General Terms and Conditions

Current Accounts Terms and Conditions

Savings Accounts Terms and Conditions

Effective from 15 February 2010
General Terms and Conditions

Your agreement with us consists of these General Terms and Conditions ("General Terms") and any Additional Conditions (the General Terms and the Additional Conditions are together the "Terms") that apply to any product/service that you have or intend to use in the Terms. Additional Conditions include the following, as applicable to your product/service: (1) the Current Accounts Terms and Conditions (the "Current Accounts Terms"); (2) the Savings Accounts Terms and Conditions (the "Savings Accounts Terms"); (3) all interest rates and charges that apply to the relevant product/service and are covered in the price list applicable to your product/service (you will be given this when you take out the product/service with us and can also find details of interest rates and charges by telephoning us, looking on our website, or by asking staff in our branches); and (4) any other terms that we provide you.

If any Additional Conditions contradict the General Terms, then the Additional Conditions will apply. In the Terms:

"HSBC Group" means HSBC Holdings plc, its subsidiaries, associated and affiliated companies; "we", "us", and "our" mean HSBC Bank plc; "recipient" means the person receiving the money being paid (this may be another person or it may be you if you are sending a payment to another account you have or if you are withdrawing cash); "working days" means Monday to Friday, except public holidays; "branches" means branches of HSBC Bank plc in the United Kingdom, Channel Islands and the Isle of Man; "TBS" means our Telephone Banking Service; "PIB" means our Personal Internet Banking Service; "self-service machines" means automated machines at which you can access banking services using your card and PIN. These include ATMs, Express Bank machines, paying-in machines and our machines from which you can withdraw foreign currency. It will be clear at each machine what type of machine it is and what type of services you can access; "ATMs" means automated teller machines at which your card will be accepted, which may be operated by us or by someone else;

"Express Bank machines" means some of our self-service machines that offer day-to-day banking services in addition to the services that are available at ATMs; and "paying-in machines" means some of our self-service machines that allow you to deposit for payment into your account, cheques, sterling bank notes and, in some cases, coins. The product/service you have with us should not be used for business purposes. No third party will have any rights under the Terms. We may refuse to accept money or your application to open or renew a product.

Please read the Terms and keep them in a safe place. You can ask for a copy of the Terms at any time.

Channel Island and Isle of Man customers only

References to the Channel Islands mean Jersey and Guernsey (including Alderney and Sark). TBS is currently only available to some Channel Islands and Isle of Man customers. If you are not presently able to use TBS and are invited by us to do so, clause 4 will apply when you register a security number for TBS with us or use TBS. We would also draw your attention to the following sections for specific information relating to customers of the Channel Islands and Isle of Man: 36.7 (European Savings Directive and credit interest); 47 (Governing Law); 38 (Bankruptcy Orders); 33.11 (Probate); and the back page of the General Terms (Depositor’s Compensation Scheme and How to Complain).

Where we ask you to telephone us, for any UK accounts you have, please ring 08457 404 404 (textphone 1800 108457 125 563) and for any Channel Islands or Isle of Man accounts you have, please ring 08456 00 61 61 Lines are open for these numbers from 8am to 10pm every day (excluding Christmas Day, Boxing Day and New Year’s Day). If you are an HSBC Premier customer, please ring 08457 70 70 70 (textphone 1800 108457 125 563). Lines are open 24 hours a day every day. For HSBC Advance customers, telephone us on 08457 404 404 (textphone 1800 108457 125 563). Lines are open 24 hours. Textphone calls will be put through to our Customer Service Centre.

Section 1 – Payment Services

This section 1 is a separate framework contract for payment services on your account which includes the basis on which we may vary any of the interest rates and other Terms. We have divided section 1 into parts as follows:

Part A – contains terms describing the different types of payments you can make, the information you must provide us when you make a payment and the different ways in which you can ask us to make a payment. Part A also includes important security information.

Part B – contains terms of general application to the different types of payments you can make, including when payments will and will not be paid from your account, payments that involve a foreign currency and when you will receive interest on payments made from your account.

Part C – contains terms specific to each type of payment, ranging from internal transfers to cheques.

Part D – contains terms relating to joint accounts, statements, fraud prevention and responsibilities. Part D also includes terms relating to changing the Terms and ending the framework contract and closing your account.

Part A

1. Different types of payment you can make

1.1 Internal transfers – sterling payments between UK accounts you have with us in the same name, including joint accounts which you hold with someone else.

1.2 Bill payments (excluding faster bill payments) – sterling payments (other than Priority Payments or Electronic Fund Transfers) directly to the account of another person or organisation in the UK, Channel Islands and Isle of Man.

1.3 Faster bill payments – these are bill payments processed using the faster payments service. These payments are available only if the recipient’s bank is able to accept payments in this way. We will tell you if they cannot when you ask us to make the payment (for future dated payments we are not able to guarantee that when the payment is sent the recipient’s bank will still be able to accept faster payments). All bill payments between accounts with us will be faster bill payments.

1.4 Electronic Fund Transfers – payments in sterling in the UK made through the Clearing House Automated Payment System (CHAPS).

1.5 Priority Payments – payments in any currency anywhere in the world, which are made using the SWIFT mechanism.

1.6 Single European Payment Area (SEPA) payments – payments in euro up to the equivalent of £2,000 to accounts in EEA countries and Switzerland. If your account is not in euro, we will deduct from your account the amount of the payment and then convert the payment into euro at the HSBC prevailing exchange rate.

1.7 WorldPay – payments (which do not qualify as SEPA payments) to selected countries in any currency, other than sterling, up to that currency equivalent of £2,000 (please ask us for details).

1.8 Standing orders – regular payments from your account to an identified recipient for a defined or undefined period.

1.9 Direct debits – regular payments to a business or other organisation from your account, which may vary by amount or date. Each individual payment is requested from you by the business/organisation.

1.10 Debit card payments – payments by debit card for the purchase of goods or services (or both) either made in person or remotely by telephone, fax, internet or mail order. These are only available to debit cardholders. All references to Maestro cards also include Solo debit cards.

1.11 Cash withdrawals – cash you withdraw from your account.

1.12 Cash payments in – cash deposits into your account.

1.13 Cheques into and from your account. Some types of payment are not available on certain accounts.

2. Information you need to provide when you make a payment

2.1 Electronic Fund Transfers, Priority Payments, WorldPay payments and SEPA payments

2.1.1 You must provide us with all the following details to enable us to make a payment:

• the correct details of the recipient’s bank, including the bank’s SWIFT Bank Identifier Code (BIC) address, sort code or national bank code;
• the recipient’s bank account number, or International Bank Account Number (IBAN) if making a SEPA payment or paying to a bank in the EU/EEA;
• the name and address of the recipient to whom the payment is made;
• your own account number (and IBAN for a SEPA payment), name and address. This is a legal requirement and these details will be passed to the recipient’s bank; and
• the recipient’s reference, if applicable.

2.1.2 If you are going to receive Electronic Fund Transfers or SEPA payments you must tell the sender of the payment your BIC and IBAN.
2.2 Bill payments (including faster bill payments) and internal transfers

2.2.1 Unless clause 2.2.2 or 2.2.3 applies, you must provide us with all the following details to enable us to make the payment:
- the name and account number for the recipient’s account;
- the date the payment is deducted from your account;
- the recipient’s name; and
- any reference identifying the payment (including a reference to you or the recipient).

2.2.2 If you do not have the sort code and account number for the recipient’s account but have made a payment to the recipient before from your account and we have set their information up on your account, then we can make the payment in the absence of this information with your agreement.

2.2.3 Payments can only be made via Express Bank machines if you have previously made a payment from your account to the recipient and their details are set up on your account, or if the recipient is one of a selection of large companies set up on our systems (please ask for details), for example, a utility company.

2.3 Standing orders

2.3.1 We will require all the following details from you to enable us to set up a standing order from your account:
- the recipient’s name, sort code and account number;
- the date we are to start deducting the payments from your account;
- how often you want us to make the payments;
- the amount of each payment and for what length of time you require us to make the payments, and
- any reference identifying the payment (including a reference to you or the recipient).

3. Personal Internet Banking

You can make some payments through PIB by logging on, using your user ID, password and providing other security information. When you have provided your payment instructions, you will be asked to confirm those instructions. This will be your agreement for us to make the payment.

4. Telephone Banking Service

4.1 Clause 4 applies to your use of TBS in respect of accounts held solely or jointly by you and/or any accounts of a third party where you are authorised by the account holder to operate, eg because they have signed a third party mandate (called a third party mandate) in your favour or granted you a power of attorney. If you use TBS to operate any accounts of a third party, you agree to do so only if, and to the extent that, you are authorised to do so by the account holder.

4.2 TBS is available, provided that your identity can be verified and your account permits it, by using a security number or by speaking to a Customer Services Representative and completing security procedures. You will be asked to create a personal security number when you register for TBS (or if you lose or forget your security number). The number must be between six and ten digits long.

4.3 To use TBS, telephone us on 08457 404 404 (textphone 1800 108457 125 563) in the UK or 08456 00 61 61 in the Channel Islands and Isle of Man. Lines are open 8am to 10pm everyday (except Christmas Day, Boxing Day and New Year’s Day). For HSBC Premier customers, telephone us on 08457 70 70 70 (textphone 1800 108457 125 563). Lines are open 24 hours. For HSBC Advance customers, telephone us on 08457 404 404 (textphone 1900 108457 125 563). Lines are open 24 hours. Textphone calls will be put through to our Customer Service Centre. To help us continually improve our services and in the interests of security we may monitor and/or record your telephone calls with us.

4.4 To use our Automated Service you will need a touch tone telephone and a security number. If you have a passcode with us you should contact us to convert it to a security number.

4.5 Our Automated Service enables you to:
- 4.5.1 obtain your balance, see clause 24.5;
- 4.5.2 obtain details of recent transactions;
- 4.5.3 transfer money between certain of your accounts, and your HSBC Bank credit cards;
- 4.5.4 make certain types of payments;
- 4.5.5 speak with a Customer Service Representative in relation to other enquiries.

4.6 You cannot make transfers or other payments from accounts on which you must give us notice to withdraw or transfer money.

4.7 Your instructions

4.7.1 You can make some payments through TBS (once you have completed our security procedures) by speaking to a Customer Services Representative, who will take details of the payment and then confirm the details to you. You must confirm these details are correct before we make the payment. Alternatively, if you are using the Automated Service, you must provide the payment details using your telephone key pad. We will repeat the payment details before asking you to confirm them by pressing a button on your telephone key pad. Your confirmation will be your agreement for us to make the payment.

4.7.2 On satisfactory completion of our security procedures, we can act on any instructions given to us, even if these instructions were not given by you or with your authority.

4.8 Availability of TBS

4.8.1 TBS may be temporarily unavailable if we have to carry out routine maintenance. We will try to inform you in advance but it may not always be possible to do so.

5. Branch

If you are making a payment in branch, we will make the payment when you confirm that the information you have given us is correct.

6. Express Bank

To make a payment using the Express Bank machine, you must use the key pad to type the payment details out and then confirm to us that you want the payment to be made. This will be your agreement for us to make the payment.

7. Post

You may instruct us to make a payment by sending a letter addressed to us to any of our branches. You must set out all the details we tell you we need to make the relevant payment (please see clause 26.7 and you must sign the letter (your signature must match the signature on your mandate with us). This will be your agreement for us to make the payment. We will make the payment once we have checked your instructions.

8. Cards – Debit and self-service cards – and self-service machines

8.1 General

8.1.1 All new debit cards we issue will be VISA debit cards. If we replace an existing Maestro (including Solo) debit card that you have, we will send you a VISA debit card.

8.1.2 Only the relevant parts of the terms and conditions in this clause will apply if your card does not have all of the functions set out below.

8.2 Issuing a card and Personal Identification Number (PIN)

8.2.1 We will only send you a card if you ask for one or to replace a card already held. For the type of card you will receive with a current account, please see the table at the beginning of the Current Accounts Terms. We may ask you to activate any new VISA card you receive from us before you can use it.

8.2.2 If you ask us to send, or we issue you with, a replacement card before your existing card’s expiry date you will only be able to use your existing card for 30 days after the date we send you a replacement card. You can change your PIN, but not within the 30 day period before the expiry of an existing card or at any time between the order and receipt of a replacement card.

8.2.3 We will issue you with a PIN. We will not reveal your PIN to anyone but you. You can use your PIN with your card for withdrawing money and using other services available from self-service machines.

8.2.4 If your account is in joint names, these terms apply to each cardholder. We can only issue a card to a person authorised by all of you to operate the account alone.

8.3 Your card and your account

8.3.1 You must not use your card after the end of the month it expires, or after we have asked you to return it to us or told you that its use is suspended. Please also see clause 26.7.

8.3.2 We may charge for card use at the rates set out in the price list we provide you with. You authorise us to deduct all such charges from your account.

8.3.3 You must not use your card for an illegal purpose.

8.4 Returning your card

You can return your card to us at any time, but it must be cut into at least three pieces.

8.5 Self-service machines

8.5.1 All cards can be used in our self-service machines in the UK, Channel Islands and Isle of Man.

8.5.2 You may have to enter your PIN in order to use self-service machines.

8.5.3 You can obtain and perform the following from some of our self-service machines in the UK, Channel Islands and Isle of Man by using your card:
- details of the balance and available balance on your account;
- pay cash and cheques into your account;
- make transfers between the account on which the card has been issued and any other accounts you hold with us as listed in the tables in both the Savings and Current Accounts Terms (excluding Foreign Currency/International Personal Accounts) and which you have nominated for this purpose.

The transfer facility will be automatically set up at account opening for Instant Access Savings Accounts, Flexible Saver accounts and HSBC Premier Savings Accounts.

8.5.4 We will be responsible for any money lost if there is a fault on one of our self-service machines of which we have not notified you by a message on the screen or a notice on the machine. If we have so notified you, we will not...
be liable for any loss if our self-service machines are not in operation. The number of self-service machines we make available will vary in number from time to time.

