THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in doubt as to what action to take, it is recommended that you immediately consult your stockbroker, banker, solicitor, accountant, or any other independent professional adviser duly registered under the Investments and Securities Act (No. 29 of 2007)

If you have sold all your shares in either Access Bank Plc and/or Diamond Bank Plc, please hand over this document and the accompanying proxy forms to the purchaser(s), the stockbroker or bank through whom the shares were sold, for transmission to the purchaser.

The distribution of this document in jurisdictions other than Nigeria may be restricted by law and therefore persons into whose possession this document come should inform themselves about and observe such restrictions. Any failure to comply with such restrictions may constitute a violation of the securities laws of such jurisdiction.

SCHEME OF MERGER

(Under Part XII of the Investments and Securities Act No. 29 of 2007, Laws of the Federation of Nigeria 2004 and Rules 421 to 429 of the Rules and Regulations of the Securities and Exchange Commission 2013 (as amended), made pursuant to Part XII of the Investment and Securities Act No. 29 of 2007)

BETWEEN



AND



ACCESS BANK PLC

DIAMOND BANK PLC

Incorporating an Explanatory Statement on the Proposed Scheme of Merger

Chapel Hill Denham Advisory Limited and Union Capital Markets Limited are acting as Financial Advisers in respect of the Scheme of Merger between Access Bank Plc and Diamond Bank Plc

Chapel Hill Denham Advisory Limited will not be responsible to any person, individual or corporate body other than Access Bank Plc, and Union Capital Markets Limited will not be responsible to any person, individual or corporate body other than Diamond Bank Plc for providing advice in relation to the transactions and arrangements referred to herein.

Notices convening the respective Court-Ordered Meetings of Access Bank Plc and Diamond Bank Plc are set out on pages 97 to 100. To be valid, proxy forms must be completed, signed and stamped (together with the Power of Attorney or other authority- if any – under which they are signed and in accordance with the instructions printed thereon), and must be returned to the respective Registrars of Access Bank Plc and Diamond Bank Plc (as applicable) not later than 24 hours before the time scheduled for the respective Court-Ordered Meetings.

THE PROPOSALS, WHICH ARE THE SUBJECT OF THE SCHEME OF THE PROPOSED MERGER SET OUT IN THIS DOCUMENT, HAVE BEEN CLEARED WITH THE SECURITIES & EXCHANGE COMMISSION. THE ACTIONS THAT YOU ARE REQUESTED TO TAKE ARE SET OUT ON PAGE 19 OF THIS SCHEME DOCUMENT. THE NOTICES FOR THE COURT ORDERED MEETINGS ARE CONTAINED IN PAGES 97 TO 100

FINANCIAL ADVISER TO ACCESS BANK PLC

FINANCIAL ADVISER TO DIAMOND BANK PLC

CHAPEL HILL DENHAM ADVISORY LIMITED

CHAPEL HILL O DENHAM

ADVISORY LIMITED

RC 1381308

UNION CAPITAL MARKETS LIMITED



RC 370890

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DEFINITIONS

"M&A"

"N" or "Naira"

The following definitions apply throughout this document except where otherwise stated:

TERM DEFINITION "Act" or "ISA" means the Investments and Securities Act (No. 29 of 2007) "Access Bank" or the "Bank" means Access Bank Plc "Access Bank's Existing Shareholders" means the shareholders of Access Bank whose names appear on the register of members of Access Bank as at the Qualification Date "Board" means the Boards of Directors of Access Bank or Diamond Bank in the relevant context "Business Day" means any day other than a Saturday, Sunday or public holiday declared by the Federal Government of Nigeria, on which banks are open for business in Nigeria "CAC" means the Corporate Affairs Commission "CAMA" means the Companies and Allied Matters Act - Cap C20, Laws of the Federation of Nigeria 2004 "Cash Consideration" means \$\frac{\text{\tinitet{\text{\tinit}{\text{\te}\tint{\text{\tin}}\tint{\text{\text{\text{\text{\text{\text{\text{\text{\texi}\tint{\text{\text{\text{\text{\text{\texitil{\text{\texitil}}\titt{\text{\text{\text{\text{\texi}\tint{\text{\text{\tinit}\titt{ Access Bank to the Diamond Bank Shareholders under the Scheme "CBN" means the Central Bank of Nigeria "Chapel Hill Denham" means Chapel Hill Denham Advisory Limited "Court" or "FHC" means the Federal High Court of Nigeria "Court-Ordered Meeting" means any of the separate meetings of the existing shareholders of Access Bank and Diamond Bank convened by order of the Court "Court Sanction" means an order made by the Court approving and giving effect to the Scheme "CSCS" means Central Securities Clearing System "CTC" means Certified True Copy "Diamond Bank" means Diamond Bank Plc "Diamond Bank Shareholders" means the shareholders of Diamond Bank whose names appear on the register of members of Diamond Bank as at the Qualification "Effective Date" means the date on which the Court sanctions the Scheme "Enlarged Access Bank" means the post-merger institution which is formed from the merger of Access Bank and Diamond Bank "Explanatory Statement" means the statement dated January 24, 2019 issued by the Financial Advisers to the shareholders of Access Bank and Diamond Bank for the purpose of explaining the terms, conditions and effects of the Scheme and set out on Pages 14 to 23 of this Scheme Document "Financial Advisers" means in respect of (a) Access Bank, Chapel Hill Denham; (b) Diamond Bank, Union Capital "FIRS" means the Federal Inland Revenue Service

means Mergers and Acquisitions

means the currency of the Federal Republic of Nigeria

DEFINITIONS

"Net Asset Value" or "NAV" means the net asset value of a company calculated in accordance with applicable International Financial Reporting Standards "NSE" means The Nigerian Stock Exchange "Qualification Date" means the date agreed by the Parties, on which the register of members of the Parties shall be closed for the purpose of determining the shareholders who will be eligible to attend and vote at the Court-Ordered Meetings "Pari Passu" means equally "Parties" means collectively, Access Bank and Diamond Bank; and "Party" means each of them individually "Scheme " or "Scheme of Merger" means the proposed Scheme of Merger between Access Bank and Diamond Bank pursuant to Part XII of the ISA, and as set out on pages 26 to 30 of this Scheme Document "Scheme Document" means this document setting out the Scheme, the Explanatory Statement, the notices of Court-Ordered Meetings and the various appendices herein "Scheme Shares" means the 6,617,253,991 ordinary shares of 50 Kobo each in the share capital of the Enlarged Access Bank which shall be issued, allotted and credited as fully paid to the Diamond Bank Shareholders pursuant to the Scheme "SEC" means the Securities & Exchange Commission "Subsidiary" means the same as defined in Section 338 of CAMA "Terminal Date" means the Business Day immediately preceding the Effective Date "Union Capital" means Union Capital Markets Limited "Untraceable Shareholders" means holders whose whereabouts cannot be ascertained after

means holders whose whereabouts cannot be ascertained after reasonable efforts have been made to find them including by contacting their last known and/or registered addresses and by publication in national daily newspapers

