

## SMS Alerts and E-Statement Registration Form

Date	D	D	М	М	Υ	Υ	Υ	Υ

Dear Customer,				
	-		E-Statement to our accountholders. If you w count maintaining branch.	ish to avail these facilities/services,
Title of Account				
Mother's Maiden Name	of Authorised Signat	ory		
Account Number (with	branch code)			
Account Maintaining B	ranch Name			
Cell Number of Author	sed Signatory		Mobile Service Provider	(Etisalat / du)
Are you using Number	Porting? □Yes □N	lo Email ID_		
Please tick the service	s/facilities you intend	to avail		
☐ SMS Alert				
☐ Account E-Statemer	t (Please tick any one	)		
☐ Daily ☐ Week	y	□Quarterly	☐ Half-yearly	
Note:				
$\square$ For Joint accounts, a	ıll account holders' si	gnatures are requ	ired	
all partners, sharel	, ,	on the letterhea	ieties, Unincorporated Associations, Foreign ad is required. For limited liability company a terhead.	

## Terms and Conditions (E-Statement)

**'E-Statement'** means the statement of account mailed electronically in the form of PDF format of the statement of account to the email address designated by the Accountholder for the purpose.

'Accountholder' means corporate customers maintaining account with Bank Alfalah Limited ('Bank') who have given their consent for sending E-Statement, instead of hard copy.

- 1. These Terms and Conditions are in addition to and form an integral part of the regular Terms and Conditions of account opening and its maintenance.
- 2. The E-Statement will be sent by the Bank electronically by email to the assigned/registered email address of the Accountholder, which is provided by the Accountholder and at the sole risk and responsibility of the Accountholder.
- 3. The Accountholder shall advise the Bank in writing, 7 (seven) business days prior to changing the email address or if he does not want the statement of account to be sent by email, otherwise Bank shall not be responsible in any manner whatsoever.
- 4. The Accountholder agrees and accepts that transmission lines of E-Statement/email are not encrypted and that email is not a secure means of transmission and is susceptible to viruses, errors, fraud, misuse, hacking, unauthorised/illegal Interception, alteration, manipulation or access by any third party, or unauthorised usage thereof, and the Bank shall not be responsible or liable for any loss or damage occurring from any such third party breaches/actions.
- 5. The Bank shall not be responsible for any delay, incomplete, improper or non-delivery of E-Statement for any reason whatsoever, including but not limited to telecommunication network failure or any other reason beyond the control of the Bank.
- 6. The Bank shall not be responsible or liable for any breach of secrecy or confidentiality in any manner and for any reason whatsoever, if contents of the E-Statement or email address becomes known to or accessed by any third party.
- 7. The Accountholder shall use the E-Statement for its company information and record and it shall not use or print and submit it for any legal requirement or to any visa granting authorities or educational institutions within or outside the country. If needed, the Accountholder may request the Bank to provide the Accountholder computer generated hard copy of the Statement of Account.
- 8. In case of corporate accountholders, it shall be the responsibility of the Accountholder to ensure that the E-Statement shall be under the custody of authorised/designated employee(s)/directors/partners of the company/firm. The Bank shall not be responsible or liable for any unauthorised or misuse of the E-Statement or any alteration/manipulation therein.
- 9. The Accountholder shall indemnify the Bank for any claim, loss, damage or legal action arising out of or as a result of transmission of the E-Statement or for any access, misuse or fraudulent use thereof by any third party



- 10. The Bank may amend or alter these Terms and Conditions at any time which will be displayed at the Bank's website or advised by email notification and thereupon the same shall apply and be binding on the Accountholder.
- 11. By availing the services of getting statement of account mailed electronically i.e. 'E-Statement', the Accountholder agrees that the Bank may at its discretion discontinue sending statement of account periodically in printed form i.e. over paper through surface mall/courier.
- 12. These Terms and Conditions shall be governed and construed in accordance with the laws of United Arab Emirates as applied by the Courts of Dubai and the Courts of Dubai shall have non-exclusive jurisdiction in relation to any matters connection with these Terms and Conditions (E-Statements).

Accepted and Acknowledged.

Signature		
Name		
A/C #		
A/ C #		
Email		
Mohile No		

## Terms and Conditions (SMS Alerts Facility)

1. In these Terms and Conditions, the following terms shall have following meanings:

'Bank' means any branch in United Arab Emirates of 'Bank Alfalah Limited', in which the Customer's/Entity's Account is maintained;

'Customer' means the corporate entity that holds an Account with the Bank;

'SMS Alerts Facility' means the customised messages (i.e. Short Messaging Service ('SMS')/text)) sent by the Bank by over the Customer's authorised signatory's mobile phone number/cell phone number, which is registered with the Bank by Customer for SMS Alert Facility, these SMS shall contains any Credit or Debit in the Account of the Customer.