8.5.5 We may allow you to use your card in self-service machines in the UK and abroad operated by other financial institutions if such machines display the Cirrus or Maestro logo if you have a Maestro debit card, or a VISA logo if you have a VISA debit card. We will advise you if you are able to use your card in these machines when you open your account and about any limitations which apply. We may decide to stop or impose limitations on customers being able to use their cards in these machines in respect of particular types of account.

8.5.6 If financial institutions charge for your use of their self-service machines, such charges will be payable by you. For example, financial institutions may make a charge to withdraw currency other than sterling from a self-service machine located in the UK, Channel Islands or Isle of Man.

8.5.7 You can use your debit card to:
- make certain charitable donations; and
- purchase mobile phone top-ups for “pay-as-you-go” mobile phones at our self-service machines. Payment will be debited from the account that your card was issued on. Using either of these services will reduce your daily cash withdrawal limit from our self-service machines by the amount of the payment you have made. You must ensure that you enter the correct mobile telephone number when purchasing mobile phone top-ups as we will not provide a refund if you enter an incorrect mobile telephone number.

8.5.8 We will not be responsible if you cannot use your card in a machine operated by another financial institution.

9. Important Security Information

9.1 You must use any card issued to you and TBS and 8 in accordance with the Terms. PIB is also subject to its own terms and conditions provided to you when registering for the service.

9.2 You must take all reasonable precautions to keep safe and prevent fraudulent use of any cards and security details (including PINs, security numbers, passwords or other details including those which allow you to use PIB and TBS). These precautions include but are not limited to:
- never writing down your security details; and
- not choosing security details to make them more memorable to you such as sequences of letters or numbers that may be easy to guess; and
- taking care to ensure that no one hears or sees your security details when you use them; and
- keeping card receipts and other information about your account containing personal details (such as statements) safe and disposing of them safely. People who commit fraud use many methods such as searching in dustbins to obtain this type of information. You should take simple precautions such as shredding paper containing such information.

Cards and PINs

• signing each card as soon as you receive it if it bears a signature strip, and
• keeping your debit card separately from your cheques, and
• keeping your card and PIN safe; and
• not allowing anyone else to have your card or PIN; and
• not disclosing the card number, PIN or card security codes except when using the cards to make payments; and
• not disclosing your PIN for mail order payments or when paying for goods and services over the telephone or through the internet; and
• complying with clause 17.2 for using debit cards to make payments through the internet; and
• not tampering with the card; and
• destroying the PIN advice immediately after receipt; and
• never writing down your PIN; and
• complying with all operational instructions we issue regarding keeping your card and PIN safe.

Telephone Banking

When you call us, we will confirm your identity using our current security procedures. We will never ask you for more than two digits of your security number. We may not be able to assist you if you are unable to identify you as our customer using our security procedures.

When we call you, we will ask for details of your security number or password to identify you as our customer. We will ask you questions based on information known to us about you and the transactions on your account.

You should not disclose full security details except when registering or resetting your TBS security number or PIB security details.

If you use a telephone you will be responsible for deleting the information held on your telephone at the end of each conversation. You should not use cordless or mobile telephones operating on an analogue network to telephone us. We are not responsible if your one else intercepts or overhears any telephone conversation between you and us.

Personal Internet Banking

Keep your personal computer secure by using antivirus and spyware software and a personal firewall.

Keep your passwords and PINs secret – we will never ask you for your online banking password information in full.

Always access PIB by typing in the bank address to your web browser, never go to an internet banking site via a link in an e-mail and then enter personal details.

9.3 If any card or security details are lost or stolen, or you suspect that someone has used or tried to use them, you must tell us without delay by calling:

• for Cards and PINs issues: 08456 007 010 (lines are open 24 hours) or, from abroad +44 1442 422 929, textphone 1800 108457 125 563 or, from abroad +4 1792 494 394;

• for TBS security issues: 08457 404 404 (textphone 1800 108457 125 563) (lines are open 8am to 10pm everyday except Christmas Day, Boxing Day and New Year’s Day); 08456 008 161 for Channel Islands or Isle of Man accounts (lines are open 8am to 10pm everyday except Christmas Day, Boxing Day and New Year’s Day); 08457 70 70 70 (textphone 1800 108457 125 563) for HSBC Premier customers (lines are open 24 hours); for HSBC Advance customers, telephone us on 08457 404 404 (textphone 1800 108457 125 563) (lines are open 24 hours); and

9.3.2 for PIB security issues: 08456 600 2290 (lines are open 8am to 10pm everyday except Christmas Day, Boxing Day and New Year’s Day) or, from abroad, +44 1226 261 226 (textphone 1800 108457 125 563).

Textphone calls will be put through to our Customer Service Centre. To help us continually improve our services and in the interests of security we may monitor and/or record your telephone calls with us.

9.4 If asked, you must confirm in writing or the theft of your cards or security details relating to your card, PIB or TBS. If you no longer require your card and/or any unused cheques then you must return them to us. Cards should be cut into at least six pieces.

9.5 We will ask you to co-operate with us and the police in relation to any investigation into the actual or suspected misuse of your card and/or accounts.

You must report any unauthorised transactions to the police within seven days of our request. We may also disclose information about you or your account to the police or other third parties if we think it will help prevent or recover losses.

9.6 If you find your card after having called us under clause 9.3, you must not use it again. You must cut it into at least six pieces and return it to us immediately.

Part B

10. When payments will and will not be made by us

10.1 We will make/authorise a payment from your account if you authorise in any of the ways set out in this section one of the General Terms, and:
- there are cleared funds in your account; or
- the payment is covered by an overdraft that we have agreed following a formal or informal request from you for an overdraft or an increase to an existing overdraft limit (please see clause 3 of the Current Accounts Terms for more details).

There may be a delay in carrying out your instructions where we are concerned about fraud prevention and checks take longer than usual.

10.2 When we assess whether to make/authorise payments under clause 10.1, we may consider any other payments we have made or agreed to make from your account that day, even if those other payments have not already been deducted from your account. You must take this into consideration when requesting payments.

10.3 We may refuse to make a payment (and we will not be responsible for any loss) if:
- any of the conditions set out in this section 1 have not been met (this includes if we do not agree to an informal request for an overdraft to cover the amount of the payment); or
- we are not reasonably satisfied the transaction or the instruction is lawful; or
- we consider that your account has been or is likely to be misused; or
- for fraud prevention purposes.

10.4 If we refuse to make a payment that you have requested: for standing orders and direct debits, we will write to you on the first occasion a payment to a recipient is refused (we will not write if a subsequent payment to the same recipient is refused); and for other payments you will normally be told why we have refused the request, the payment, unless we suspect fraud – please see clause 25 for details about our fraud prevention measures and what we do if we suspect fraud.

In all cases, if you telephone us, we will tell you if a payment has been refused, the reasons for the refusal (if possible) and the procedure for correcting any factual errors that led to the refusal. This information will be available immediately after our refusal of your instruction. We will not be able to provide you with details in any of these ways if it is unlawful for us to do so.

10.5 We may charge for considering and returning an informal request for an overdraft or an increase to an existing overdraft limit (please see clause 3 of the Current Accounts Terms for details). We may also charge for each occasion we notify you that your payment request has been refused.
11. Payments that involve a foreign currency exchange

11.1 The exchange rate we will apply to payments involving a currency exchange is the rate we provide or make available to you (including in our branches and on the telephone) when you request the payment.

11.2 If we make a payment that involves an exchange into a foreign currency, and that payment is returned to us, we will convert the returned payment back to the original currency at the HSBC exchange rate applicable when we receive the returned payment.

11.3 A charge may be deducted from your account for foreign currency payments into your account. This includes payments in the currency of your Foreign Currency/International Personal Accounts. You will be provided with details of charges when you open your account.

12. Interest on payments you make and receive

12.1 Provided your account is in credit, for bill payments (excluding faster bill payments and internal bill payments) and standing orders (excluding internal standing orders), you will receive interest on a payment once the payment is deducted from your account.

12.2 Some types of payments have additional currency cut-off times. For these payments, you must give your instructions before the earlier of the cut-off times that apply for us to treat the instructions as received before the cut-off time. Please see the price list for information about currency cut-off times.

12.3 The maximum execution time (the time it takes for the payment to reach the recipient’s bank), is set out in the table in clause 15 and in clauses 16 to 21. The time at which this begins will depend on whether your payment instructions were received before or after the cut-off time.

12.4 Where you have instructed us to make a payment immediately, we will begin processing the instructions when they are received and you cannot cancel your instructions after you have given them to us. If you wish to cancel a recurring debit card payment, you must arrange this with the retailer.

12.5 If you instruct us to make a payment on a future date, we will begin processing the payment on the date you specify. In this case, whether you may cancel your instructions will vary for different types of payment and for different ways in which the payment is requested. Information about cancelling is set out in the table in clause 15.

14. Cut-off times, execution times and when you can cancel an instruction to make a payment

14.1 The cut-off time is the time before which on a working day (or calendar day for faster bill payments and internal transfers, which can be made on any day) a payment or a payment instruction is treated as received by us on that working day (or calendar day, as appropriate). This means if we receive a payment or a payment instruction after the cut-off time, we will treat this as received by us on the following working day, or for faster bill payments and internal transfers, the following calendar day. If we receive a payment or a payment instruction on a day that is not a working day, we will treat this as received on the next working day or, for faster bill payments and internal transfers, the following calendar day.

14.2 Cut-off times vary for different types of payment and for different ways in which the payment is requested. Information about cut-off times for each type of payment is set out in the table in clause 15 and in clauses 19.3 and 21.12.2. We will receive any instructions you give us by post when you open your letter (there are no cut-off times for this).

14.3 The time at which this begins will depend on whether your payment instructions were received before or after the cut-off time.

14.4 Where you have instructed us to make a payment immediately, we will begin processing the instructions when they are received and you cannot cancel your instructions after you have given them to us. If you wish to cancel a recurring debit card payment, you must arrange this with the retailer.

14.5 If you instruct us to make a payment on a future date, we will begin processing the payment on the date you specify. In this case, whether you may cancel your instructions will vary for different types of payment and for different ways in which the payment is requested. Information about cancelling is set out in the table in clause 15.

14.6 After any time limits for cancellation referred to in this clause have expired, you may only cancel your instructions if we agree and, in the case of debit card payments and direct debits, if the person who receives the payment also agrees.

Part C

15. Internal transfers, bill payments (including faster bill payments), Electronic Fund Transfers, Priority Payments, SEPA payments, WorldPay payments and standing orders

In the table “EB” means Express Bank machine.
16.1 To set up a direct debit you must complete a direct debit instruction form with the recipient. This may be done in writing, over the phone or via the internet.

16.2 The recipient will normally lodge the direct debit instruction directly onto your account but may occasionally send the original direct debit instruction to you. When each payment request is sent to us we will check that the reference for that payment matches the reference on the direct debit instruction and will then make the payment from your account.

16.3 You can withdraw your agreement for direct debits at any time by telling us via branch, TBS or PIB before the end of the day before that payment is due to be made by us. You should also tell the recipient that you have cancelled the direct debit instruction.

16.4 The payment will be deducted from your account and received by the recipient’s bank on the direct debit due date, provided that we receive the request to make the payment from the recipient, or your bank’s, by 10.30pm two working days before the due date.

17. Debit card payments

17.1 You can pay for goods and services using your debit card in the UK, the Channel Islands, the Isle of Man and abroad at retailers who display a VISA logo if you have a VISA debit card, or at retailers who display a Maestro logo if you have a Maestro debit card. A “cashback” service may also sometimes be available. You can also set up recurring payments to be made from a VISA debit card.

17.2 When you place an order over the internet with organisations that participate in MasterCard SecureCode™ (for Maestro debit cards) or Verified by VISA (for VISA debit cards) (designed to prevent fraud) you will be invited to register for the security service applicable to your card. If you do not do so, as part of our fraud prevention measures, we may not authorise the payment for your order and further internet transactions with participating organisations.

17.3 Before we will make a payment from your account, for transactions in person, we will require you to enter details of your PIN into a keypad or provide a signature and for other transactions we will require certain personal details and the 3 digit card security number on the back of your card. We will advise the retailer or other supplier if we are prepared to authorise the payment to be made from your account. For decision-making and card misuse prevention purposes, we may retain an authorisation message to the retailer for further information. This may result in you being asked to produce further identification. This may also be done on a random basis for fraud prevention purposes.

17.4 We will not be responsible if a retailer or other supplier refuses to accept your debit card, or if you cannot use your debit card for a payment.

17.5 We will normally deduct from your account the amount of a debit card payment made in the UK, Channel Islands or Isle of Man on the first working day after we receive the request from the retailer’s bank for the payment to be made. We will make the payment to the retailer’s bank on the same day.

17.6 Any foreign currency debit card payments are converted to sterling by VISA or Mastercard (as appropriate) using wholesale market rates applying on the day the conversion is made. These transactions are subject to our foreign exchange charge of 2.75%. We will deduct the payment from your account once we receive details of the payment from the card scheme, at the latest the next working day. Details of the current wholesale market rates can be obtained by calling us on the usual telephone numbers, set out in clause 4.3.

18. Cash withdrawals

18.1 You can withdraw cash from your account over a branch counter or from a self-service machine that allows cash withdrawals and has a VISA logo, if you have a VISA debit card, or has a Maestro logo, if you have a Maestro debit card.

18.2 A charge will be deducted from your account for foreign currency banknotes withdrawn from your Foreign Currency/International Personal Accounts. We will tell you about this charge when you open your account and also when you make the withdrawal request.

18.3 We will set a limit on the amount you can withdraw each day from self-service machines. You will be advised of the limit when you receive your card from us.

18.4 Cash withdrawals from self-service machines in the UK, Channel Islands and Isle of Man will be deducted from your account on the same day. For cash withdrawals at self-service machines outside of the UK, Channel Islands and Isle of Man the self-service machine operator will act for itself and not on our behalf the amount of any cash withdrawal made in a currency other than sterling will be converted into sterling as set out in clause 17.6. See the relevant service list for machine that will apply. We will deduct the withdrawal from your account once we receive details of the payment from the card scheme, at the latest the next working day.