Certain statements included herein may constitute forward-looking statements that could involve risks and uncertainties. Such forward-looking statements can be identified by the use of forward-looking terminology such as "believes", "expects", "may", "are expected to", "intends", "will", "will continue", "should", "would be", "seeks", "approximately" or "anticipates" or similar expressions or the negative thereof or other variations thereof or comparable terminology. These forward-looking statements include all matters that are not historical facts. They appear in a number of places throughout this document and include statements regarding the Enlarged Access Bank's intentions, beliefs or current expectations concerning, amongst other things, Access Bank, and Diamond Bank, results of operations, financial condition, liquidity, prospects, growth, strategies and the industries in which they operate. By their nature, forward-looking statements involve risks and uncertainties because they relate to events and depend on circumstances that may or may not occur in the future

1. PROPOSED TIMETABLE OF PRINCIPAL EVENTS

| EVENT | DATE |
|--|-------------------|
| Obtain CBN "Approval-in-Principle" | January 11, 2019 |
| Receive SEC "Approval-in-Principle" | January 17, 2019 |
| Obtain Court Order to convene the Court-Ordered Meeting | January 24, 2019 |
| Obtain NSE approval to publish notice of the Court-Ordered Meeting | January 24, 2019 |
| Publish Notice of Court-Ordered Meeting in national newspapers | January 25, 2019 |
| Obtain FIRS No Objection | February 11, 2019 |
| Last date for lodging proxy forms for Court-Ordered Meetings | March 4, 2019 |
| Access Bank Court-Ordered Meeting | March 5, 2019 |
| Diamond Bank Court-Ordered Meeting | March 5, 2019 |
| Obtain SEC Final Approval | March, 2019 |
| Obtain CBN Final Approval | March, 2019 |
| Obtain Court Sanction of the Scheme (Effective Date) | March/April 2019 |
| Obtain CTC of the Court Sanction of the Scheme | March/April 2019 |
| File CTC of the Court Sanction at CAC | April 2019 |
| File CTC of the Court Sanction with SEC and CBN | April 2019 |
| Submit application for full suspension and delisting of Diamond Bank shares at NSE | April 2019 |
| Commence credit of CSCS Accounts of Diamond Bank Shareholders | April 2019 |
| Remit Cash Consideration | April 2019 |
| Publish copy of Court Sanction in at least two national newspapers/Gazette | April 2019 |
| List Scheme Shares on the NSE | April 2019 |
| File post-merger documentation with SEC | April 2019 |

Important Notice: The dates given above are indicative only, and are subject to possible changes without prior notice. This timetable assumes that Court dates for the Scheme will be available as and when applied for; but, if this is not the case, then dates of key events in the timetable may be subject to corresponding adjustments.

2. DIRECTORS, COMPANY SECRETARIES AND OTHER PARTIES TO THE SCHEME

ACCESS BANK PLC

999c Danmole Street Victoria Island, Lagos Nigeria

Directors & Company Secretary of Access Bank

Mrs. Mosun Belo-Olusoga

(Chairman)

Dr. Ernest Chukwuka Ndukwe

(Independent Non-Executive Director)

Mrs. Anthonia Olufeyikemi Ogunmefun

(Non-Executive Director)

Dr. (Mrs) Ajoritsedere Josephine Awosika

(Independent Non-Executive Director)

Mr. Paul Usoro, SAN

(Non-Executive Director)

Mr. Abba Mamman Tor Habib

(Non-Executive Director)

Mr. Adeniyi Adekoya

(Independent Non-Executive Director)

Mr. Iboroma Akpana

(Independent Non-Executive Director)

Mr. Herbert Wigwe

(Group Managing Director/Chief Executive Officer)

Mr. Roosevelt Ogbonna

(Group Deputy Managing Director)

Mr. Victor Etuokwu

(Executive Director)

Mrs. Titi Osuntoki

(Executive Director)

Dr. Gregory Jobome

(Executive Director)

Ms. Hadiza Ambursa

(Executive Director)

Mr. Adeolu Bajomo

(Executive Director)

Mr. Sunday Ekwochi

(Company Secretary)

Transaction Advisers to Access Bank

Financial Adviser:

Chapel Hill Denham Advisory Limited

1st Floor, 45 Saka Tinubu Street

Victoria Island

Lagos

Joint Solicitors:

Banwo & Ighodalo

98 Awolowo Road

South-West, Ikoyi

Lagos

Joint Solicitors:

Aluko & Oyebode

1 Murtala Muhammed Drive

Ikoyi

Lagos

Auditors:

PricewaterHouseCoopers

Landmark Towers

5B Water Corporation Road

Victoria Island, Lagos

Lead Stockbrokers:

Coronation Securities Limited

Coronation House

10 Amodu Ojikutu Street

Victoria Island, Lagos

Joint Stockbrokers:

FSCL Asset Management Limited

15 Ribadu Road

Off Awolowo Road

Ikoyi, Lagos

Registrars:

United Securities Limited

Plot 9 Amodu Ojikutu Street

Victoria Island, Lagos

Reporting Accountant:

KPMG Professional Services

KPMG Tower

33 Bishop Aboyade Cole Street

Victoria Island, Lagos

DIRECTORS, COMPANY SECRETARY AND OTHER PARTIES TO THE SCHEME

DIAMOND BANK PLC

PGD's Place Plot 4, Block V, BIS Way Oniru Estate, Victoria Island, Lagos Nigeria

Directors & Company Secretary of Diamond Bank

Mr. Dele Babade (Acting Chairman)

Mr. Uzoma Dozie

(Group Managing Director)

Mrs. Caroline Anyanwu (Deputy Managing Director)

Mrs. Chizoma Okoli (Executive Director)

Mr. Chiugo Ndubisi (Executive Director)

Mr. Kabir Alkali Mohammed (Non-Executive Director)

Mr. Christopher Ubosi (Non-Executive Director)

Mr. Idris Maji Dadi Mohammed (Non-Executive Director)

Ms. Uzoma Uja (Company Secretary)

Transaction Advisers to Diamond Bank

Financial Adviser: Union Capital Markets Limited 7 Fatai Durosinmi Etti Crescent Victoria Island, Lagos

Solicitors: Templars The Octagon (5th Floor) 13A A. J. Marinho Drive Victoria Island Annexe, Lagos

Auditors: KPMG Professional Services KPMG Tower 33 Bishop Aboyade Cole Street Victoria Island, Lagos

Registrars: Centurion Registrars Limited 33 Cameron Road Ikoyi, Lagos

A. LETTER FROM THE CHAIRMAN OF ACCESS BANK



RC 125384

Access Bank Plc Plot 999c, Danmole Street Victoria Island Lagos

January 24, 2019

TO THE SHAREHOLDERS OF ACCESS BANK PLC

Dear Sir/Madam,

PROPOSED SCHEME OF MERGER BETWEEN ACCESS BANK PLC AND DIAMOND BANK PLC

Introduction and Background

Access Bank Plc recently commenced the implementation of its 5-year (2018-2022) corporate strategic plan with the vision to become Africa's Gateway to the World and the World's Most Respected African Bank within the stated period. The building blocks of this vision comprise six levers viz: retail banking growth and wholesale banking consolidation; digitally-led bank; customer focused bank; analytics driven insights and robust risk management; global collaboration and universal payments gateway. More specifically, to explore prospects directed at strengthening the Bank's retail banking franchise, Access Bank appointed Chapel Hill Denham Advisory Limited and Citigroup Global Markets Limited to advise the board on a number of potential inorganic opportunities in the Nigerian banking sector that will enable Access Bank achieve scale more rapidly, as well as enhance its business proposition.

