or at any time in the futue in order to saatfy all required Know Your Customer ("KYC") obligations tatutorily imposed frrom time to time on financial insstitutions in the deral Republic of Nigeria.

6.0 Variation

6.1 The client agrees that LOTUS in its sole discretion m y at anny time suspend orary the terms and conditions of the opeaation of the aount LOTUS will however prpromptly notify the client of any suspension of service, changes regarding the operation of the Ac ount of applicable charges and tariffs payable by the client.

7.0 Law

These terms and condition ageed between the client and LOTUS shall be read and Interpreted in accordance with the laws of the Federal Republic of Nigeria.

8.0 Redemption

- 8.1 Redemption shall be effected on a continuous basis throughout the life of the fund. Unit holders shall have the right to redeem all or part of the units held by them at the bid price on any Business Day immediately following Lotus receipt of their redemption notice.
- 8.2 Minimum permissible holding afer partial redemption is 5 Units or such Unit as may be advised by the Fund Manager from time to time.
- 8.3 The Fund will make redemption within f e (5) Business Days of receipt of Redemption Notice. No additional charges however, Units may be redeemed before the expiration of the minimum investment period that the fund manager shall be entitled to deduct from the Unit Holder's investment any charges directly incurred as a result of redemption.

9.0 Know Your Customer

9.1 The Client understands and agrees that no Account shall be opened where Incomplete KYC documentation has not been provided. For the avoidance of doubt, no returns shall be earned on deposited funds before the provision of complete KYC documentation.

10.0 Fees and Charges

The Client agrees that LOTUS shall set -o ffagainst the account any pre-advised charge(s), tariff(s), deductions or cost associated with the operation of the account.

11.0 Operation of Accou t

11.1The client agrees that the operation of the Account is subjected to compliance by LOTUS with all laws, regulations, administrati e rules and orders which may from time to time be issued by the Federal Government of Nigeria and/ or any other regulatory authorities in Ni eria.

11.2 In consideration of LOTUS allowing the client to operate the account from time to time, the client hereby undertakes to hold LOTUS CAPITAL LIMITED harmless and keep LOTUS CAPITAL LIMITED indemnified from all losses, cost, or damages LOTUS CAPITAL LIMITED may sustain or be put to.

- 11.3 The client agrees that LOTUS is under no obligation to honour any withdrawal 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 oder in valid and of no effect.
- 11.4 The client agrees that LOTUS CAPITAL LIMITED will accept no liability whatsoever for funds handed LOTUS to members of its staff outside office hours or outside the LOTUS CAPITAL LIMITED office premises, excepted those officers have been pre-authorized by LOTUS CAPITAL LIMITED.

LOTUS CAPITAL LIMITED shall from time to time communicate in writing to the client the names of officers authorized to receive funds on its behalf.

11.5 The client agrees that LOTUS CAPITAL LIMITED shall not be liable for any loss or damages sustained by him/her by reason of the operation of the investment provided such loss or damages was not caused or facilitated by LOTUS CAPITAL LIMITED or any of its staff action on its instruction.

12.0 Indemnity for Third-Party Instruction

The client agrees that in consideration of LOTUS CAPITAL LIMITED issuing or accepting third-party bank cheques, bank drafts and /or other negotiable instrument from time to time, the client hereby irrevocably undertakes to fully indemnify LOTUS against all losses, expense, cost, damages or other wise, that may occur as a result of the issuance or acceptance of the said third-party cheques, draft and/or negotiable i trument.

13.0 Right of Set-off

The client agrees that in addition o any general lien or similar right to which

LOTUS may be entitled by law. LOTUS may at any time and without prior notice to the client combine or consolidate all or any of the client's Account without liabilities to LOTUS CAPITAL LIMITED or any other account or in any other respect whether such liabilities be actual or contin ent, primary or collateral and several or joint.

14.0 Investment Risk Warning

14.1 The client agrees that LOTUS shall have no responsibility or any liability to the client for any diminution of the client's investment due to any future governmental order, levy, tax, embargo, moratorium or imposts or depreciation in alue of fund due to inflalation or the valiability of funds due to explange restrictions, on convertibility requisitions involved transfers.

to exchange restrictions on convertibilit, requisitions, involuntary transfers, seizure of any character exercise of military or usurped powers, or all fund standing to causes beyond the control of LOTUS CAPITAL LIMITED and that any or all funs standing to the credit of the account will be payable only in such local currencies as may then be as in circulation in the Federal Republic of Nigeria.