18.5 You can make cash withdrawals in euros or US dollars from your account from some of our self-service machines. The HSBC exchange rate, the amount of currency you will receive and the sterling amount will be shown on the screen and you need to press a button on the keypad to agree the withdrawal. After pressing the button to agree the transaction after this point. The amount of the cash withdrawal converted into sterling will be deducted from your account immediately.

18.6 For withdrawals over the counter at branches, you must pay in before the withdrawal is given. The cash is treated as cleared for interest calculation purposes (if applicable) two working days after it has been paid in at the other bank.

20. Cash withdrawals and cash payments in – Basic Bank Accounts

Basic Bank Account customers are able to use their card and PIN at all Post Office® branches in England, Wales, Scotland and Northern Ireland, but not in the Channel Islands or Isle of Man, to pay in and withdraw cash from their Basic Bank Account. Cash payments in will be reflected in your account balance immediately after we have received the cash from the Post Office®. Basic Bank Account customers must have a PIN, see General Terms clause 8.2, to be able to use their card at Post Office® branches.

21. Cheques

Cheques you issue

21.1 When you issue a cheque on your account, the amount will normally be deducted from your account two working days after the recipient pays into their account, eg if a cheque paid in on a Monday will normally be deducted from your account on that Wednesday. More time may be needed for a cheque paid into a building society account or any bank outside England or Wales or any account held at a non-clearing bank.

• If a cheque you issue is paid in at the counter of your branch, eg to pay a bill or is paid in there by the recipient, the amount will be deducted from your account on the same day;
• If you cash a cheque at any of your branches, the amount will be deducted from your account on the same day;
• If you issue a cheque which is “specially presented” (please see clause 21.12.4 for details of what “special presentation” is), the amount will be deducted from your account on the day it is received by us. This is likely to be on the working day after the day it was paid in by the recipient, but could be on the day it is paid in. If you ask us to specially present a cheque you will need to complete a Declaration Form;
• If you issue a cheque on your Foreign Currency/International Personal Current Account, the time taken for the amount to be deducted from your account will depend on when it is paid in, the currency of your account, and the country in which the recipient’s account is based.

21.2 You can instruct us to stop or cancel a cheque as long as:
21.12 Clearing cheques
21.12.1 The ‘central clearing cycle’ (normally three working days) is the time taken for money paid from or into your account to be deducted or added. This section applies to our normal clearing cycles for sterling cash and cheques drawn in sterling or in euros (other than those drawn on banks abroad) paid into branches of English, Scottish, Welsh or Northern Ireland banks in England, Scotland, Northern Ireland, the Channel Islands and the Isle of Man. For foreign cheques (as defined in clause 21.14.1), refer to clause 21.14. Payments from the amount of the cheque through some financial institutions. Please also see clauses 21.12.6 to 21.12.9 below.

21.12.2 When you pay a cheque into your account, you will normally have to wait three working days after the day it has been paid in before you can withdraw the money unless we agree otherwise, eg the proceeds of a cheque paid in on a Monday will normally be available for withdrawal on that Thursday. We may extend this time period if there are actual or potential credit or fraud prevention reasons to do so. When we refer to the day you pay a cheque into your account we mean the first day that we deal with and process the cheque. Please also see clauses 19.4 and 21.12.4. So, if you pay in a cheque via a self-service machine after cut-off time displayed in branches, we will not process your cheque until the following working day.

21.12.3 We treat cheques as being cleared for interest calculation purposes (if applicable) two working days after they have been paid in, eg on Wednesday if paid in on a Monday. If you withdraw money which is not cleared for interest calculation purposes (if applicable), you may be charged interest even though your account shows a credit balance. If you pay a cheque drawn on one of our branches into that branch and your account is also held at that branch, you will normally be able to withdraw the money on the next working day. The amount of the cheque is treated as cleared for interest calculation purposes (if applicable) on the day it is paid in.

21.12.4 Cheques returned unpaid and paying in cheques
The bank on which a cheque is drawn may return it unpaid, even if we have let you withdraw the money and/or the amount on the cheque has been included in your available balance (see clause 24.5). When a cheque is returned unpaid, it will usually happen three or four working days after the cheque has been paid into your account, but it could be later (see clauses 21.12.6 to 21.12.9). When you pay in a cheque at a branch counter, you can ask us to specially present it to the bank it is drawn on. This means that we will ask the bank on which the cheque has been issued if the cheque will be paid. We will post the cheque to the bank it is drawn on and, upon receipt, they will confirm whether the cheque will be paid. Special presentation does not affect the clearing cycle for interest calculation purposes. A charge will be debited to your account for using our special presentation service. Please also see clause 21.1.

21.12.5 If a cheque paid into your account is returned unpaid, the bank it is drawn on will deduct the amount of the cheque from your account. If you withdraw against a cheque which is later returned unpaid, the deduction of the amount of the unpaid cheque from your account would either make your account go overdrawn or go over an existing overdraft limit, we will treat this as an informal request for an overdraft – please see clause 3.3 of the Current Accounts Terms for further details.


21.12.7 If a cheque paid into your account is returned unpaid, we will not debit your account beyond the sixth working day after it was paid in. If you post a cheque into your account over the counter at another bank the date we accept the cheque will be when your account with us is credited with the amount of the cheque. If the cheque is later returned unpaid, the debit to your account could appear up to 9am on the seventh working day. For example, if you pay a cheque into your account on Monday, your account will not be debited after 9.00am on Wednesday (Friday for cheques paid in at other banks’ counters) the following week.

21.12.8 A cheque you pay in may be returned more than six working days after the date we accepted it:
• where you are, or we reasonably suspect you are, knowingly involved in a fraud concerning the cheque; or
• if you have given your express consent.

21.12.9 Clauses 21.12.8 and 21.12.8 do not apply to cheques paid in at or drawn on branches in the Channel Islands and the Isle of Man. In such a situation, a cheque could be debited later than six working days after you have paid it into your account. Because of this, we may require you to wait until we are certain that the cheque has been paid before you are able to draw against it.

21.12.10 If you want to pay in a cheque or other item that has been made payable to someone else, that person must sign it on the back. We may ask for further details before we agree to accept it. If a cheque or other item is marked on the front ‘not transferable’ or ‘account payee’, we can only accept it for the person it is made payable to. The only exception to this is a joint account. We will accept a cheque or other item made payable to any one of you. However, a cheque or other item made payable to joint names cannot be paid into a sole account.

21.13 Cheque guarantee – UK, Channel Islands and Isle of Man

21.13.1 Debit cards that can be used to guarantee cheques are issued at our discretion and are subject to status. We may change the cheque guarantee limit or remove the cheque guarantee facility, at our discretion, when we issue you with a replacement debit card. We do not issue debit cards that can be used to guarantee cheques on our Current Account product. If you issue a cheque in the UK, Channel Islands or Isle of Man, which is supported by a card which displays a Cheque Guarantee logo, and is issued on the account upon which the cheque is drawn, we guarantee we will pay the cheque if:
• you have issued and dated the cheque before the expiry date on the card; and
• the amount of the cheque does not exceed the limit shown on your card; and
• the cheque is signed by the person to whom it is payable, and
• the signature on the card and the cheque are the same; and
• the card number is written on the back of the cheque by the person to whom it is payable. If the words “Card Number” appear on the front of the card that is the number recorded. If the words “Card Number” are not printed on the front of the card then the entire 16 digit number across the centre of the card should be used, and
• the card has not been altered or defaced, and
• it is a cheque supplied by us and the six digits in the top right corner of the cheque also appear on the card, and
• the cheque is dated with the actual date of issue.

21.13.2 You cannot stop a cheque guaranteed by your debit card.

21.13.3 Only one cheque may be guaranteed in any single transaction altered or defaced, and

21.13.4 If you use a cheque encashment service, the following terms apply:
• the number of guaranteed cheque encashments supported by your card is limited to one cheque per account per day, and
• the correct day square on the frequency page at the back of your cheque book must be cancelled and cancelled properly, and
• the cheque must be delivered to the bank of the organisation or person providing the cheque.
encashment service no later than three working days after the date on which the cheque is received by that organisation or person.

21.14 Foreign cheques

21.14.1 By ‘foreign cheques’ we mean cheques drawn in a foreign currency other than in euros (whether on a UK, Channel Islands, the Isle of Man or abroad) or cheques drawn in sterling or in euros on a bank abroad. This also includes other forms of foreign payment.

21.14.2 We may agree to “negotiate” a foreign cheque although we are not obliged to do so. “Negotiate” means that we will add to your account immediately the full amount or the converted amount (if the foreign cheque is in a different currency to your account) of the foreign cheque. If it is returned unpaid, we will deduct from your account either the amount we added to, or if we converted the cheque into another currency, the amount converted at the exchange rate applicable on the date we make the deduction. Anyone who signed or endorsed the foreign cheque will also be responsible to us.

21.14.3 For details of how we deal with interest following negotiation of a foreign cheque, please ask us.

21.14.4 For a foreign cheque negotiation, we will deduct our fee when we pay it in. If it is returned we will deduct a further fee.

21.14.5 We may decide or agree to send a foreign cheque for “collection”. This means we will either:

• send it directly to the bank on which it is drawn and credit your account once we have received payment; or

• pass it through the clearance system in the country where it needs to be presented for payment. We may appoint an agent (i.e. someone to act on our behalf) in that country (which may be an HSBC Group company) to do this for us.

We will credit your account with the amount of the foreign cheque (subject to clause 21.14.9) when we or our agents have received the funds and are satisfied that they can be credited to your account. This may involve us or our agents waiting after receiving funds from the bank upon which the foreign cheque is drawn to be certain that it has been cleared and has not been returned before we credit your account.

21.14.6 If exchange restrictions or some other cause result in us receiving payment in a currency different from that of the cheque, we will not be responsible for any loss in exchanging the proceeds into the currency of your account.

21.14.7 The Uniform Rules for Collections, as published by the International Chamber of Commerce, apply to any “negotiation” or “collection” of foreign cheques or other forms of foreign payment.

21.14.8 You must sign the back of any foreign cheques you pay into your account. Your signature should be in the same form as your name on the front of the cheque.

21.14.9 For a foreign cheque “collection” we will deduct a fee from the proceeds when we receive them or, if it is not paid, we will charge a fee when we receive the unpaid cheque. Our fees will include any charges made by our agents (which may be payable whether the cheque is paid or not) and/or the bank on which the cheque is drawn.

Part D

22. Joint accounts

22.1 Unless this conflicts with another authority given in writing on the joint account, and until any one of you cancels this authority, you authorise us to:

• pay all cheques and accept other instructions for payment (including those given to us using TBS or PIB), or to stop such payments, signed or given by any one of you, whether the account is in debit or credit, and

• deliver any item held by us in safe keeping in your joint names against the receipt of any one of you, and

• accept instructions signed or given to us by any one of you to act on behalf of you all in all other transactions with us, including providing a loan, overdraft or other facility, opening further accounts in your joint names and closing accounts in your joint names. For such purposes, instructions may be in writing or any other form we accept and may be given by any means or through any media we accept and on such terms as we may tell you.

22.2 We will accept such authority until it is cancelled by any one of you (unless otherwise agreed in writing) or treated by us as cancelled under clause 22.3.

22.3 If any one of you tells us of a dispute between any of you, we may treat this as notice of cancellation of the authority set out at clause 22.1. If we do, any further transactions, including payments by standing order or direct debit, will need the authority of you all and the use of additional services such as PIB may be suspended. We may also ask for the return of any unused cheques and/or cheques from third parties. Until all the credits returned, card transactions (including those carried out via self-service machines) will continue to be deducted from the joint account.

22.4 We may disclose to any of you any information we hold about the account(s) including historical statement information. This means that where a sole account is converted into a joint account, statement information relating to the account when it was a sole account may be made available to the joint account holders.

22.5 Unless clause 22.3 above applies, in the event of the death of any of you, the survivor(s) have authority to instruct us to pay them any credit balance and deliver to them any items held in safe keeping. This is subject to any rights which we or a third party may have.

22.6 You agree that if any one of you registers for PIB or any other banking service provided over an electronic channel which we may make available to you:

22.6.1 we may provide PIB or such other service in respect of your joint account even if not all of you have registered for PIB or such other service; and

22.6.2 you will be bound by the PIB terms and/or the terms of such other service (terms are available on request or at www.hsbc.co.uk); and

22.6.3 we may follow any instructions given to us in relation to your joint account by any one of you, even if any joint account mandate requires the authority of more than one of you. This clause overrides the mandates.

22.7 Please also see the joint account provisions in clause 21.12.10 for paying in cheques, clause 8.2.4 for using cards, clause 16.4.1 for using TBS, clause 23 for third party authority, 24 for statements and Current Accounts Terms clause 4.2 for borrowing.

23. Third party authority

You can authorise another person to operate your account(s). You will need to sign a document called a third party mandate in respect of those account(s). On joint accounts, all of you must sign. You can also do this by signing a power of attorney but you should take legal advice before doing so. If you authorise another person to operate your account then you will be responsible for their actions or omissions as if they were your own.

24. Statements

24.1 Unless you choose to view statements for any of your accounts electronically and as a result not to receive paper statements or to receive them less frequently, we will send you statements for each account at least every three months or, if you have not used your account for at least two years, at least annually. Please see the Savings Accounts Terms for details of when we will send statements on Flexible Saver accounts and Regular Saver accounts.

24.2 If one or more payments have been made from or to your account in any month and you would not normally receive a statement that month because, for example, you receive statements every three months, you can ask us to provide you with a statement for that month in the way you usually receive statements.

24.3 If you have a joint account we will send a statement to each of you (to different addresses if you wish) unless you ask us not to.

24.4 If an incorrect entry on your account is identified we will correct it. If we do this on the same day the incorrect entry was made, the details may not show on your statement.

24.5 Balance information

24.5.1 We may provide you with details of:

• the balance on your account. This may include transactions that are still being processed and so may be subject to change. It may not include the amount of any overdraft you have.

• the available balance on your account. This includes the amount of cleared funds in your account together with the amount of any overdraft you have.