On behalf of the Board of Directors of Access Bank Plc, I am pleased to inform you that the Boards of Access Bank Plc and Diamond Bank Plc have signed a Memorandum of Agreement following discussions between both parties. The Board has approved the general terms of the merger and is now recommending that shareholders also approve the merger. The merger will create a leading Tier 1 Nigerian bank and the largest bank in Africa by number of customers. The merger will be consumated through a Scheme of Merger ("the Scheme") under Part XII of the Investments and Securities Act No. 29, 2007. Under the Scheme, Diamond Bank will transfer all its assets, liabilities and undertakings to Access Bank (the Enlarged Access Bank). The entire issued share capital of Diamond Bank shall be cancelled and Diamond Bank shall be dissolved without being wound up. Under the terms of the Scheme, Diamond Bank Shareholders will receive consideration comprising: (i.) a cash consideration of ¥1.00 per share and (ii.) 2 shares in the Enlarged Access Bank for every 7 Diamond Bank shares held as at the Effective Date. Following completion of the Scheme, Access Bank will be the largest bank in Nigeria by total assets and the leading Nigerian bank by several other key indices.

A merger with Diamond Bank enables Access Bank to acquire a bank with 17 million retail customers and the most viable mobile payment platform. The expected revenue and cost synergies are material and promises significant long term value. The combination will allow Access Bank to accelerate its prospects of becoming the leading retail bank in Nigeria and Africa. Access Bank will benefit from Diamond Bank's unparalleled retail banking expertise and strong digital offering. Together, the two banks would create one of Nigeria's leading banks; with presently approximately 27 million customers, 3,100 ATMs and over 33,000 POS terminals, as well as more than 10 million mobile customers. Access Bank and Diamond Bank share many areas of focus, including women,

CHAIRMAN'S LETTER

youth, the financially excluded, and entrepreneurs. This combination will undoubtedly enable Access Bank to further develop its positioning and market leadership in these growth sectors.

The Enlarged Access Bank will have a robust mobile banking platform, ensuring that customers of the Enlarged Access Bank will continue to access a strong mobile banking proposition. Access Bank and Diamond Bank also operate the same technology platform, which the respective Boards believe will enable them to complete the integration with minimal disruption or adverse impact on customers, in addition to generating significant synergies.

Benefits and Effects of the Scheme

Merging the two banks will provide significant opportunities and benefits to customers, staff, shareholders and other stakeholders, as summarised below:

- a) The combination of Diamond Bank's strong retail customer franchise and Access Bank's proven risk management and capital management expertise will create a new bank with strong value creation potential;
- b) The merger accelerates the attainment of Access Bank's objective of becoming a leading bank in Nigeria and Africa's Gateway to the World. The Enlarged Access Bank will be the largest retail bank in Africa;
- c) Diamond Bank has a formidable retail business with the largest retail customer base in Nigeria; over 17 million customers. Diamond Bank also has a track record of customer acquisition and low cost liabilities generation. The Enlarged Access Bank will serve 27 million retail customers, almost double the number of customers of any other bank in Nigeria and more than any other bank in Africa;
- d) The Enlarged Access Bank's breadth, scale and product range will further accelerate the financial inclusion agenda that Access Bank and Diamond Bank had pursued separately;
- e) The Enlarged Access Bank will increase its market reach and customer convenience through an expanded network of over 600 branches, complemented by strengthened distribution channels;
- f) The Enlarged Access Bank will have a formidable commercial banking business, through the combination of the customers and by leveraging combined product offerings and marketing capabilities;
- g) The Enlarged Access Bank's robust balance sheet size will equip it to provide credit lines to a more diversified client base; and
- h) Access Bank's and Diamond Bank's operations perfectly complement each other and a merger with Diamond Bank will be accretive to Access Bank, given Diamond Bank's leadership in digital and mobile-led retail banking. This in turn will accelerate Access Bank's strategy as a significant full service bank in Nigeria and a Pan-African financial services champion.

Background Information on Diamond Bank Plc

Diamond Bank Plc began operations as a private limited liability company on March 21, 1991 having been incorporated on March 15, 1991. In February 2001, Diamond Bank was granted a universal banking licence from the Central Bank of Nigeria. Following a very successful private placement of shares, which substantially raised Diamond Bank's equity base, Diamond Bank was re-registered as a public limited company on January 28, 2005. In May 2005, Diamond Bank was listed on The Nigerian Stock Exchange ("The Exchange"). In November 2018, Diamond Bank was re-licensed as a national bank following Diamond Bank's decision to sell its international operations.

CHAIRMAN'S LETTER

Today, Diamond Bank is arguably the fastest growing retail bank in Nigeria with a track record of high quality banking solutions for customers. Diamond Bank is a lead driver of financial inclusion, enhanced customer experience through innovation and technology, and regarded as a supporter of lifestyle trends.

Diamond Bank currently operates as a full service commercial bank and has three key operating segments – retail, business and corporate banking. The bank currently has one (1) operating subsidiary which is wholly owned – Diamond Pension Fund Custodian – and a special purpose vehicle, Diamond Finance BV, incorporated in 2014 to provide subordinated foreign currency loans to Diamond Bank Plc. Diamond Bank Plc is considered one of the systemically important banks in Nigeria, by the Central Bank of Nigeria ("CBN"); with customer deposits of circa N1.1 trillion as of September 2018.

Industry Overview

The Nigerian banking industry currently consists of 21 commercial banks largely comprising domestic institutions, 16 of which are publicly listed on The Exchange, and representing over 30% of the total market capitalisation of The Exchange. The industry is primarily regulated by the CBN with the sole aim of ensuring high standards of banking practice and financial stability.

The Nigerian banking industry is currently contending with multiple challenges including macro-economic uncertainties, cyber risk, increased competition from alternative banking channels, increased regulations, and a restive customer base demanding effective and flexible banking services. However, the outlook for the industry is positive given the intensified efforts of the CBN to protect depositors' funds. The implementation of IFRS 9 and Basel III in the sector could potentially improve asset quality of banks and strengthen risk management. In addition, Nigeria's large unbanked population presents a unique opportunity for players with a wide branch network and viable technologies to promote financial inclusion in the economy.