'MNP' means any Mobile Number Portability/Cellular Services Providers through whom the Customer may receive SMS and or the Bank shall send the SMS.

'Telco' means the Mobile Service Provider i.e. Etisalat, du.

'Service Provider(s)' definition includes but is not limited to Telco or MNP, any organisation or individual whose services used/utilised by the Bank in relation to provide the SMS Alert Facility in any capacity.

- 2. The Customer irrevocably authorises the Bank to debit its Bank Accounts in relation to SMS Alert Facility related charges (as described in the Schedule of the Charges of the Bank from time to time) which have been prescribed by him/her at the time of registration for all transactions/services undertaken using SMS Alert Facility and the Customer by signing these Terms and Conditions (SMS Alert Facility) acknowledges this irrevocable mandate to debit is Bank Accounts.
- 3. The Customer agrees that the SMS Alert Facility entitles and obliges him/her to use only a mobile phone SIM card registered in his/her name with the MSP and undertakes to use the SMS Alert Facility only through the registered mobile number which has been used to register for the SMS Alert Facility.
- 4. The Customer shall bear all responsibility for safety and security of the registered SIM Card and the mobile phone using the SIM Card, all messages from the Bank by using the SIM Card, in addition to all information as to the SMS Alert Facility, which may be stored in the mobile phone used by the Customer.
- 5. The Bank reserves the right to offer the SMS Alert Facility to only those customers who are availing service of a specific MSP. The Bank also has the right to decline the SMS Alert Facility to a Customer, who does not wish to use the SIM Card of a Telco designated by the Bank.
- 6. The Customer shall be required to acquaint itself with the process for using the SMS Alert Facility and the Bank shall not be responsible for any error made by the Customer while using the SMS Alert Facility.



- 7. The transactional details will be recorded by the Bank and these records will be regarded as conclusive proof of the authenticity and accuracy of transactions, in the event of any dispute arising out of or related to the SMS Alert Facility.
- 8. The Bank shall make all reasonable efforts to ensure that the Customer information is kept confidential. However, the Bank shall not be responsible for any inadvertent divulgence or leakage of confidential Customer information for reasons beyond the control of the Bank through the SMS Alert Facility. The Bank shall bear no responsibility of any kind for any unauthorised third party access to information by illegal means, such as, hacking at the end of the Customer, etc.
- 9. The Bank may, at its discretion, withdraw temporarily or terminate the SMS Alert Facility, either wholly or in part at any time without giving prior notice to the Customer. The SMS Alert Facility may be suspended for any maintenance or repair work, or in case of any emergency or for security reasons. The Bank shall endeavour to give a reasonable notice for withdrawal or termination of the SMS Alert Facility, but shall not be responsible, if such an action has to be taken for reasons of security or emergency.
- 10. The processing of registration of SMS Alert Facility shall require a minimum of 5 (five) working days from the date of submission of duly filled registration form meeting all requirements. The Bank reserves the right to seek additional documents/information from the Customer, which the Customer must provide, failing to which the SMS Alert Facility may not be registered or suspended or terminated by the Bank.
- 11. The Customer, hereby, agrees to abide by, without need of notice and express consent, any and all future modifications, innovations, amendments or alterations to these Terms and Conditions made by the Bank from time to time.
- 12. In case of any change of registered mobile phone number of the Customer, or if the registered mobile phone number is lost/stolen, the Customer shall notify the Bank immediately to stop the SMS Alert Facility until the new mobile phone number is registered with the Bank.
- 13. The Customer accepts that the Bank shall not be responsible for any error which may occur in spite of the steps taken by the Bank to ensure the accuracy of the information though SMS Alert Facility and the Customer shall not have any claim against the Bank in an event of any loss/damage suffered by the Customer as a consequence of an inaccurate information provided by the Bank.
- 14. The Customer shall take all steps possible to ensure that its mobile phone is not shared with anyone and shall report any misuse/loss of the mobile phone or SIM card immediately.
- 15. These Terms and Conditions are in addition to and form an integral part of the regular Terms and Conditions of account opening and its maintenance.
- 16. These Terms and Conditions shall be governed and construed in accordance with the laws of United Arab Emirates as applied by the Courts of Dubai and the Courts of Dubai shall have non-exclusive jurisdiction in relation to any matters in connection with these Terms and Conditions (SMS Alert Facility).

Accepted and Acknowledged.

Signature	
Name	
A/C #	
Mobile No	