Please also refer to clauses 4.5 and 21. Your account and the transactions passing through it may be affected by a court order. If so, the balance may change and transactions may not be processed or may be reversed.

24.5.2 For payments into your account received through the BACS system (for example, salaries are normally paid using this system – the person making the payment will decide whether to make the payment in this way), standing orders into and out of your account and direct debits from your account, we include a shortened reference identifying the payment on the statement. If you would like to see the full reference on your statement, please ask us in any branch or via TBS.

24.5.3 For faster bill payments out of your account and for payments processed using the Faster Payments service into your account, we will include a shortened reference identifying the payment on your statement. The full reference is available at any time via TBS or in any branch. We will send you a written copy of this information if you ask us to.

24.5.4 For all accounts (other than Fixed Rate Saver Bonds or Money Market Accounts) you will be able to view the following information via PIB and Express Bank machine:

• incoming standing orders and bill payments (excluding faster payments); and

• incoming electronic payments such as your salary, pension payments and benefits; and

• cheque payments and direct debits due to leave your account the working day before they are due to show on your statement. You will only be able to see cheques after 8pm.
24.5 The items that are due to credit your account may be returned or recalled by the person making the payment and so may not be included in your statement. The fact that you have been allowed to see these items is not a guarantee that they will be paid into or out of your account on the following working day and that they will appear on your statement.

25. Fraud prevention

25.1 We carry out certain checks on transactions on your account as part of our fraud prevention measures. We will check your phone number (including mobile phone), email, mobile messaging or (if you are registered for PIB) secure e-message, to say there may be suspicion on your account, or we may leave a message to ask that you call us. If we ask you, you must contact us as soon as possible. In respect of payments made through TBS or PIB, if you do not reply to us, we will assume you have not authorised the transaction and it will not proceed. For payments made using your debit card, if you do not reply to us and we do not have any reason to believe there are any other suspicious transactions on your account, we will assume that you have not authorised the card payment and allow it to proceed. This will not prevent you from later disputing you authorised the transaction.

25.2 We, or any other member of the HSBC Group, may take action that we consider appropriate to meet any obligations, either in the UK or elsewhere in the world, relating to the prevention of fraud, money laundering and terrorist financing, the provision of financial and other services to persons who may be subject to sanctions. This may include, but is not limited to, investigating and intercepting payments into and out of your account (particularly in the case of international transfers of funds) and investigating the source of or intended recipient of funds. It may also include making enquiries to establish whether a person is subject to sanctions. Exceptionally, this may delay the carrying out of your instructions or the receipt of cleared funds but where possible, we will advise you of the reasons for and likely length of any delay. If we are not satisfied that a payment in or out of your account is lawful, we may refuse to deal with it.

25.3 Neither we nor any other member of the HSBC Group shall be responsible to you or any third party for any loss incurred as a result of us or any other member of the HSBC Group taking action set out in clause 25.2 above. In addition, we shall not be responsible to you for any loss you may incur if we, or any of our agents or correspondents are prevented from or delayed in providing you with any banking or other services due to strikes, industrial action, failure of supplies or equipment, or other causes beyond our reasonable control.

26. Responsibilities

26.1 Making payments

26.1.1 We will make payments based on the information we require to provide you as set out in clause 2. If you provide us with incorrect information, we will not be responsible if the payment is not made, it is delayed or it is made incorrectly. If you ask us, we will make reasonable efforts to recover an incorrect payment.

26.1.2 If you provide us with extra information to that specified by us as required, we will only be responsible for making the payment based on the information we have told you we require.

26.1.3 For payments to another bank account, we will make sure payments are sent to the recipient’s bank. It is the recipient’s bank’s responsibility to make sure the payment is added to the bank account of the recipient.

26.1.4 If you have instructed us to make a payment, we are responsible for it being made correctly unless we can prove to you, or the recipient’s bank, as appropriate, that the payment was received by the recipient’s bank within the timescales for executing payments set out in the table in clause 15 and in clauses 16 to 21. Where we can prove this, the recipient’s bank will be responsible to the recipient for making available the payment and crediting the recipient’s account as appropriate.

26.1.5 If a payment has been made incorrectly and we fail to prove the payment you authorised was received by the recipient’s bank as required by clause 26.1.4, we will, without undue delay, refund your account with either:• the payment; or• in the case of an overpayment, any excess amount incorrectly deducted so you do not incur any loss, and we will also restore your account to the position it would have been in had the incorrect payment not been made, for example, by refunding any charges or interest as appropriate. We will not do this if the circumstances giving rise to the incorrect payment transaction were abnormal and unforeseeable circumstances beyond our control, the consequences of which would have been unavoidable despite all efforts to the contrary.

26.1.6 If you ask us, we will make immediate efforts to trace a payment and will tell you the outcome.

26.2 Refunding pre-authorised payments such as direct debits

26.2.1 If you authorise a transaction and the following conditions apply:• the exact amount of the payment is not specified when you give your authority, for example with a direct debit; and• the amount of the payment exceeds the amount you could have expected to pay, taking into account your previous spending pattern, the Terms and all other circumstances (but not fluctuations in the exchange rate), then, providing we have received notification of a refund within eight weeks (subject to your additional rights under the Direct Debit Guarantee Scheme) of the payment being charged to your account, we will refund you the full amount of the payment. No refund will be made if we have agreed with you for the particular payment to be made and, where appropriate, details of the payment are provided to you by any means at least four weeks before the payment is made from your account.

26.2.2 You must provide us with any information we request which is reasonably required to allow us to verify the conditions set out in clause 26.2.1.

26.2.3 We will either make a refund or provide you with our reasons for refusing your request within 10 working days of either receiving your request for a refund; or receiving the information referred to in clause 26.2.1.

26.2.4 The Direct Debit Guarantee Scheme applies, in addition to clause 26.2.1, to direct debit payments.

26.3 Unauthorised transactions

You must read your statements carefully on receipt or when they are available online. To help us prevent fraud, you must tell us immediately by calling us if you do not recognise any transaction shown on your statement or if you think any payment you have authorised has been executed incorrectly. If you do not tell us promptly (at the latest within 13 months of the date the transaction was deducted from your account), you may not be entitled to have any errors corrected.

26.4 Liability for unauthorised transactions

26.4.1 Subject to clauses 26.4.2 to 26.4.5, we will be responsible for any unauthorised transactions that you tell us about in accordance with clause 26.3 (if we suspect fraud or that you have been grossly negligent, we will investigate the transaction and will only be responsible if (when we have concluded that there has been no fraud and you have not been grossly negligent). Where we are responsible, we will immediately refund the amount of the unauthorised transaction and any resulting interest and charges. We will have no further liability to you.

26.4.2 You will be responsible for all losses if you act fraudulently or if you allowed another person to use your card or your account.

26.4.3 You will be responsible for all losses arising from unauthorised transactions on your account as result of:
• you acting fraudulently, or
• you intentionally or with gross negligence failing to use your card, TBS and/or PIB in accordance with the Terms (including keeping safe your card, PIN or any other security or personalised details), or
• you intentionally or with gross negligence failing to notify us in accordance with clause 9.3 of the loss or theft of any card, PIN, or other security or personalised details.

26.4.4 Unless you have acted fraudulently, you will not be responsible for any losses in respect of an unauthorised transaction:
• if someone uses your card before you receive it, or
• if your card has been used to purchase goods via the telephone, via the internet or mail order, or you have purchased goods and services via PIB or TBS, or
• after you have notified us of the loss or theft of your card or security details in accordance with clause 9.3, or
• if we have failed to provide the facilities we describe in clause 9.3 for you to tell us if your card or any security details have been lost or stolen.

26.4.5 We will not be responsible to you if we fail to comply with any of the terms in section 1 of the General Terms:
• due to abnormal and unforeseen circumstances beyond our control, the consequences of which would have been unavoidable despite all efforts to the contrary; or
• where our failure to comply is due to our obligations under EC or National Law.

26.5 Account Aggregation

If you use an account aggregation service, you may be liable for any fraud or mistakes that occurs on your accounts as a result of using the service. An account aggregation service allows you to see, on one web page, details of the online accounts you hold with financial institutions. The service may be provided by a financial institution (with whom you hold an account) or through a website not owned by a financial institution.

26.6 Payments into your account

26.6.1 We can only accept responsibility for payments into your account after we have received and checked them.

26.6.2 If you pay two or more items into your account using a paying-in slip or similar, you must take care to add these up correctly on the paying-in slip. If, when we process the payments-in, we notice that the total amount of the items is added up incorrectly, the processing of the transaction correct is over £1, we will add the correct amount to your account. We will tell you we have done this. If the difference is £1 or less we may not carry out the correction or tell you.

26.6.3 You can make payments by standing orders, direct debits (including direct debit payments), standing order transfers or electronic payments (including online payments), or by using a paying-in slip or similar to pay money into your account. Where we have reason to believe that any payment into your account may be fraudulent, we may return the money to the payer. We may also return money to the payer where we have reason to believe that the money is not a genuine payment, or that a payment is lawful, we may refuse to deal with it.

26.6.4 Where we reasonably believe that any payment into your account may be fraudulent, or that a payment is unlawful, we may return the money to the payer.
26.6.3 If a payment is fraudulently or mistakenly paid into your account, the amount of the payment may subsequently be deducted. This may happen even if the funds are included in the balance of your account, you have used them to make a payment, have transferred or withdrawn all or part of them. If the deduction of the payment from your account would either make your overdraft exceed your prescribed or given an existing overdraft limit, we will treat this as an informal request for an overdraft – please see clause 3.3 of the Current Accounts Terms for further details.

26.7 Suspension of debit cards, TBS or PIB

26.7.1 We may, at any time, ask you to return your card to us to suspend its use, or suspend your use of TBS or PIB if we have reasonable grounds which relate to:
• the security of the card, or its suspected unauthorised or fraudulent use; or
• the security of or the suspected unauthorised or fraudulent use of TBS or PIB; or
• if we consider there is a significantly increased risk that you will be unable to repay any overdraft on your account.

26.7.2 We will normally give you advance notice (either in writing or by phone or in branch) if we are removing the use of your card, TBS or PIB. We will tell you why we are taking this action but we will not give you notice or details of the reason for the suspension if this would compromise the security measures or it is unlawful to do so. We may occasionally suspend your use of your card, TBS or PIB without notifying you where we have been unable to contact you in advance. We may also suspend your use of your card, TBS or PIB due to national or European legal obligations that apply to us.

26.7.3 We may deduct from your account the amount of any card transaction (and any charges relating to any such card transaction) despite that fact your card may have been returned or suspended at the time we make the deduction.

26.7.4 You can ask us to lift any suspension of your use of your card, TBS or PIB by calling us.

27. Changing the Terms – general information

27.1 We may change interest rates and other Terms in accordance with this clause 27 and clauses 28 to 32.

27.2 For products or services that you have which have particular terms that are fixed, please see the following Terms for information on the circumstances in which we may make changes to those terms. If there is a conflict between this clause 27 or clauses 28 to 32 and those Additional Conditions, the Additional Conditions will apply.

27.3 When we tell you about a change personally, we may do this by post, e-mail, secure e-message, a message on your statement, or in any other way that will be sent to you individually.

27.4 When we give you notice of a change of interest rates in the nature of any financial commitment, the notice will be published in three national newspapers, which will usually be The Daily Mirror, the Daily Mail and the Daily Telegraph. So that you can compare rates, our newspapers notices will show the old and new interest rates.

27.5 Information about our current interest rates is available on our website, by telephoning us and by asking a member of staff at any of our branches. When we change the interest rates on your account, we will update this information within three working days. The old rates will also be available to help you compare rates.

28. Interest rate changes

28.1 Changing interest rates that apply to money you have borrowed from us

28.1.1 We may change interest rates that apply to money you have borrowed from us by telling you personally, or by putting a notice in our branches and in the national press at least seven days in advance of making any change to the interest rate applied.

28.1.2 We may base interest rates we apply to money you borrow from us on our assessment of your ability to meet your financial commitments (which will include your history and information held about you by credit reference agencies) and how you conduct your account. This would mean that the interest rate we apply to money you borrow from us may be different to the interest rate we apply to money borrowed by other customers. We may do this to ensure there is a fair allocation of the risks and the costs of borrowing between different customers.

28.1.3 Where the interest rate you have to pay when you borrow from us is not based on our assessment of your ability to meet your financial commitments and how you conduct your account, we may change it so that it is based on such an assessment. We will make such a change in accordance with clause 28.1.1.

28.1.4 Where the interest rate you have to pay when you borrow from us is based on our assessment of your ability to meet your financial commitments and how you conduct your account, we may change the interest rate in accordance with assessment changes. We will give you at least seven days’ advance personal notice of any such change.

28.2 Changing interest rates that apply to money you have with us in your account

We may change interest rates applied to money you have with us in your account in the following ways:

28.2.1 If the change is favourable to you, by:

• within 30 days of the change, telling you about it personally or putting notices in the national press or on our Rates and Charges Notices in our branches; and
• if the change is not favourable to you, by:

• following, or in anticipation of, and to reflect a change in relevant law or regulation or to reflect a change in guidance or code of practice or good banking practice.

28.2.2 If the change is not favourable to you, by telling you about it personally or putting notices on our Rates and Charges Notices in our branches or in the nature of any financial commitment.

• at least 30 days in advance of making the change if you have a Fixed Rate Saver Bond, Money Market account or Regular Saver; and
• at least two months in advance of making the change if you have any other account.

29. Other changes to the Terms

29.1 Changes to the HSBC Advance, HSBC Advance (Graduate), HSBC Premier and HSBC Passport monthly changes

We may make changes to the monthly charges for HSBC Advance, HSBC Advance (Graduate), HSBC Premier and HSBC Passport services by giving you at least 30 days’ personal advance notice.

29.2 Any other changes to the Terms

29.2.1 We may make changes to Section 1 of the General Terms, including changes to the basis on which we charge for operating/providing product(s)/service(s), by giving you at least two months’ advance personal notice.