As part of the process for the merger, your Board engaged the services of several experts to advise on the proposed transaction as disclosed on Page 6 of this document. The terms and effects of the Scheme are explained further in an Explanatory Statement from the Financial Adviser on Pages 14 to 23 of this document.

Recommendations

The Board of Access Bank, as advised by its Financial Advisers, considers the terms of the Scheme to be fair and reasonable. Therefore, the Board recommends that you vote in favour of the resolutions which are to be proposed at the Court-Ordered Meeting of Access Bank as detailed on pages 97 and 98.

If you are unable to attend the meeting in person, please complete and return the enclosed form of proxy in accordance with the instructions thereon. Please note that lodging a form of proxy does not prevent you from attending the meeting and voting in person, should you subsequently decide to do so. However, in such instances, your proxy will not be entitled to attend or vote.

We look forward to welcoming you or your proxy at the meeting.

Yours faithfully, Access Bank Plc

Mosun Belo-Olusoga Chairman

B. LETTER FROM THE CHAIRMAN OF DIAMOND BANK



RC 161996

Diamond Bank Plc PGD's Place Plot 4, Block V BIS Way Oniru Estate Victoria Island, Lagos

January 24, 2019

TO THE SHAREHOLDERS OF DIAMOND BANK PLC

Dear Sir/Madam,

PROPOSED SCHEME OF MERGER BETWEEN ACCESS BANK PLC AND DIAMOND BANK PLC

Introduction and Background

On behalf of the Board of Directors of Diamond Bank Plc, I am pleased to inform you that the Boards of Diamond Bank Plc and Access Bank Plc have signed a Memorandum of Agreement following discussions between both parties. Your Board has approved the general terms of the merger and is now recommending that shareholders also approve the merger. Exotix Capital ("Exotix") advised the Board and negotiated the Memorandum of Agreement on behalf of the Board. In addition, the Board, working with Exotix have appointed Union Capital Markets Limited ("Union Capital") as Financial Adviser to Diamond Bank. The merger will be effected through a Scheme of Merger ("the Scheme") under Part XII of the Investments and Securities Act No. 29, 2007. Under the Scheme, Diamond Bank will transfer all its assets, liabilities and undertakings to Access Bank and will be dissolved without being wound up. Following the Scheme, the merged entity will become the No.1 bank in Nigeria by total assets and would be positioned to effectively compete and enhance its market share.

The combination of Access Bank and Diamond Bank will be beneficial to the shareholders of both banks and create a bank with one of the most diversified national footprints in Nigeria, helping improve the financial inclusion goals which both banks had pursued separately.

Benefits and Effects of the Scheme

- a) A combination of Diamond Bank's strong customer franchise and Access Bank's proven risk management and capital management expertise will create a new Nigerian champion with strong value creation.
- b) The combined entity will rank as the No. 1 bank in Nigeria by assets, loans, and deposits creating a highly competitive platform, capable of extracting significant scale economies.
- c) The combined entity would establish the largest retail bank in Africa by number of clients.
- d) The transaction will create a bank with one of the most diversified national footprints of any bank in Nigeria, helping improve the financial inclusion goals of Diamond Bank.
- e) The proposed share deal as part of the total consideration allows Diamond Bank's Shareholders to continue to participate in the value that this transaction will generate, whilst giving customers access to a broader range of products and services.

- f) The acceleration of Access Bank's mobile and digital strategy will be further underpinned by a seamless integration of the two banks' similar technology platforms.
- g) The complementary strengths of Diamond Bank's focus on the broad business market and Access Bank's expertise in trade finance, cash management, treasury and corporate finance will drive opportunities through the value chain to create an unparalleled suite of product offerings.
- h) Access Bank possesses significant Mergers and Acquisitions ("M&A") transaction experience. Access Bank has successfully completed the acquisition and integration of other banking institutions over the last 2 decades, evidencing its enviable M&A track.

Background Information on Access Bank Plc

Access Bank is a full service commercial bank operating through branches and service outlets located in major centres primarily across Nigeria and sub-Saharan Africa, as well as the United Kingdom; with representative offices in China, Lebanon, India and the United Arab Emirates (Dubai). The Bank provides a wide range of banking and other financial services to over 10 million customers from 400 branches (324 in Nigeria) and service centres with total assets of N4.6trillion, all as at September 30, 2018. Access Bank is one of the five largest banks in Nigeria in terms of assets, loans and deposits, and is ranked as one of Africa's top 20 banks by total assets and capital. The Bank's strategy focuses on the pursuit of building sustainable practices, innovation, superior service delivery and employee empowerment.

Access Bank has defined the next five years (2018 - 2022) with the intention to become Africa's Gateway to the world. This is in addition to its vision to be the world's most respected African Bank. Access Bank aims to be the No. 1 bank in Nigeria by rapidly growing its retail customer base, SME client base, and by dominating the top 100 Nigerian corporates. Internationally, it will develop an integrated global franchise by growing its presence in key African markets, global financial gateways, including London and New York, and trade hubs such as Dubai and China.

As at September 30, 2018, Access Bank has over 800,000 shareholders, comprising institutional and individual investors, both domestic and international, and more than 4,400 professional staff. Access Bank Plc is publicly listed on The Nigerian Stock Exchange ("The Exchange") and the Bank's debt instruments are listed on the Irish Stock Exchange. Access Bank also has Money Market instruments - Commercial Paper(s) - quoted on the FMDQ OTC Securities Exchange. As at September 30, 2018, the Bank has a credit rating of A from S&P, A+ from Fitch and Aa3 from Moody's.

Key product lines and services provided include: Corporate and Trade Finance operations; Treasury and Investment Services; Retail Banking products and services (including current and savings accounts, credit cards, automated teller machine ("ATM") services; electronic banking and retail lending); Money market activities; and Private banking services/wealth management. Access Bank's customer base cuts across individual, corporate, institutional, and governmental categories and as such Access Bank manages these customers through its Corporate and Investment Banking; Commercial Banking; Business Banking and Personal Banking Strategic Business Units.

Industry Overview

The Nigerian banking industry is currently comprised of 21 commercial banks largely comprising domestic institutions, 16 of which are publicly listed on The Exchange, and representing over 30% of the total market capitalisation of The Exchange. The industry is primarily regulated by the Central Bank of Nigeria ("CBN") with the sole aim of ensuring high standards of banking practice and financial stability.

The Nigerian banking industry is currently having to address multiple challenges including macro-economic uncertainties, cyber risk, increased competition from alternative banking channels, increased regulations, and a

CHAIRMAN'S LETTER

restive customer base demanding effective and flexible banking services. However, the outlook for the industry is positive given the intensified efforts of the CBN to protect depositors' funds. The implementation of IFRS 9 and Basel III in the sector could potentially improve asset quality of banks and strengthen risk management. In addition, Nigeria's large unbanked population presents a unique opportunity for players with a wide branch network and viable technologies to promote financial inclusion in the economy.

Recommendation

The Board considers the terms of the Scheme to be fair and reasonable and therefore recommends that you vote in favour of the resolutions which are proposed at the Court-Ordered Meeting of Diamond Bank as detailed on Pages 99 and 100.