14.2 The Client understands that the value of his/her investment may rise as well as fall and the past performance is not future performance.

15.0 Acceptable funds transfer Instructions

The client agrees that all instruction on the account shall be duly signed according to the account mandate. The client hereby acknowledges that photocopied leters, electronic mails (on the leter head or otherwise) or other unsecured means of communication to convey instruction not backed by a duly signed original leter from the client, whatever the case may be, is associated with additional risk of faud.

The client shall execute an indemnity form in consideration of LOTUS agreeing To accept and act upon any such instructions, communication and documents by electronic mails or photocopied leters issued according to the account mandate unaccompanied by an original copy of the clients duly signed leter, irrevocably undertaking to indemnify LOTUS and hold it harmless from and against all cost (including but without limitation to legal fees and expense, claims losses, liabilities and damages. LOTUS shall have absolute discretion, for any reason whatsoever, to act or not to act, upon documentation received by electronic mail or photocopied leter unaccompanied by a duly signed original of a leter issued by the client and /or to request verification of document received by such alternati e means.

16.0 Disruption of Sevice(s)

The client agrees that LOTUS shall have no liability for failure to provide any agreed services) due to reasons beyond its control. These reasons include but are not limited to industrial action, failure of electricity supply, riot, civil commotion polit al unrest or armed insurrrrection.

17.0 Regulatory Disclosure

The client agrees and authorizes LOTUS to disclose any or all of its information in compliance with any regulatory disclosure obligation statutorily imposed from time to time on financial institutions operating in the Federal Republic of Nigeria.

DECL	ARATION						
I declare th	nat						
•	I am 18 years old or over The information gi en is correct to the best of my kingiven in this form within five (5) working days of such I certify that the fund and source of funds arre legit	ch change	•	·	hange in the info	rmaation	
Lagrag							
I agree • To comply with the minimum holding period of inve			APPLICANT'S SI	PLICANT'S SIGNATURE			
	Failing which I accept any cost and change that may of my/our redemption.	arise as a result					
•	That a fund statement in respect of this investment	may be					
l consent	Sent by email, at my /our risk to the address given	bove					
•	To the processing and retention of y personal data provided herein and in accordance with Nigeria Dat of 2019.						
I have read							
•	Understood and unconditionally agreed to all the to (Contained overleaf)	erms and conditions in the Mutua	al Fund Agreem	ent governing the	Lotus Mutual Fu	ınds	
Lotus G1	roup Data Privacy Policy						
В	y signing this form, I consent to the process	ing of my personal data in a	ccordance wi	th the Lotus G	Froup Data Pri	vacy Policy	
REQU	IIREMENT CHECK LIST						
FOR OFFIC	E USE ONLY						
•	DOCUMENTS REQUIRED	must be completed)	CHECKED	DEFERRED	WAVED	N/A	
	uly completed signed account opening form (all relevant field ne (1) passport –size photograph with client's name writen or						
	ne sighted, notarised or certified copy of evidence of identity						
	ne sighted , notarised or certified copy of the proof of residen						
	or investment on behalf of a minor, the sighted, notarised or c inor's Birth Certificate	ertified copy of the					
AUTH	IENTICATION FOR POLITICALLY EXPOSED PERSONS						
IS THE APPLI	CANT A POLLITICALLY EXPOSED PERSON? YES	NO					
RISK A	ASSESSMENT PROFILE						
HIGH	RISK – CATEGORY A MEDIUM RISK – CATEGORY B	LOW RISK – CATEGORY C					
IMPO	RTANT		-	_	-		
•	Please note that the units of the funds will be purchase received. Proceed will be credited into your account wi	ed at the prevailing offer price on the thin five business days.	the day the evide	ence of funds tran	sffer and subscrip	ptionorm is	
Please sub	mit this completed form to any of Lotus Capital Limite	ed Offices.					
Office Add	ress:						
Lagos Office		Abuja Office		Kano Office			
1B, Udi Stree Osborne For	et reshore Estate	Yobe Investment House Plot 1332 Ralph Shodeinde Street		Suite No 6, Site C KSIP Shopping Plaza			
Osborne Roa Lagos, Niger	· · · ·	CBD, Abuja. +234 908 705 8409, +234 807 709 9556		15, Ahmadu Bello/Murtala Way Kano State.			
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