29.2.2 We may make changes to any charges in clause 28 (which include the monthly charges described in clause 29.1), including changes to the basis on which we charge for operating/providing product(s)/service(s), by giving you at least two months’ advance personal notice.

29.2.3 We may make any other changes to the Terms, including changes to the basis on which we charge for operating/providing product(s)/service(s), in the following ways:

• if the change is favourable to you, by, within 30 days of the change, telling you about it personally or putting notices in the national press or on our Rates and Charges Notices in our branches; and
• if the change is not favourable to you, by giving you at least 30 days’ advance personal notice.

30. Reasons for making changes

We may make any change to the Terms under clauses 27 to 29 for any or all of the reasons set out in this clause and apply:

• if the change is favourable to you,

• Following, or in anticipation of, and to reflect a change in relevant law or regulation or to reflect a change in guidance or code of practice or good banking practice.

• To reflect the making of a relevant recommendation, requirement or decision of any court, ombudsman, regulator or similar body.

• To reflect the costs or consequences of any event beyond our control that may impact our provision of accounts, services or facilities to you.

• To make the Terms clearer.

• To reflect any changes in our systems and procedures, including any change arising from any reorganisation of our business as a result of it being acquired by, or by our acquiring, another bank or organisation.

• To reflect any change in the base rate, or any rate that replaces it, as set by the Bank of England or by any Bank that takes over responsibility for setting such a rate (for the equivalent rate set by the relevant country’s central bank when dealing with foreign currency).

• To reflect changes or anticipated changes in costs associated with relevant technology, the costs we pay to others in respect of the product in question, inflation and/or in our costs of providing accounts, services or facilities.

• To reflect any changes or anticipated changes in money market interest rates or the costs to us of money we lend.

• To improve the services we provide.

• To reflect our internal policies or competitiveness, market share and/or the profitability of our business as a whole, where we are not acting dishonestly, for an improper purpose, in a manner which inappropriately discriminates against a particular customer or as an unreasonable financial institution would.

31. Other reasons for making changes to the extent the Terms do not apply for a fixed term

To the extent the Terms do not apply for a fixed term, we may also make any changes under clauses 27 to 29 for any other valid reason that applies and that is not described in clause 30. We will always give you personal notice of any such change.

32. What you can do when we tell you about a change

32.1 When we give you advance notice of a change we intend to make in accordance with clauses 27 to 29, before the change takes effect, or for changes that are not favourable to you made in accordance with clause 29.2.3 up to 60 days after the date of the notice to you, you may end this framework contract and close your account in accordance with clause 33. There will be no charge for this. If you do not tell us that you want to end this framework contract, and if we end it from you as described in clause 32.2 before the date each change is to take effect, then you will be deemed to have accepted the change and it will take effect automatically.
and you will not be able to have another current account with us for the next six months. However, if you have not used any of the benefits of HSBC Advance (excluding preferential credit interest) or HSBC Advance (Graduate) (excluding the overdraft benefit) then you will not be required to end your current account banking relationship with us. If you tell us you want to end this framework contract that applies to your HSBC Advance, HSBC Advance (Graduate) or HSBC Passport Bank Account after the initial 12 month term has expired, this will also be notification that you want to close the entire HSBC Advance/HSBC Advance (Graduate)/HSBC Passport Service and all benefits that are provided to you as part of such service will be withdrawn.

33.7 We can end this framework contract with you and close your account immediately in the following situations:

33.7.1 if you have significantly broken any of the Terms; or
33.7.2 there has been or we suspect there has been fraud involving any of your accounts with us or any transaction in the accounts; or
33.7.3 if there has been or we suspect there has been suspicious activity on your account; or
33.7.4 if we have reasonable grounds for believing you have committed or are about to commit a crime in connection with your account; or
33.7.5 if you have not satisfied any money laundering requirements; or
33.7.6 if we have demanded that you repay an overdrawn balance on your account to us and you fail to do so.

33.8 We will give you notice in writing immediately that your account has been closed under clause 33.7.

33.9 We may end this framework contract and close your account for any other reason by giving you at least two months’ written notice. This does not apply to any account you have with us during a fixed term, for example HSBC Advance, HSBC Advance (Graduate) or HSBC Passport Bank Accounts, which have an initial 12 month fixed term.

33.10 If we close your account we will repay any credit balance to you. You must destroy any unused cheques and all cards we have issued to you by cutting them into at least six pieces.

33.11 In the event of the death of a sole account holder, we may require a grant of probate or grant of representation issued by the authorities where your account is based (including in the Channel Islands or the Isle of Man) before releasing any money in your account to your personal representatives.

Section 2 – General

Section 2 contains terms of general application, including terms relating to how we will use your information, right to set-off, transferring your account and transferring our rights and obligations.

34. Your Information

34.1 This section explains how we will use your data once you have applied for any of the products and services covered in this booklet together with any other products or services where we tell you this section will apply.

34.2 Confidentiality

Information we hold about you will not be disclosed to anyone (including other members of the HSBC Group), other than where:

• we are legally required to disclose,
• we have a public duty to disclose,
• our interests require disclosure,
• the disclosure is made with your consent,
• as set out in the terms below.

34.3 Credit reference agencies

34.3.1 We may share information with credit reference agencies (CRAs) to verify your identity and suitability for an account, using information from the Electoral Register and other public sources. If you apply for a current account or credit, we may use details of your credit history to assess your ability to meet your financial commitments.

34.3.2 If your application is for a current account or credit, the CRAs will record details which will form part of your credit history whether or not you proceed with your application and if you make several applications within a short period of time, this may temporarily affect your ability to obtain credit. Where you have agreed, we may share details of how you manage any current accounts or borrowing from us with CRAs.

34.3.3 If we make demand for repayment following default and you fail to repay the sum due in full or to make and keep to acceptable proposals for repayment within 28 days, we may (in the absence of any genuine dispute about the amount owed) register the default with the CRAs which may affect your ability to obtain further credit.

34.3.4 If you make a joint application for a current account or credit, an ‘association’ linking your financial records with those of your fellow applicant(s) will be created by the CRAs. The credit history of your ‘associates’ may be taken into consideration in assessing your credit.

34.3.5 The ‘association’ will continue to link your credit histories until and unless you successfully file a ‘notice of disassociation’ with the CRAs. Please refer to clause 34.7.2 for more information regarding credit scoring and the use of data held by CRAs.

34.4 Crime Prevention and Debt Recovery

34.4.1 To prevent crime, verify your identity, recover debt and to meet our legal obligations, we may exchange information (both within the UK and, where appropriate, overseas) with other members of the HSBC Group, and, where appropriate, with credit reference and fraud prevention agencies, law enforcement, debt recovery agencies and other organisations including lenders.

34.4.2 If you give us false or inaccurate information and fraud is identified, details will be passed to fraud prevention agencies to prevent fraud and money laundering. Please refer to clause 34.7.2 for more information regarding the use of data by fraud prevention agencies.

34.5 Data sharing

34.5.1 The HSBC Group may use and share relevant information about you, your transactions and your relationships with the HSBC Group for credit assessment, customer service, market research, insurance, audit and administrative purposes. This may include information provided by you, or someone acting on your behalf. Where appropriate (for example if you have relationships with other HSBC Group companies in other countries), this information may be shared with HSBC Group companies outside the UK.

34.5.2 We may use other HSBC Group companies and/or third parties to provide services on our behalf which may include the processing of information about you.

34.5.3 Whether it is processed in the UK or overseas, in accordance with data protection legislation, your information will be protected by a strict code of secrecy and security which all members of the HSBC Group, their staff and any third parties sharing this information will be required to observe. Your information will be stored in a secure environment which has access controls and is safe from unauthorised access.

34.5.4 Information may also be processed for the purposes of complying with applicable laws, including anti-money laundering and anti-terrorism laws and regulations and fighting crime and terrorism. This may require the disclosure of information to UK or overseas governmental or regulatory authorities or to any other person we reasonably think necessary for these purposes.

34.6 Information about products, services and promotions

34.6.1 With your permission, the HSBC Group may use and share relevant information about you, your transactions with the HSBC Group to give you information about products, services (including mortgages) and promotions available from HSBC Group.
companies and those of selected third parties which may interest you by post, telephone, electronic and other means.

We will ask you whether you are happy for us to contact you about such products and services when you open an account. If you change your mind at any time please let us know.

The HSBC Group may also exchange, analyse and use relevant information about you in the way described above to ensure that promotional communications displayed to you on screen when you log onto HSBC Group websites is more likely to be relevant and of interest. If you do not want us to use what we know about you to decide what we display to you on our websites, please let us know.

34.7 Miscellaneous

34.7.1 Under data protection legislation, you can make a written request for a copy of certain personal records we hold about you. The current fee is £10.00 per record from each individual.

34.7.2 Further details explaining how information held by CRAs and fraud prevention agencies may be used is set out in a leaflet entitled “Credit Scoring, Credit Reference and Fraud Prevention Agencies” available on www.hsbc.co.uk or can be requested from branches or by phoning 0800 587 7008 (textphone 1800 0800 028 3516). Please call this number if you require details of the credit reference and fraud prevention agencies we use. Lines are open 9am to 5pm Monday to Friday.

34.7.3 To ensure that we carry out your instructions accurately, to help us to improve our service and in the interests of security, we may monitor and/or record your telephone calls with us and conversations we have with you in our branches. Any recordings remain our sole property.

34.7.4 We may make and retain copies of passports, driving licences or other identification material required to verify your identity for passports, driving licences or other identification material required to verify your identity for passports, driving licences or other identification material required to verify your identity for money laundering prevention purposes.

35. Unclaimed Assets Scheme

35.1 This section does not apply to customers who are under the age of 18, Money Market Accounts or Foreign Currency/International Personal Accounts.

35.2 We participate in the unclaimed assets scheme set up by the Government.

35.3 If you have an account with us and there has been no activity from you for at least the last 15 years we will transfer your balance to the fund proposed to be set up by the Government (reclaim fund). This fund has not yet been set up by the government but as soon as it is it will start making transfers.

35.4 Upon transfer of the money to the reclaim fund we will close your account in accordance with clause 33 of these terms.

35.5 You still have the right to your money and you should ask for information about having your money repaid to you. We will give you at least 30 days’ notice before we transfer any of your money to the reclaim fund.

36. Tax on credit interest (not applicable to all accounts)

36.1 We will pay you interest after deduction of tax at the basic rate of income tax. If you are a higher rate tax payer you may have to pay higher rate income tax on your interest. However, if you are resident and ordinarily resident in the UK you will receive interest gross (without deduction of tax), if you are eligible and provide us with a completed form headed R85 or complete the appropriate R85 form online within 90 days.

36.2 For joint accounts, if all parties are not eligible to receive interest gross, we can pay the interest part gross and part net if a valid form R85 is completed for the party who is eligible, except for Foreign Currency/International Personal Accounts, when we cannot pay the interest part gross and part net.

36.3 In the UK, if we pay interest with tax deducted in the UK when you process the completed form R85, the tax will be refunded directly to the account from the beginning of April or when the last section 975 certificate of tax deducted was issued, whichever is the later. This does not apply to Foreign Currency/International Personal Accounts when you need to contact HM Revenue & Customs for any refund.

36.4 In respect of accounts held by HSBC Premier customers and Money Market accounts, if all persons for whose benefit the account is held are not ordinarily resident in the UK, they will receive their interest gross provided they are eligible and an HSBC form headed R105 is completed, signed and returned to us. Any interest paid before we are able to process an R105 will be paid after deduction of tax at the applicable rate.

36.5 If you ask us to divert interest payments from a particular account to another account either in your name or another person’s name, then we will deduct the applicable rate of tax (if any) relevant to the account on which the interest arises before the interest is diverted.

36.6 Interest will be paid gross on deposits in Money Market/Foreign Currency Fixed Deposit Accounts/International Personal Fixed Term Deposit Accounts and Fixed Rate Saver Bonds of £50,000 or more which are fixed for less than five years, irrespective of your tax status and you will be responsible for the payment of any tax which may be due. Please note that early withdrawal of or additions to such deposits are prohibited.

36.7 In respect of accounts held at branches in Jersey, Guernsey and the Isle of Man only, all interest is paid gross except to residents of the European Union. In respect of residents of the European Union, from 1st July 2005, we will pay you interest that has arisen on or after 1st July 2005 on the following accounts after deduction of retention tax at the applicable rate if our records show that you are or have been resident in an EU member state:

• all credit interest bearing current accounts
• all savings accounts
• Fixed Rate Saver Bonds
• Money Market Accounts
• all deposits.

Please advise us in writing if you would prefer to pay interest gross on all of the above mentioned accounts that you may have with us gross and report certain details about you, your account and interest that has accrued to the relevant tax authority in Jersey, Guernsey or the Isle of Man depending on where your account(s) are held.

They in turn will pass this information to the tax authorities in the EU country where you reside. If you have a joint account and only one of you resides in an EU member state then we will usually pay half of the interest gross and half of the interest after deduction of retention tax unless we advise you otherwise, as each individual account party has separate rights.

We will not pay interest subject to the deduction of a tax called retention tax if you provide us with a tax certificate drawn up in your name from the appropriate tax authority in the EU member state where you reside.

37. One Europe, US Dollar and World Currency Accounts

37.1 These new packages were introduced for new accounts only on 27th January 2006. It is no longer possible to open new International Personal accounts without having one of these packages. Each of these packages offers three accounts – an International Personal Current Account, an International Instant Access Savings Account and an International Fixed Term Money Market Account.

Europe provides these accounts in Euros, US Dollar provides these accounts in US Dollars and World Currency provides these accounts in one of a range of other currencies. You can only have an International Personal Fixed Term Deposit Account if you have a current or savings account in the same currency with us for the duration of the International Personal Fixed Term Deposit Account.

37.2 Bill payments, faster payments, direct debits and standing orders cannot be made from Foreign Currency/International Personal Current Accounts.

38. Bankruptcy – For accounts held in the UK

For accounts held in the UK. In the event that a petition for a bankruptcy order is presented against you then you agree that we may:

• refuse to act on any instructions given by you or anyone else to make any payment(s) out of your account unless you have previously obtained an appropriate order from the Court;
• set up a separate account(s) in your name to which any of your future payments in will be credited.