If you are unable to attend the meeting in person, please complete and return the enclosed Proxy Form in accordance with the instructions thereon. Kindly note that the lodging of a proxy form does not prevent you from attending, and voting in person, should you subsequently decide to do so. However, in such instance, your proxy will not be entitled to attend or vote.

Yours faithfully, Diamond Bank Plc

Dele Babade Acting Chairman

4. EXPLANATORY STATEMENTS FROM THE FINANCIAL ADVISERS



ADVISORY LIMITED

RC 1381308

Chapel Hill Denham Advisory Limited 45 Saka Tinubu Street (1st Floor) Victoria Island Lagos



RC 370890

Union Capital Markets Limited 7 Fatai Durosinmi Etti Crescent Victoria Island Lagos

January 24, 2019

TO THE SHAREHOLDERS OF ACCESS BANK PLC AND DIAMOND BANK PLC

Dear Sir/Madam,

PROPOSED SCHEME OF MERGER BETWEEN ACCESS BANK PLC AND DIAMOND BANK PLC

5.1. Introduction

You will have been informed by the letters from your respective Chairmen, presented on pages 8 and 11 of this Scheme Document, of the Memorandum of Agreement between Access Bank Plc ("Access Bank") and Diamond Bank Plc ("Diamond Bank") regarding the decision to combine all the assets, liabilities, operations and undertakings of Access Bank and Diamond Bank.

The proposed merger will be effected through a Scheme of Merger pursuant to Part XII of the Investments and Securities Act (No. 29 of 2007). Under the Scheme of Merger, ("the Scheme"), all the assets, liabilities and undertakings including real property and intellectual property rights of Diamond Bank will be transferred to Access Bank. Diamond Bank will subsequently be dissolved without being wound up. Under the terms of the Scheme, Diamond Bank Shareholders will receive a cash consideration of N1.00 per share as well as a share consideration comprising 2 Access Bank shares for every 7 Diamond Bank shares held as at the Effective Date.

Separate meetings of the shareholders of Access Bank and Diamond Bank will be convened by order of the Court for the purpose of considering and if thought fit, approving the Scheme (the Notices convening the Court-Ordered Meetings are set out on pages 97 to 100 of this document). The reports of the Court-Ordered Meetings together with the final approval of the SEC shall be presented to the Court along with a petition for the Court Sanction.

The letters from your Chairmen convey the recommendation of your respective Boards that you vote in favour of the Scheme at the Court-Ordered Meetings which will be convened to approve the Scheme. Your Boards have authorised us to write to you, to explain, on their behalf, the mechanics and effects of the Scheme, which we now summarised as follows:

5.2. THE PROPOSAL

a) Transfer and Consideration

Under the terms of the Scheme of Merger, it is proposed that:

• all assets, liabilities and undertakings, including real property and intellectual property rights of Diamond Bank be transferred to Access Bank;

EXPLANATORY STATEMENT FROM THE FINANCIAL ADVISERS

- the entire issued share capital of Diamond Bank comprising 23,160,388,968 ordinary shares of 50 Kobo each be cancelled;
- Diamond Bank be dissolved without being wound up;

• In consideration for the transfer of all assets, liabilities and undertakings, including real property and intellectual property rights of Diamond Bank to Access Bank, all shareholders of Diamond Bank – as at the Effective Date - shall:

RECEIVE: 2 ordinary shares of 50 Kobo each in Access Bank credited as fully paid

IN EXCHANGE FOR: Every 7 Diamond Bank ordinary shares of 50 kobo each held on the

Effective Date

and

₩1.00 per share for every Diamond Bank share held on the Effective Date

The share exchange ratio has been established on a basis which we consider to be fair and reasonable. The basis of valuation, including a description of the valuation methodology is contained on pages 24 to 25 of this document.

b) Settlement of Scheme Consideration

Allotment of Scheme Shares: Shares shall not be issued/allotted in fractions to Diamond Bank Shareholders where the exchange ratio results in a fraction of a share, such fraction shall be rounded up and credited to the relevant shareholder as 1 Scheme Share. Shareholders will receive the Scheme Shares by way of e-allotment to their respective Central Securities Clearing System ("CSCS") accounts within ten (10) business days of the Effective Date. A Registrar Identification Number will be allocated by the Registrar to shareholders who do not have CSCS accounts, to facilitate the warehouse of their shares under the Registrars custody at the CSCS.

Settlement of Cash Consideration: Payment of the Cash Consideration due in respect of the Scheme Shares shall be settled in Nigerian Naira and remitted through e-payments made to the Diamond Bank Shareholders. Access Bank will ensure that the Cash Consideration is credited within ten (10) Business Days of the Effective Date, in accordance with the wire transfer payment process in Nigeria, to the respective accounts mandated by the Diamond Bank Shareholders.

c) Provision for Dissenting Shareholders

If the Scheme is approved, Diamond Bank Shareholders who vote against the Scheme are still entitled to - and will receive - an allocation of the Scheme Shares and Cash Consideration; computed on a pro rata basis to their respective shareholding in Diamond Bank. Such shareholders are also able to sell their Scheme Shares (in the Enlarged Access Bank) through secondary market trades on the floor of the Exchange; if they wish.

d) Plans for Untraceable Shareholders

Allotment of Scheme Shares: Shareholders will receive the Scheme Shares by way of e-allotment to their respective CSCS accounts. A Registrar Identification Number will be allocated by United Securities Limited to shareholders who do not have CSCS accounts, to facilitate the warehouse of their shares under the Registrars custody at the CSCS.

Settlement of Cash Consideration: The Cash Consideration will be remitted through e-payments to the respective accounts mandated by the Diamond Bank Shareholders. Where there is no record of a mandated account, the Cash Consideration shall be warehoused by United Securities Limited - in a Scheme Consideration account created for that specific purposes - for the untraceable shareholder.

e) Post-Merger Dividend and Other Rights

The Scheme Shares to be issued to the Diamond Bank Shareholders shall, upon the Scheme becoming effective, rank *Pari Passu* in all respects and form a single class of shares with the existing issued ordinary shares of Access Bank. Any dividend, bonus issue or other distributions made by the Enlarged Access Bank after the Effective Date shall be applied to (and paid on) the Scheme Shares.

f) Conditions Precedent

The Scheme will become effective and binding on the shareholders of Access Bank and Diamond Bank if:

- a) It is approved by a majority of shareholders, representing not less than three-fourths (3/4) in value of each Party's shareholders present and voting either in person or by proxy, at the respective Court-Ordered Meetings of the shareholders of Access Bank and Diamond Bank;
- b) The SEC and the CBN approve, with or without modification or amendment, the terms and conditions of the Scheme as approved at the aforesaid Court-Ordered Meetings;
- c) The Court sanctions the Scheme with orders substantially on the following terms:
 - i. all assets, liabilities and undertakings, including real property and intellectual property rights of Diamond Bank be transferred to Access Bank;
 - ii. shares of Access Bank be issued and allotted and credited as fully paid to the Diamond Bank Shareholders on the basis of 2 Scheme Shares for every 7 Diamond Bank shares held by Diamond Bank Shareholders;
 - iii. a Cash Consideration of №1.00 for every Diamond Bank share be paid by Access Bank to Diamond Bank Shareholders;
 - iv. the entire issued share capital of Diamond Bank comprising 23,160,388,968 ordinary shares of 50 Kobo be cancelled; and
 - v. Diamond Bank be dissolved without being wound up.

g) Effectiveness of the Scheme

The Scheme shall become effective and binding on all shareholders of Access Bank and Diamond Bank once sanctioned by the Court; irrespective of whether or not they attended or voted at the respective Court-Ordered Meetings.