In the Channel Islands and the Isle of Man, local legislation will apply.

39. Our right of “set-off”

If any accounts you hold with us are in credit, we may use any of the accounts you hold (including credit card accounts and any joint accounts) whether or not those accounts are in the same currency. If we decide to do so:

• we will tell you why and when it has been done; and
• in doing so, we may (and you irrevocably authorise us to):
– bring to an end any fixed deposit period applying to any of the accounts you hold with us and adjust any interest payable by us;
– convert to sterling at the prevailing market rate of exchange any balance that is in a currency other than sterling; and
in doing so we will have no liability to you.

Nothing in this clause will prevent us from exercising at any time any other right of set-off or of combination of accounts to reduce or repay any amounts you owe us.

40. Cancellation of your account

For a period of 14 days after the date we open your account (excluding Fixed Rate Saver Bonds and Fixed Term Money Market Accounts) you have the right to cancel your agreement with us by closing your account. You can do this by writing to us at PO Box 757, Hemel Hempstead, HP2 4SS, or via PIB. We will give you all your money back together with any interest it has earned. For HSBC Advance and HSB Advance (Graduate), please see clause 14.3.2 of the Current Accounts Terms. For HSBC...
Passport, please see clause 14.5. We will ignore any additional charges and any notice period that applies to your account. For applications completed by telephone, the cancellation period will start from the day you receive the terms and conditions in the post.

41. Transferring your account
We reserve the right to transfer you from your existing account(s) to other account(s) we believe are appropriate for you if your existing account(s) are no longer going to be sold by us, or if we introduce new eligibility criteria or change any existing eligibility criteria for such account(s) and you do not meet this. We will give you at least two months’ notice of this. You can close your account within 50 days of it being converted without charge.

42. Changing our banking hours and practice
We may change our banking hours, banking practices, availability of branches and similar matters by giving you notice in our branches or in the national press or by post (which includes statement messages and secure e-messages). If we plan to close or move your branch, we will give you at least twelve weeks’ notice by post. We will tell you how we will continue to provide banking services to you.

43. Contacting you
43.1 You agree that we may use any contact details you have provided to us, including your postal address, telephone number(s) (including your mobile telephone number) and email address to contact you for service or operational reasons. These include telling you about changes to terms or interest rates. However, we will only use your contact details for marketing purposes if you have specifically told us that you wish to receive marketing information.

44. Transferable rights and obligations
We may transfer any or all of your rights in relation to your account. We may also transfer any of our obligations but only to someone we reasonably consider capable of performing them and who is authorised or recognised by the FSA as being entitled to accept deposits. This includes us appointing another HSBC Group company as our agent (i.e. to act on your behalf) for debt recovery purposes. You may not transfer any of your rights or obligations in relation to your account or transfer or assign any account or deposit.

45. Not enforcing the Terms
We may occasionally allow you extra time to comply with your obligations or decide not to exercise some of our rights. However, we will not normally do this without our prior agreement.

46. Your statutory rights
Nothing in these General Terms or in the Current Accounts Terms or the Savings Accounts Terms will reduce your statutory rights including your rights relating to misdescribed accounts or services, the fairness of terms on which they are provided to you, any rights you may have to close your account and/or claim compensation. For further information about your statutory rights contact your local authority Trading Standards Department, the Office of Fair Trading or the Citizens Advice Bureau.

47. Governing law and language
For accounts held in the UK, the Terms are governed by the laws of England and Wales as are our dealings with you until the time your account is opened. For accounts held in the Channel Islands and the Isle of Man, the local law of the island where your accounts are held will apply. Alderney and Sark are governed by the laws of the Bailiwick of Guernsey. You and we will submit to the non-exclusive jurisdiction of the courts of England and Wales, or the Isle of Man, Jersey or Guernsey, as appropriate.

The Terms are in English and all communications we send to you will be in English.

Section 3 – Money Market Terms and Conditions
The following terms and conditions apply to all Money Market deposits including our Fixed Term Deposit Account and our International Personal Fixed Term Deposit Account (together known as International Deposit Accounts). If the General Terms conflict with these terms they will apply.

1. If as long as you have your Money Market account with us, you must also have a sterling current or savings account (apart from ISAs and PEPs) with us. For joint deposits, all of you must hold an account with us, either jointly or each in your own name.

2. You can make Fixed deposits, Notice deposits and Call deposits. For a Fixed deposit in sterling, the minimum deposit we will accept varies with the term of the deposit as follows:
   - Less than seven days – £250,000.
   - For seven days and over – £50,000.
   - For Call and Notice deposits – £50,000.

We may accept deposits for less than the above minimum amounts.

3. A minimum balance of US$10,000 (or currency equivalent) applies to fixed deposits in US or Canadian dollars or euros, Japanese yen or Swiss franc in an International Deposit Account. A minimum balance of US$15,000, or currency equivalent is required to open an International Deposit Account in selected other currencies.

4. We will only accept cleared funds (in other words, money that is available on your account) as a deposit. Please see Section 1, Parts B and C of the General Terms for details of how we will deal with money paid into current and savings accounts and when it is available (cleared).

5. We will accept your instructions in writing or by phone to:
   - transfer money between your current or savings accounts with us and your Money Market account; and
   - make deposits or to repay withdrawn deposits.

6. We can act on instructions by phone from you or your behalf (or from any of you for joint deposits) immediately. For joint deposits, each of you gives us your permission (unless it says otherwise in these Terms) to accept instructions from any one of you.

7. If you die, we will repay your deposit to your personal representative (or representatives) at the time of your death, to a date on or before the date of your death, to a date on or before the date of your death, to a date on or before the date of your death. For Call deposits, we will repay your deposit when your personal representative (or representatives) asks us to do so. If you live in the Channel Islands or the Isle of Man your personal representative (or representatives) may need a Grant of Probate or Grant of Representation, issued by the authorities on the island where your account is based, before we can release any money to your personal representative (or representatives). If the deposit was made in joint names, we will repay it to any surviving account holders or to the personal representative (or representatives) of the last surviving account holder.

8. We will repay your deposit to the account you hold with us and from which we took the deposit or, if you ask, to any other bank account you hold with us in the same name (or names) as your Money Market account. We will not repay joint deposits to a bank account held with us in different names if all of you give us your permission to do so.

If we become aware of any disagreement between joint account holders, we will always repay the deposit to the account we took it from, unless we receive instructions in writing from all joint account holders telling us otherwise.

9. If you (or any of you for a joint deposit) owe money on any other account you hold with us, for example on a current or loan account, at the time when repayment is due or when you want to make a withdrawal for paying any tax that is due. Please note that you may have in the future), for example, if you have guaranteed someone else’s debt. We will not take this action if we are aware that you made the deposit as a different person, for example, as a trustee for someone else.

10. If you want to close or switch your Money Market account, you (or all of you for a joint deposit) must tell us in writing. If we want to close your Money Market account, we will give you at least 30 days’ notice in writing which will end on or after the date any Fixed deposits were due to end unless there are circumstances or other reasons.

11. You will pay interest gross (in other words, without tax) on deposits of £50,000 or more, which are fixed for less than five years, to both business and personal customers. If you will be responsible for paying any tax that is due. Please note that you cannot add to these deposits and you cannot withdraw your money early. For more details, please see clause 36.6 of the General Terms.

12. The following terms and conditions apply to Notice and Call deposits.
12.1 There are no limits on the amount of any additional deposit or withdrawal, but we may ask you to close your Money Market account if you...
make a withdrawal and this reduces the balance to less than £50,000.

12.2 You can give us notice that you want to withdraw all or part of your deposit at any time after seven days from the date you make a Notice deposit. We do not apply to Call deposits as you do not need to give notice to withdraw any of your deposit.

12.3 If you withdraw all or part of your Notice deposit without giving us any or enough notice, we will charge you a fee of £50 to cover our administration costs. We can charge this fee for new deposits. Existing deposits will not be affected.

12.4 You can use automatic transfers and standing orders to Notice deposits, and to add to or withdraw from your Call deposits.

12.5 If you tell us within 14 days of making your first Notice or Call deposit that you are not happy about your choice, we will help you to switch accounts or we will repay your deposit with interest at the rates that apply to your deposit. If you applied for your Notice or Call deposit by phone or post, this 14-day period will start from the day you receive the terms and conditions by post, e-mail or secure e-messaging. We will ignore any notice period and any other charges. You can tell us you want to close your account by: calling us on 08456 060 600 (personal customers) or 08456 073 757 (business customers); writing to us at HSBC Bank plc, UK Corporate and Commercial Sales, Global Markets, Level 4, 8 Canada Square, London E14 4HQ; telling your branch in writing, by phone, by fax or in person; or using PIB.

12.6 If it is a joint account, all of you must tell us in writing that you want to close the account.

12.7 After this 14-day period has ended, you can only switch accounts or have your deposit repaid by following the notice conditions for your account. We will only allow you to withdraw money early if we consider there are exceptional circumstances but this may mean that you have to pay extra costs.

12.8 Notice and Call deposits can be standard deposits or monthly interest deposits. We work out the interest each day on the cleared (available) balance. For standard deposits, we work out the interest up to the end of each June and December, then add this interest to your Money Market account on 1st July and 1st January each year and when we repay the deposit to you. For monthly interest deposits, we work out interest up to the day before the monthly anniversary of your making your deposit and add this interest to your account on the monthly anniversary and when we repay the deposit to you. If you (or any of you for a joint deposit) ask us to transfer your interest to another account we hold in the same name (or names) as your Money Market account, we will pay it into that account on 1st July and 1st January for standard deposits, and on the monthly anniversary of your deposit for monthly interest deposits.

12.9 We will send you (or all of you for joint deposits) a statement for each deposit at least once a year.

12.10 We can vary the interest rate on these deposits from day to day.

12.11 You can find out the current interest rate by contacting your local branch or phoning our Direct Dealing Team on 08456 096 600 (personal customers) or 08456 073 757 (business customers). If you use your own telexphone and would like details of services we offer to customers with disabilities, please call 08457 125 563 in the UK or +44 1792 494394 from outside the UK.

12.12 Only internal transfers can be made from Notice and Call Money Market Accounts.

13. The following terms and conditions apply to Fixed deposits only.

13.1 The interest rate you receive is fixed for the term of the deposit and your interest is worked out every day. We will send you an acknowledgement for each deposit you make.

13.2 For fixed deposits of 12 months or less, we will pay you interest when we repay your deposit. If the deposit is for more than 12 months, we will pay you interest on each anniversary of the deposit and when we repay your deposit. We will add the interest on the day of the anniversary to another bank account you choose and which we hold in your name (or names for a joint deposit). For deposits of six months or more, we can pay interest each month if you ask us to. We can pay the monthly interest to another bank account you choose and which we hold in your name (or names for a joint deposit) as your deposit. We pay monthly interest on the same day of the month as you made the deposit.

13.3 Before your deposit comes to an end (matures), we need to know what you want to do when it does mature.

13.4 You can: give us instructions when you make a deposit; contact us by phone or in writing with your instructions nearer the time your deposit is due to mature; or set up an automatic rollover so that, until you tell us otherwise, we will renew your deposit for the same term at the interest rate that applies each time it matures. International Deposit Accounts will automatically roll over unless you advise us otherwise at least two working days in advance of the fixed term coming to an end. If you have not given us any instructions, we will renew your deposit for the same term at the interest rate that applies when it matures, until you tell us otherwise. This does not apply to money on overnight deposit, which we will repay.

13.5 You should not make fixed deposits if you need some or all of your money before the end of the fixed term. We do not allow you to withdraw part of the money during the term of the deposit. If you want to withdraw your deposit in full before the end of the term, we will charge you a fee of: £100 to cover our administration costs for fixed deposits entered into on or after 18 June 2005; or £60 for fixed deposits entered into before 18 June 2005.

For an International Deposit Account the fee will be a minimum of US$ 260 or currency equivalent. We will tell you the exact fee when you request the withdrawal. We can change these fees for new and renewed deposits. Existing deposits will not be affected. If your deposit is for £50,000 or more, we will not allow you to withdraw it before the end of the term.

13.6 If you have a Fixed deposit (where your money is invested for a fixed term) you will not be affected by any change in our Money Market Terms.

Section 4 – Fixed Rate Saver Bond (Fixed Rate Saver)

The terms and conditions in this section and in the rest of the General Terms apply to your Fixed Rate Saver. If there is any conflict between these terms and the General Terms, these terms will apply. All Fixed Rate Savers (formerly known as High Interest Deposit Bonds) opened before 20 June 2005 are subject to such Terms and Conditions as were notified to customers upon opening the Fixed Rate Saver.

1. This product is a fixed term bond. Only one deposit can be made into the Fixed Rate Saver. No partial withdrawals of capital are allowed during the term. If you want to withdraw your deposit in full at the end of the term, we will charge you a fee. We may change this fee although any change will not affect any existing Fixed Rate Saver(s) you have. If your deposit is for £50,000 or more, early withdrawal is prohibited and we will pay interest gross.

2. You must have and keep open a current or savings account (excluding an ISA) with us in the same name as your Fixed Rate Saver for the duration of your Fixed Rate Saver.

3. The minimum deposit in a Fixed Rate Saver is £2,000 (£5,000 for deposits before 20 June 2005). The maximum is usually £49,999 although we may accept deposits in excess of this figure.

4. If you apply for a Fixed Rate Saver at any branch, by using TSB or by using PIB, the interest rate that will apply to your Fixed Rate Saver will be fixed at the time your application is completed. Please also see clause eight of these terms. If you apply for a Fixed Rate Saver by posting an application form to us, we will apply our prevailing interest rate on the day we open your Fixed Rate Saver. This may be lower than any advertised interest rate you may have seen before you applied. Any interest rate that is displayed in branches, advertised in any way or quoted to you before the interest rate is fixed in the ways set out above, may be withdrawn by us at any time without giving notice.

5. The interest rate you receive is fixed for the term you have chosen and calculated daily on the cleared balance.

6. We will calculate the interest to be paid: on the same day each month as the day when the Fixed Rate Saver was opened if monthly interest is requested, or on each anniversary of the Fixed Rate Saver if annual interest is requested.

7. At the end of the fixed term for Fixed Rate Savers for three or six month terms (if you have not chosen the monthly interest option) interest is paid to the account held with us from which your original deposit was nominated in the application form or as we may otherwise agree.

8. We will only accept cleared funds to open a Fixed Rate Saver. Please see Section 1, Parts B and C of the General Terms regarding cleaning credits and cheques. A cheque used as a deposit and when it does mature. International Deposit Accounts, interest is only paid at the end of the fixed term. The interest will be added to your International Deposit Account.

13.3 Before your deposit comes to an end (matures), we need to know what you want to do when it does mature.

13.4 You can: give us instructions when you make a deposit; contact us by phone or in writing with your instructions nearer the time your deposit is due to mature; or
your Fixed Rate Saver, to transfer money upon the closure or maturity of your Fixed Rate Saver(s) to your current or savings account(s) with us, to renew deposits or to repay withdrawn deposits. We may act on telephone instructions from you or purporting to be from you immediately and before receipt of any written confirmations.

11. You cannot make additions to your initial deposit. You can open more than one Fixed Rate Saver. Each one will receive interest at the rate applicable at the time of opening.

12. We may withdraw the availability of our Fixed Rate Saver at any time without giving notice. Fixed Rate Savers already opened will be unaffected.

13. Upon maturity, we will repay your Fixed Rate Saver to a current or savings account held with us, which you must nominate on the application form.

14. If you die, we will repay your deposit at the end of the fixed period to your personal representative(s). If the deposit is made in joint names, we will only make repayment to the surviving depositor(s) or the personal representative(s) of the last survivor.

15. The initial deposit must be made by an internal transfer and repayment to you at the end of the fixed term will also be by internal transfer.

General Information

How to complain
If we do not deliver the standard of service you expect, or if you think we have made a mistake, please let us know. We will investigate the situation and, if necessary, set about putting matters right as quickly as possible. Where appropriate we will also take steps to prevent a recurrence. Please allow your local branch manager or the manager of the department concerned the first opportunity to answer your concerns and put matters right. However, if you remain dissatisfied and would like further information about our process for resolving complaints, please ask us for our explanatory leaflet ‘Listening to Your Comments’. You may be able to refer your complaint to the Financial Ombudsman Service at South Quay Plaza, 183 Marsh Wall, London E14 9SR. For accounts held in the Channel Islands or the Isle of Man you may be entitled to refer your complaint to the Financial Services Commission in Jersey or Guernsey and the Financial Services Ombudsman Scheme in the Isle of Man.

We offer many services for our disabled customers. For more information call us on 08457 404 404 (textphone 1800 108457 125 563). Lines are open 8am to 10pm every day (excluding Christmas Day, Boxing Day and New Year’s Day) in the UK or 08456 006 161 (textphone 1800 108457 125 563) in the Channel Islands and Isle of Man. To help us continually improve our service and in the interests of security we may monitor and/or record your telephone calls.

### Current Accounts Terms and Conditions

#### (Current Accounts Terms)

<table>
<thead>
<tr>
<th>Type of Account</th>
<th>Minimum age¹</th>
<th>Cheque Book</th>
<th>Types of card</th>
<th>Overdraft service available</th>
<th>Credit Interest Paid?</th>
<th>Eligibility Criteria</th>
<th>Default Account (if eligibility not met)</th>
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</thead>
<tbody>
<tr>
<td>Basic Bank Account</td>
<td>18</td>
<td>Yes</td>
<td>ATM Card or Debit Card²</td>
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<td>No</td>
<td>No</td>
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<td>Current Account¹</td>
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<td>Debit Card</td>
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<td>No</td>
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<td>Debit Card</td>
<td>If we agree¹</td>
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<td>Yes</td>
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<td>Debit Card</td>
<td>If we agree¹</td>
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<td>Bank Account</td>
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<tr>
<td>Appointee Bank Account</td>
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<td>ATM card or Debit Card²</td>
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<td>No</td>
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<tr>
<td>International Personal Current Account/ Foreign Currency Current Account</td>
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<td>No</td>
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<tr>
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<td>Debit Card</td>
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<td>Debit Card</td>
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<td>Yes</td>
<td>Yes</td>
<td>Bank Account</td>
</tr>
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<td>Gap Year Bank Account</td>
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<td>Yes</td>
<td>Debit Card</td>
<td>If we agree¹</td>
<td>Yes</td>
<td>No</td>
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<td>Debit Card</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

¹ Customers aged 18 and over only. Overdrafts are subject to status.
² We may vary minimum age requirements.
³ Type of card at our discretion.
⁴ No longer on sale.
We will tell you which benefits are available.

Some of our current accounts such as Bank Account include a range of benefits on accounts, that we will provide to you when the benefits are made available. We would draw your attention to the following sections for specific information relating to customers of Channel Islands and Isle of Man branches: Clause 11 – Basic Bank Accounts

1. Eligibility

1.1 Eligibility criteria apply to some of our current accounts as detailed on page 27. We will tell you what the eligibility criteria are (if any) when you enquire about or apply for a particular current account. You will not be able to apply if you fail to meet the eligibility criteria.

1.2 If you no longer meet the eligibility criteria for a particular current account once you have taken out the account then we will give you two months’ personal notice (which includes telling you by post, statement message, email or secure e-message) that we will be converting your current account to the current account specified in the table.

1.3 We may change the eligibility criteria for any of our current accounts from time to time. If you hold the current account in question, we will give you notice of changes in accordance with clauses 27 to 31 of our General Terms. You can close your account without notice if you are not happy with the changes proposed.

2. Additional benefits

2.1 Some of our current accounts such as Bank Account include a range of benefits on accounts, goods or services provided by us, other members of the HSBC Group or specially selected third parties. Separate terms and conditions may apply to some or all of the benefits which we will provide to you when the benefits are made available.

2.2 We will tell you which benefits are available when you enquire about or apply for the appropriate current account. We may later change these benefits and any applicable terms.

2.3 To make a claim under any insurance product(s) included with a current account, your monthly fee (if applicable) must be up to date. If it is not you will not be able to make a claim.

3. Borrowing from us

3.1 You must be 18 or over to borrow from us. All references to current accounts in this clause only relate to current accounts for customers aged 18 and over.

3.2 You must not borrow on a Basic Bank Account, HSBC Passport Bank Account or Amanah Bank Account. If there is at any time a debit balance on any current account, then we will be entitled to charge interest (except on an Amanah Bank Account) in accordance with clause 3.7, to charge fees in accordance with the Terms and to close your account upon two months’ written notice.

3.3 You can request an overdraft, or an increase to an existing overdraft, on our current accounts which offer an overdraft service (please see the table at the start of the Current Accounts Terms for details). You can do this in one of two ways, either:

• by way of a formal request, that is, you ask us for and we agree to provide you with an overdraft or an increase to an existing overdraft limit before you authorise any payments or withdrawals from your account that, if made by us, would cause your account to go overdrawn or over an existing overdraft limit; or

• by way of an informal request, that is, where you authorise a payment or withdrawal to be made from your account which, if made by us, would cause your account to go overdrawn or over an existing overdraft limit without having agreed with us in advance an overdraft or an increase in an existing overdraft limit on your account to cover such payment.

3.4 If we receive:

• any cheque drawn by you (including any cheque guaranteed on an appropriate card (see clause 21.13 of the General Terms) that we may be bound to honour); or

• any debit card transaction on your account; or

• any other payment or withdrawal instruction or request made by you (or by anyone with your authority) to us in any way, that would, if honoured by us, either make your account go overdrawn or go over an existing overdraft limit, we will treat this as an informal request from you for an overdraft.

3.5 If we receive a formal request for an overdraft or an increase to an existing overdraft limit from you, we will consider your request and, if we agree to it, we will give you a letter setting out the terms of the overdraft. An arrangement fee may be charged if we agree to your formal request. We may agree to provide you with another overdraft at the end of the term of your facility and, if we do so, an arrangement fee may be payable.

3.6 If we receive an informal request for an overdraft or an increase to an existing overdraft limit from you, we will consider your request and if we agree to it, we will provide you with an overdraft or an increase to your existing overdraft to cover the item concerned for 31 days.

An arrangement fee may be charged if we agree to your informal request. You will not be charged further arrangement fees provided your account does not go overdrawn. However, if your account goes into credit, or the overdrawn balance on your account decreases, and you then make another informal request for an overdraft and we agree to such a request, we may charge you a further arrangement fee.

If we do not agree to an informal request from you for an overdraft or an increase to an existing overdraft limit, then we will not make any payment authorised by you that would cause your account to go overdrawn or over any agreed overdraft limit. We may charge for considering and returning these informal payment requests.

If you do require an overdraft or an increase to an existing overdraft, it would be in your interests to contact us to discuss your borrowing requirements as it would probably be cheaper for you to have a formal overdraft than several informal overdrafts.

3.7 We may charge interest whenever your current account (excluding Amanah Bank Account) goes overdrawn, on the amount by which it is overdrawn.

We may continue to charge interest until there is a cleared credit balance on your account.

3.8 Before we deduct interest as set out in clause 3.7 and/or charges as set out in clause 3.6 from your account, we will give you at least 14 days’ notice of how much we are going to deduct.

3.9 Whenever your account is overdrawn you should write to us (see clause 40 of the General Terms) or telephone us. If you exercise your right to cancel you will be required to repay any money you owe us immediately.

4. Responsibility for borrowing

4.1 Accounts in your sole name

You are personally responsible for any money you owe us, whether from your actions, from the actions of someone authorised by you, or from the use of any card we have issued to you.

4.2 Joint accounts

4.2.1 All of you together and individually are responsible for any money owed to us on the joint account. We may demand repayment from all and any of you for any money owing on the account.

Please also see General Terms clause 22.

4.2.2 Where any of you also has an account with us in your sole name, and that account has a credit balance, we can set-off these monies against any money owing to us on the joint account even if the accounts are in different currencies and/or jurisdictions. (Please also see General Terms clause 39).

5. Interest

We calculate interest daily on the cleared balance and pay it monthly on the current accounts detailed on page 29.

6. Cancellation of an overdraft facility

Once we have agreed to provide you with an overdraft facility you have the right to cancel the facility within 14 days. If you do wish to cancel you should write to us (see clause 40 of the General Terms) or telephone us. If you exercise your right to cancel you will be required to repay us the full amount drawn down under the facility.

In addition you will be required to pay interest on the outstanding balance until it is repaid in full. Your right to cancel will end after 14 days but you are still free to end your overdraft facility at any time by paying back all amounts.

7. General

For accounts held in the UK, the Current Accounts Terms are governed by the laws of England and Wales as are our dealings with you up until the time your account is opened. For accounts held in the Channel Islands and Isle of Man, the local law of the island where your accounts are held will apply. Alderney and Sark are governed by the laws of the Bailiwick of Guernsey. You and we submit to the non-exclusive jurisdiction of the courts of England and Wales, or the Isle of Man, Jersey or Guernsey as appropriate. We are required by law to tell you that the Current Accounts Terms are in English and we will communicate with you in English.

The following terms apply to the current accounts specified in addition to the rest of the Current Accounts Terms and General Terms.

4.1 Accounts in your sole name

You are personally responsible for any money you owe us, whether from your actions, from the actions of someone authorised by you, or from the use of any card we have issued to you.

4.2 Joint accounts

4.2.1 All of you together and individually are responsible for any money owed to us on the joint account. We may demand repayment from all and any of you for any money owing on the account. Please also see General Terms clause 22.

4.2.2 Where any of you also has an account with us in your sole name, and that account has a credit balance, we can set-off these monies against any money owing to us on the joint account even if the accounts are in different currencies and/or jurisdictions. (Please also see General Terms clause 39).

5. Interest

We calculate interest daily on the cleared balance and pay it monthly on the current accounts detailed on page 29.

6. Cancellation of an overdraft facility

Once we have agreed to provide you with an overdraft facility you have the right to cancel the facility within 14 days. If you do wish to cancel you should write to us (see clause 40 of the General Terms) or telephone us. If you exercise your right to cancel you will be required to repay us the full amount drawn down under the facility.

In addition you will be required to pay interest on the outstanding balance until it is repaid in full. Your right to cancel will end after 14 days but you are still free to end your overdraft facility at any time by paying back all amounts.

7. General

For accounts held in the UK, the Current Accounts Terms are governed by the laws of England and Wales as are our dealings with you up until the time your account is opened. For accounts held in the Channel Islands and Isle of Man, the local law of the island where your accounts are held will apply. Alderney and Sark are governed by the laws of the Bailiwick of Guernsey. You and we submit to the non-exclusive jurisdiction of the courts of England and Wales, or the Isle of Man, Jersey or Guernsey as appropriate. We are required by law to tell you that the Current Accounts Terms are in English and we will communicate with you in English.

The following terms apply to the current accounts specified in addition to the rest of the Current Accounts Terms and General Terms.
8. Joint accounts
You cannot have a joint Right Track into Study Bank Account, Right Track into Work Bank Account, Student Bank Account, International Student Bank Account or Gap Year Bank Account.

9. Amanah Bank Account
9.1 Your Amanah Bank Account should only be operated in credit.
9.2 No credit or debit interest will apply to Amanah Bank Accounts.
9.3 Our Amanah Bank Account is not presently available to customers in the Channel Islands and Isle of Man.

10. Appointee Bank Account
You can only open and operate an Appointee Bank Account on behalf of a person who is mentally incapable. If you break any duty or obligation you owe to such person you will repay to us any losses we may suffer as a result. The balance on the account must not exceed £2,000; if it does, we may at our discretion freeze and/or close the account and/or transfer the balance to another of your accounts.

11. Basic Bank Account
We reserve the right to withdraw or change any services provided under your Basic Bank Account customers by Post Office Limited. Post Office Limited are our agents in providing the above service to Basic Bank Account customers. They will not be able to give financial or banking advice to our customers about their account or about our business, products or services. They will not be responsible for our dealings with you and your account. Note: The Post Office® is a registered trade mark of Post Office Limited in the UK and other countries.