5.3. ELEMENTS OF THE SCHEME

a) Rationale for the Merger

Access Bank has recognized the significant growth opportunity in retail banking and this transaction presents a unique opportunity to accelerate Access Bank's retail franchise. A merger with Diamond Bank enables Access Bank to acquire a bank with 17 million retail customers and the most visible mobile payment platform. The expected revenue and cost synergies are material with significant long term value. The merger will allow Access Bank to accelerate its prospects of becoming the leading retail bank in Nigeria and Africa.

Through the merger with Diamond Bank, Access Bank will achieve the exponential expansion of the Bank's retail banking franchise. Access Bank will benefit from Diamond Bank's unparalleled retail banking expertise and strong digital offering. Together, the two banks would create one of Nigeria's leading banks, with 27 million customers, 3,100 ATMs and over 33,000 POS, as well as more than 10 million mobile customers. Access Bank and Diamond Bank share many of the same areas of focus, including women, youth, the financially excluded, and entrepreneurs and will be able to further develop their positioning and market leadership in these growth sectors.

The combined operation will have robust mobile banking relationships, ensuring that customers of the Enlarged Access Bank will continue to access a strong mobile banking proposition. Access Bank and Diamond Bank also operate from the same technology platform, which the Boards believe will enable them to complete the integration with minimal disruption or impact on customers, in addition to generating significant synergies.

b) Benefits and Effects of the Scheme

The Boards of Access Bank and Diamond Bank are strongly of the view that merging the two banks will provide significant opportunities and benefits to customers, staff, shareholders, regulators and other stakeholders, as summarised below:

- i) The Enlarged Access Bank will establish the largest retail bank in Africa by number of customers;
- ii) The Enlarged Access Bank's breadth, scale and product range will further accelerate the financial inclusion agenda both banks have pursued separately;
- iii) The Enlarged Access Bank's will increase its market reach and customer convenience through an expanded branch network of over 600 branches, complemented by strengthened distribution channels;
- The Enlarged Access Bank will have a strengthened commercial banking business, through the combination of the customers and by leveraging combined product offerings and marketing capabilities;
- v) The combination of Diamond Bank's strong retail customer franchise and Access Bank's proven risk management and capital management expertise will create a new Nigerian financial institution with strong value creation;
- vi) The Enlarged Access Bank's balance sheet size will be equipped with the capacity to provide credit lines to a more diversified client base; and

vii) The Enlarged Access Bank will be a stronger, safer institution with an enlarged balance sheet, enhanced liquidity profile and capital base.

c) Expected Synergies

The Scheme will create a number of synergies, as outlined below:

- i) Revenue synergies
 - Enhanced product offerings and cross-selling
 - Improved sales by combining good practices
 - Yield and price improvement driven by market share
 - Reduced cost of funds driven by market share
- ii) Balance sheet synergies
 - Alignment towards lower deposit pricing
 - Shift to improved deposits mix and current account deposits
 - Improved access to capital markets from scale and credit rating
 - Efficiency in treasury management
- iii) Cost synergies
 - Branch optimisation
 - Head office centralisation
 - IT integration and consolidation
 - Integration of support functions
 - Closing productivity gap through larger scale
 - Consolidated procurement and facility management

d) Creditors

Under the terms of the proposed merger, Access Bank will be acquiring all the assets, liabilities and undertakings of Diamond Bank which will include any outstanding creditor liabilities. As far as Access Bank is aware, Diamond Bank presently has no outstanding senior debt other than in the ordinary course of business.

e) Plans for Employees

In order to preserve and maximise value for the Enlarged Access Bank post-merger, Access Bank will ensure that all employees of the two institutions are treated fairly and their continuing employment with the Enlarged Access Bank shall be based on merit. From the Effective Date, the contracts of employment of all employees who are in the employment of Diamond Bank shall be transferred to the Enlarged Access Bank and such employees shall become employees of the Enlarged Access Bank on terms and conditions applicable to the respective grades of the employees in the Enlarged Bank. Where any employee of Diamond Bank does not wish that his/her employment be transferred to the Enlarged Access Bank after the Merger, such employee will be entitled to obtain his/her terminal benefits based on his/her existing contract of service.

f) Taxation

Under the Companies Income Tax Act Cap C21 Laws of the Federation of Nigeria 2004, the implementation of the Scheme of Merger as proposed will not give rise to any taxation disadvantage to the Shareholders, with respect to capital gains tax or stamp duty. The provisions of the Capital Gains Tax Act Cap C1 Laws of the Federation of Nigeria 2004 exempt any gains accruing to a person from a disposal of shares from being charged with capital gains tax. Furthermore, the Stamp Duties Act Cap S8 Laws of the Federation of Nigeria 2004 exempts instruments for the transfer of shares from the payment of stamp duty. However, this statement is not intended to be, and should not be construed to be, legal or tax advice.

Shareholders who are in any doubt about their taxation position, or who are subject to taxation in a jurisdiction outside Nigeria, are strongly advised to consult their professional advisers without delay as to the consequences of the Scheme in view of their circumstances.

The Financial Advisers confirm that the position on taxation, as indicated in this Scheme Document, is true and not misleading specifically as it relates to capital gains.

g) Meeting to Approve the Scheme and Voting Rights

Separate Court-Ordered Meetings will be convened by order of the Court for considering and, if thought fit, approving the Scheme by the shareholders of Access Bank and Diamond Bank. At the Court-Ordered Meetings, voting will be by poll. Each shareholder present in person or by proxy will be entitled to one vote for every share held. The statutory majority required to pass the resolutions proposed at the Court-Ordered Meetings is a majority representing not less than three fourths (3/4) in value of the shares of members present and voting either in person or by proxy.

Notices of the Court-Ordered Meetings are set out on pages 97 to 100 of this Scheme Document.

h) Actions to be Taken

The appropriate proxy form for the Court-Ordered Meetings scheduled to be held by each bank is enclosed. If you are unable to attend the respective meeting in person, you are requested to complete the proxy form in accordance with the instructions thereon and return it as soon as possible to the relevant company secretary, to arrive no later than twenty-four (24) hours before the time appointed for the meeting. The lodging of a proxy form, which to be valid, must be appropriately stamped, does not prevent you from attending the relevant meeting and voting in person should you so wish. However, in such instance, your proxy will not be entitled to attend or vote.