If you have a Basic Bank Account you will not be able to make cash withdrawals at branch counters.

12. Student Bank Account
If you have our Student Bank Account, when you graduate we will automatically transfer you to our Graduate Bank Account. You can close your account without charge at any time.

13. Graduate Bank Account
If you have our Graduate Bank Account, we will advise you at account opening how long you will be able to have this product. At the end of that time period, we will automatically transfer you to our Bank Account. You can close your account without charge at any time.

14. HSBC Passport, HSBC Advance, HSBC Advance (Graduate) and HSBC Premier services
14.1 HSBC Advance, HSBC Advance (Graduate) and HSBC Premier are services which include a current account. HSBC Advance, HSBC Advance (Graduate) and HSBC Premier services include a range of products together with benefits on accounts, goods or services provided by us, other members of the HSBC Group or specially selected third parties. Separate terms and conditions may apply to some or all of the benefits and we will provide these to you when the benefits are made available.
14.2 We will tell you which benefits are available when you enquire about or apply for the appropriate service. We may later change these benefits and any applicable terms.

14.3 HSBC Advance and HSBC Advance (Graduate)
14.3.1 HSBC Advance and HSBC Advance (Graduate) have an initial fixed term of 12 months from the date we first provide them to you. They are renewable monthly after this time. A monthly fee applies to this service and you agree that we may debit the applicable monthly fee for HSBC Advance or HSBC Advance (Graduate) from your HSBC Advance Bank Account or HSBC Advance (Graduate) Bank Account each month for the fixed 12 month period. After the end of such 12 month period you agree that we can continue to debit the applicable monthly fee unless you tell us you no longer require HSBC Advance or HSBC Advance (Graduate). For the purposes of this clause a “month” means the period covered by your monthly charging period which is usually the same as your monthly statement period.
14.3.2 You have the right to cancel HSBC Advance or HSBC Advance (Graduate) for a period of 14 days after the date we open your HSBC Advance or HSBC Advance (Graduate) Bank Account. You can do this by writing to us at PO Box 757, Hemel Hempstead, HP2 4SS, or via PIB. If applications completed by telephone, the cancellation period will start from the date you receive the terms and conditions in the post. We will refund you with any monthly fees you have already paid and no future fees for HSBC Advance will be deducted.
14.3.3 To make sure that you’re never left without cover in respect of any insurance product(s) that have been made available to you as part of HSBC Advance, we’ll renew any such insurance policy automatically after the initial twelve months unless you tell us not to. After the first 12 months you can cancel without having to pay any further monthly HSBC Advance fees. There will be no full or partial refund of HSBC Advance fee(s) you have already made. If you cancel you must return your membership card to us.
14.3.4 You will be issued with a membership card for HSBC Advance. This card is your responsibility and you must look after it. This card is not transferable and can only be used by you.
14.4 HSBC Premier
14.4.1 Qualification criteria apply to HSBC Premier. You must meet the qualification criteria to apply for and to be kept by HSBC Premier. If you fail to meet the qualification criteria after you have taken out HSBC Premier we will either (at our complete discretion) give you 30 days’ notice that we are going to start charging you a fee to keep HSBC Premier, or we will give you two months’ notice that we will be converting HSBC Premier to our Bank Account product. If we start charging a fee:
• if you have more than one Premier Bank Account in your sole name you will only be charged one fee.
• if you have sole Premier Bank Account(s) and one joint Premier Bank Account then you will only be charged one fee and we will deduct this from the joint account.
• if you have more than one joint Premier Bank Account, and each joint account is held by identical parties, then you will only be charged one fee.
This fee will be deducted from one of the joint accounts;
• if you have additional joint Premier Bank Accounts and these are not held by all the same parties, then you will then also be charged a separate fee for each additional joint account.
We may change the HSBC Premier qualification criteria from time to time in accordance with the Terms. You can close HSBC Premier without notice if you are not happy with the changes proposed.
14.4.2 We may, at our complete discretion, decide to waive any applicable fee we may charge for HSBC Premier. However, if we do so, we reserve the right to start charging you the applicable fee in the future.

14.5 HSBC Passport
14.5.1 We will automatically provide you with an HSBC Passport Bank Account and a Flexible Saver Account as part of HSBC Passport.
14.5.2 HSBC Passport has an initial fixed term of 12 months (the fixed term). It is renewable monthly after the end of the fixed term. There is a monthly charge for HSBC Passport – see the Passport brochure for details of the current charge.
14.5.3 You agree that we may debit the applicable monthly fee for HSBC Passport from your HSBC Passport Bank Account each month for the fixed term. At the end of the fixed term you agree that we can continue to debit the applicable monthly fee unless you tell us that you no longer want HSBC Passport. For the purposes of this clause a month means the period covered by your monthly charging period which is usually the same as your monthly statement period.
14.5.4 We will contact you approximately two months before the end of the fixed term to tell you about other current accounts that we offer and that you could be eligible for at the end of the fixed term. You will be able to have any of these accounts subject to qualification and status.
14.5.5 You can cancel your HSBC Passport Bank Account either:
• If you apply for HSBC Passport Bank Account when you are not in the UK, 14 days after you attend at your UK branch to complete all necessary account opening formalities; or
• If you are already in the UK, in accordance with clause 40 of the General Terms.
If you cancel, you must return to us in new and unused condition any actual items or other benefits that we have provided to you with your HSBC Passport Bank Account. We will refund to your HSBC Passport Bank Account any fees you have already paid conditional upon such tangible items and any other benefits being returned to us as specified above.
## Savings Accounts Terms and Conditions

### Type of Account Minimum Age*¹ Types of Card

<table>
<thead>
<tr>
<th>Type of Account</th>
<th>Minimum Age</th>
<th>Types of Card</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regular Saver</td>
<td>16</td>
<td>None</td>
</tr>
<tr>
<td>International Personal Instant Access Savings Account, Foreign Currency Savings Account</td>
<td>7</td>
<td>None</td>
</tr>
<tr>
<td>High Interest Savings Account (for children)</td>
<td>18</td>
<td>None</td>
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<tr>
<td>HSBC Premier Savings Account</td>
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<td>None</td>
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<tr>
<td>Flexible Saver</td>
<td>16</td>
<td>None</td>
</tr>
<tr>
<td>Instant Access Savings Account**²</td>
<td>7</td>
<td>Self-Service*³</td>
</tr>
</tbody>
</table>

*¹ We may vary the minimum age requirements.
*² You can only apply for this card if aged 11 or over.
*³ No longer on sale.

These Savings Accounts Terms apply to our savings accounts listed in the table above, including joint accounts and accounts which you are authorised by the account holder to operate under a third party authority. They also apply to our Private Clients Savings Accounts and Save and Borrow Accounts which no longer on sale to new customers and to any other accounts that we specify. The services provided with each type of account are different so that only the relevant parts of the terms and conditions in this section apply to each of our savings accounts. These Savings Accounts Terms apply in addition to our General Terms and Conditions (General Terms). Where these Savings Accounts Terms differ to our General Terms, these terms will apply.

Bill payments, Faster Payments, SEPA payments, direct debits, and standing orders cannot be made from a Regular Saver and Instant Access Savings accounts.

<table>
<thead>
<tr>
<th>No payments can be made from a Regular Saver and payments in can only be made by standing order except for the initial deposit which must be made by internal transfer.</th>
</tr>
</thead>
</table>

### 1. Account Opening

1.1 You can open a High Interest Savings Account (for children), or an International Personal Instant Access Savings Account for the benefit of a child, if you are his or her parent, legal guardian, relative or godparent. If you do not already hold an account with us and you want to open a Flexible Saver or a High Interest Savings Account (for children) with us we may require you to make a minimum deposit.

1.2 To have an HSBC Premier Savings Account you must already be an HSBC Premier customer. If you cease to hold HSBC Premier, we will convert your HSBC Premier Savings Account to a Flexible Saver account, or any account that replaces it in the future. You can close your account without charge at any time.

1.3 If you wish, you can open a Flexible Saver or Premier Savings account by making a payment using a non HSBC Bank plc UK debit card. We accept cash, cheques and other items that are payable to you for subsequent payments into your account.

1.4 Unless you choose to view statements for your Flexible Saver or Regular Saver electronically and as a result not to receive paper statements or to receive them less frequently we will send you a statement for your Flexible Saver and Regular Saver every six months.

### 2. Borrowing from us

2.1 You must not borrow on any of our savings accounts.

2.2 If there is at any time a debit balance on any savings account you have with us, then we will be entitled to charge interest on the amount by which it is overdrawn. We may continue to charge interest until there is a cleared credit balance on your account.

2.3 Before we deduct interest as set out in clause 2.2 from your account, we will give you at least 14 days’ notice of how much we are going to deduct.

2.4 Every day, we will work out the interest owing (if applicable) on the cleared debit balance of your account.

2.5 It will be deducted from your account monthly, quarterly, half-yearly or annually depending on the terms we have agreed with you. For Foreign Currency/International Personal Accounts (other than those in euros which will be deducted quarterly), interest will be deducted half yearly. If we have to make demand on you for repayment of any debit balance, interest will be deducted on the day we make demand.

### 3. Credit Interest

3.1 We calculate interest daily on the cleared balance and pay it monthly on our Instant Access Savings Account, High Interest Savings Account (for children), HSBC Premier Savings Account and Flexible Saver.

3.2 For Foreign Currency/International Personal Accounts (other than those in euros which will be paid quarterly), interest will be paid half yearly.

### 4. Regular Saver

This section applies in addition to the rest of the terms in this booklet and the General Terms.

4.1 You must already have a Bank Account, an HSBC Premier Bank Account, an HSBC Advance Bank Account, a Graduate Bank Account, a HSBC Advance (Graduate) Bank Account or an HSBC Passport Bank Account with us before you can apply for a Regular Saver.

4.2 You must continue to hold a Bank Account, HSBC Premier Bank Account, HSBC Advance Bank Account, a Graduate Bank Account, a HSBC Advance (Graduate) Bank Account or HSBC Passport Bank Account with us for as long as you have your Regular Saver.

4.3 You can only have one Regular Saver with us which can be in your sole name or held jointly with someone else. You cannot open an account on behalf of someone else.

### 4.4 You must open your Regular Saver with an initial deposit on the day of account opening of between £25 and £250 by direct transfer from one of the current accounts listed in clause 4.1 only.

4.5 In each of the next 11 months, you can make savings once a month into your Regular Saver. These can only be made by way of standing order from one of the current accounts listed in clause 4.1 and must be for an amount between £25 and £250.

4.6 The balance on your Regular Saver must never exceed the maximum monthly balance. The maximum monthly balance means £250 in the first month after your Regular Saver is opened, increasing by £250 in each subsequent month. So, £500 in month two, £750 in month three and so on.

4.7 The first standing order payment must be at least one calendar month after account opening. You can change the amount of the monthly standing order subject to clauses 4.5 and 4.6 above. You can only make one standing order payment to your Regular Saver in any one month.

4.8 You can stop a standing order that has been set up to your Regular Saver and set up a new standing order at a later date.

4.9 We calculate interest on the daily cleared balance on your Regular Saver and will pay this to your Regular Saver on the first anniversary of the date your account was opened.

### 4.10 Interest on your Regular Saver

You will receive interest on your Regular Saver at the fixed Regular Saver interest rate advised to you at account opening. You will only receive this in respect of monthly savings made in accordance with clause 4.4 - 4.7. If you have saved more than the maximum monthly balance then you will receive interest on the excess at the same rate as would apply to an equivalent amount in a Flexible Saver or any account that replaces it. If you close your Regular Saver before the first anniversary of the date you opened it (including if you cancel your contract with us as set out in clause 4.4 of the General Terms) we will pay you interest up to the date of closure at the same rate as would apply to an equivalent amount in a Flexible Saver account or any account that replaces it (the “Closure Rate”). We will transfer the money in your Regular Saver together with interest which you are entitled to receive to your current account unless you advise us to pay it to a savings account you hold with us.

If you break any of the General Terms or the Savings Accounts Terms and, as a result, we decide to close your Regular Saver, you will receive interest up to the date of closure at the Closure Rate.
4.11 You cannot make any withdrawals from your Regular Saver unless you close it. We will then repay all the money in your Regular Saver into your current account unless you advise us to pay it to a savings account you hold with us.

4.12 On the first anniversary of the date your Regular Saver was opened your account will cease to be a Regular Saver. If you have one of the following accounts with us in the same name(s) as your Regular Saver, your money and any accrued interest will be transferred to that account:

- Instant Access Savings;
- Flexible Saver account;
- HSBC Premier Savings Account;
- any account that we have replaced any of the above with.

If you have more than one of the above accounts listed we will transfer your money to the account which pays the highest rate of interest.

If you do not have any of the accounts set out above with us, your Regular Saver will convert to a new Flexible Saver account (or any account that we have replaced it with) in the same name as your Regular Saver, and will be subject to the General Terms and these Savings Accounts Terms.

4.13 If you have HSBC Premier, HSBC Advance, HSBC Advance (Graduate) or HSBC Passport Bank Account, you will receive a preferential rate on any new Regular Saver account that you open. To continue to benefit from the preferential rate you must continue to hold one of these products throughout the 12 month term of your Regular Saver. If you no longer have one of the products mentioned above your interest rate may change to the standard Regular Saver rate. If you already hold a Regular Saver you cannot have a Regular Saver with a preferential rate until your existing account comes to an end.

5. General

For accounts held in the UK, these Savings Accounts Terms are governed by the laws of England and Wales as are our dealings with you up until the time your account is opened. For accounts held in the Channel Islands and Isle of Man, the local law of the island where your accounts are held will apply. Alderney and Sark are governed by the laws of the Bailiwick of Guernsey. You and we submit to the non-exclusive jurisdiction of the courts of England and Wales, or the Isle of Man, Jersey or Guernsey as appropriate. We are required by law to tell you that the Savings Accounts Terms are in English and we will communicate with you in English.

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