5.4. FINANCIAL EFFECTS OF THE SCHEME

Capital Value

Upon the Scheme coming into effect, each Diamond Bank Shareholder will receive a combination of a Cash Consideration of N1.00 per share and 2 Access Bank shares of 50k each for every 7 Diamond Bank shares of 50k each. The Cash Consideration and share exchange ratio were determined on the basis of the values of Access Bank and Diamond Bank shares of N7.45 per share and N3.13 per share respectively, as advised by the Financial Advisers and approved by the Boards.

Access Bank and Diamond Bank shareholders will own 81.38% and 18.62% of the Enlarged Access Bank's issued share capital respectively upon implementation of the merger.

5.5. INFORMATION REGARDING ACCESS BANK PLC

a) Activities

Access Bank is a full service commercial bank operating through branches and service outlets located in major centres primarily across Nigeria, as well as Sub-Saharan Africa and the United Kingdom, with representative offices in China, Lebanon, and India. With total assets of N4.6 trillion (c.US\$12.5 billion) as at 30 September 2018, Access Bank provides a wide range of banking and other financial services to over 10 million customers from 400 branches globally (324 in Nigeria). Access Bank is one of the five largest banks in Nigeria in terms of assets, loans and deposits, and is ranked as one of Africa's top 20 banks by total assets and capital. The Bank's strategy focuses on the pursuit of building sustainable practices, innovation, superior service delivery and employee empowerment.

As at September 30, 2018, the Access Bank had over 800,000 shareholders, comprising institutional and individual investors, both domestic and international, and more than 4,400 professional staff. Access Bank is publicly listed on the Nigerian Stock Exchange and the Bank's debt instruments are listed on the London Stock Exchange and the Irish Stock Exchange. As at September 30, 2018, Access Bank has a credit rating of A from S&P, A+ from Fitch and Aa3 from Moody's.

Over the next five years, Access Bank seeks to become Africa's Gateway to the world. It aims to be the no. 1 bank in Nigeria by rapidly growing its retail customer base, SME client base, and by dominating the top 100 Nigerian corporates. Internationally, it will develop an integrated global franchise by growing its presence in key African markets, global financial gateways including London and New York, and trade hubs such as Dubai and China.

b) Business Operations

Access Bank's operations are structured across the following Strategic Business Units ("SBU"):

- i) Corporate and Investment Banking;
- ii) Commercial Banking;
- iii) Business Banking;
- iv) Personal Banking; and
- v) Digital Banking

i) Corporate and Investment Banking

Corporate and Investment Banking (CIB) is one of the largest support bases for institutional clients, largely driven by the economic drive for infrastructure development projects, construction of improved transportation links and other commercial and real estate developments across Nigeria. CIB primarily serves multinational, large local and foreign-owned companies with minimum annual turnover of \$10 billion and continues to seek long-term partnerships with such clients across key growth sectors of the Nigerian economy, particularly oil & gas, telecommunications, power and infrastructure and food and beverages, as well as transport and household utilities.

In addition, the CIB's treasury team provides solutions to address corporate client needs across funding, foreign exchange, liquidity, investment, hedging and other risks.

CIB provides customised financial solutions to complex funding challenges of large corporate clients in key sectors of the Nigerian economy and is responsible for the Bank's relationships with domestic and international financial institutions (including development finance institutions).

ii) Commercial Banking

The Commercial Banking is the largest market facing business that operates within Access Bank. Commercial Banking offers specialised business solutions and bespoke financial services to support the needs of its target markets, namely general commerce/trading, manufacturing, construction, hospitality and lifestyle (such as hotels and restaurants), the public sector and the Asian market. The Commercial Banking SBU primarily serves private sector businesses, consisting of local and foreign-owned institutions operating within Access Bank's identified market segments with a minimum annual business turnover of №1billion (excluding companies that meet the Corporate and Investment Banking SBU customer criteria); and public sector, federal, state and local government (including ministries, departments and agencies) and government-affiliated businesses.

Commercial Banking also provides international money transfer services through Access Bank's franchise business primarily for remittance services, utilities and government revenue collection, as well as development banking, with emphasis on non-governmental organisations.

iii) Business Banking

Business Banking primarily serves companies and small and medium enterprises ("SMEs") that are seeking to grow their business with annual turnover of not more than №1 billion. Business Banking has recorded considerable growth in its customer base, with over 400,000 customers spread across key market segments, including imports and exports, commerce/distributive trade, educational institutions, contractors and healthcare providers as at September 30, 2018.

iv) Personal Banking

With a retail banking focus, the Personal Banking SBU offers integrated products and services to ultrahigh and high net worth individuals, affluent professionals, employees in the value chain of Access Bank's corporate clients, as well as students, pensioners and informal traders.

v) Digital Banking

The Digital Banking SBU provides solutions to enable consumers to make purchases and payments conveniently and allow businesses to sell and accept payment in their preferred manner while seeking to connect businesses and their customers in a way that adds value to both parties. Through the digital banking solutions, Access Bank seeks to provide its customers with the ability to access these payment services across various devices or channels in an effort to enable Access Bank to deliver a seamless customer experience.

5.6. INFORMATION REGARDING DIAMOND BANK PLC

a) Activities

Diamond Bank was incorporated in March 15, 1991 and currently operates as a full service commercial bank licensed to operate in Nigeria. Diamond Bank already informed the NSE that it has secured CBN approval of its transformation to national banking. Diamond Bank currently has one operating subsidiary, a wholly owned subsidiary, Diamond Pension Fund Custodian and Diamond Finance BV

- a special purpose vehicle incorporated in 2014 to provide subordinated foreign currency loan to Diamond Bank.

Diamond Bank is in the process of divesting its investment in Diamond Bank UK and the investments has been classified as assets held for sale. Diamond Bank is considered one of the systemically important banks in Nigeria by the Central Bank of Nigeria, with customer deposits of c. ₩1.1 trillion as of September 2018.

b) Business Operations

Diamond Bank's operations are structured across the following Strategic Business Units:

- i) Retail Banking;
- ii) Corporate Banking; and
- iii) Personal Banking
- i) Retail Banking

Retail Banking target customers are individuals, professional firms and associations, schools, religious organisations and small businesses. Diamond Bank's responsibilities include the design and management of very strong electronic services delivery channels and consumer banking products/services.

The focus is on the provision of superior range of value-adding financial products and services that promote the achievement of a strong leadership position in consumer banking and the provision of electronic banking services.

ii) Corporate Banking

The Corporate Banking Division focuses on the development and management of business relationships with multinational and local large corporations in the manufacturing, oil and gas, and specialized industries.

The division is building its business on a clear understanding of clients' business operations and requirements, and is driven by innovative thinking to guarantee the provision of creative solutions to its clients' business problems.

iii) Personal Banking

The Private Banking Group focused on creation, maximization and protection of wealth, as well as value preservation for select clientele of reputable high net-worth individuals with established wealth and easily identifiable sources and means. The hallmark of this business segment is the use of dedicated staff who provide tailored products and service offerings based on a comprehensive understanding of each client's financial requirements.

5.7. FURTHER INFORMATION

Your attention is drawn to the following information contained in the appendices to the Scheme Document. Shareholders are encouraged to read the whole of the Scheme Document including documents contained within the Scheme Document and not just rely on the summarised information included in this Explanatory Statement and in other parts of the Scheme Document:

EXPLANATORY STATEMENT FROM THE FINANCIAL ADVISERS

Appendix I: Further information on Access Bank on pages 31 to 65.

Appendix II: Further information on Diamond Bank on pages 66 to 87.

Appendix III: Proforma Statements of the Enlarged Access Bank on pages 88 to 91.

Appendix IV: Statutory and General Information on pages 92 to 96.

Appendix V: Notice of Court-Ordered Meeting for Access Bank Plc on pages 97 to 98.

Appendix VI: Notice of Court-Ordered Meeting for Diamond Bank Plc on pages 99 to 100.

Appendix VII: Proxy Form - Access Bank Plc on page 101.

Appendix VIII: Proxy Form – Diamond Bank Plc on page 102.

The following documents are contained within this Scheme Document:

a. Basis and Valuation on pages 24 to 25.

b. The Scheme of Merger on pages 26 to 30.

5.8. RECOMMENDATION

The respective Boards of Access Bank and Diamond Bank together with their Financial Advisers, having considered the terms and conditions of the Scheme of Merger as well as the benefits thereof, recommend that you vote in favour of the resolutions which will be proposed at the respective Court-Ordered Meetings.

Yours faithfully,

'Kemi Awodein Managing Director

Chapel Hill Denham Advisory Limited

Egie Akpata Director

Algaret.

Union Capital Markets Limted

5. BASIS AND VALUATION

6.1. BACKGROUND

Access Bank and Diamond Bank are public limited liability companies, quoted on the NSE. Though Access Bank is significantly larger than Diamond Bank in terms of assets and shareholders' funds, both banks have complementary competencies and the proposed merger is expected to deliver significant cost and revenue synergies. It is anticipated that the synergies would lead to improved returns to shareholders and other stakeholders.

Pursuant to the Scheme, the assets, liabilities and undertakings of Diamond Bank will be transferred to Access Bank in consideration, for which new Access Bank shares will be issued to the shareholders of Diamond Bank. Access Bank shall be the surviving entity, with Diamond Bank being dissolved without being wound-up.

6.2. BASIS AND ASSUMPTIONS

The main assumptions used for the valuations are as follows:

- 1. The valuation date was December 14, 2018 based on the reference share prices of Access Bank and Diamond Bank respectively as listed on the Nigerian Stock Exchange;
- 2. The historical financials covering FY2013, FY2014, FY2015, FY2016 and FY2017 and unaudited financial statements of Access Bank and Diamond Bank for the period ended September 30, 2018 respectively;
- 3. The issued share capital of Access Bank is №14,463,985,816.50 made up of 28,927,971,631 shares at 50 kobo each and Access Bank had shareholders' funds of №472,683,141,000 as at September 30, 2018; and
- 4. The issued share capital of Diamond Bank is ₩11,580,194,484 made up of 23,160,388,968 shares at 50 kobo each and Diamond Bank has shareholders' funds of ₩221,609,520,000 as at September 30, 2018.

Methodologies Considered

The Financial Advisers employed the use of the following valuation methods as a basis for determining the value of the Scheme:

- Adjusted Net Assets Valuation;
- Historical Market Price Analysis;
- Comparable Companies Trading Multiples;
- Gordon Growth Model; and
- Transaction Multiples Analysis

Adjusted Net Asset Valuation

The Net Assets Valuation is based on Access Bank and Diamond Bank's net assets as at September 30, 2018 and an expected significant impairment on Diamond Bank's loan book following IFRS 9 implementation.

Historical Market Price Analysis

The Financial Advisers also analysed the historical prices that existed between Access Bank and Diamond Bank. The results of the analysis are set forth in the following table:

| Trading Period | Access Bank (₦) | Diamond Bank (₦) |
|--------------------------------|-----------------|------------------|
| December 14, 2018 Market Price | 7.45 | 0.95 |
| 30-Day VWAP | 7.39 | 0.84 |
| 90-Day VWAP | 7.67 | 0.95 |
| 6-Month VWAP | 7.77 | 0.97 |
| 1-Year VWAP | 11.09 | 2.06 |

Comparable Companies Trading Multiples

This approach values a company based on multiples at which comparable companies' trade on the Nigerian Stock Exchange. Given that this approach is being used for a financial services company, the Financial Advisers considered the Price-to-Book and Price to Earnings multiples only.

Price to Book Value

The quoted sector average 2018E P/BV for Tier 1 and Tier 2 Banks as at December 14, 2018 were 0.82 and 0.25 respectively.

Price to Earnings

The quoted sector average 2018E P/E for Tier 1 and Tier 2 Banks as at December 14, 2018 were 4.1 and 10.5 respectively.

Gordon Growth Model

This approach values a company based on its sustainable returns, growth, and cost of equity. Growth and cost of equity estimates were observed from broker coverage of listed Nigerian banking peers. The Financial Advisers then considered a sustainable Return on Average Equity on Access Bank and Diamond Bank in determining valuation.

Transaction Multiple Analysis

This approach is a valuation method in which the price paid for similar companies in the past is considered an indicator of a company's value. In determining the valuation, several multiples from recently concluded deals in emerging markets were considered. The Cash Consideration and share exchange ratio were determined on the basis of the values of Access Bank and Diamond Bank shares of N7.45 per share and N3.13 per share respectively, as advised by the Financial Advisers and approved by the Boards of both banks. The N3.13 value per share represents a premium of 229% to the closing price of Diamond Bank's ordinary shares on December 14, 2018 and a premium of 55% to the 90-Day Volume Weighted Average Price ("VWAP") on December 14, 2018. The Financial Advisers also calculated that implied market value represented 0.33 times Diamond Bank's book value for the period ended September 30, 2018.

6.3. VALUATION SUMMARY

Based on the foregoing, the Financial Advisers have recommended upon the Scheme coming into effect, an exchange ratio such that a holder of 7 ordinary shares of Diamond Bank will be entitled to 2 ordinary shares of the Enlarged Access Bank, in addition to a cash consideration of №1.00 for every ordinary share of Diamond Bank held.

SCHEME OF MERGER PURSUANT TO PART XII OF THE INVESTMENTS AND SECURITIES ACT NO. 29 OF 2007

BETWEEN

ACCESS BANK PLC (RC 125384) AND THE HOLDERS OF ITS FULLY PAID ORDINARY SHARES OF 50 KOBO EACH

AND

DIAMOND BANK PLC (RC 161996) AND THE HOLDERS OF ITS FULLY PAID ORDINARY SHARES OF 50 KOBO EACH

Preliminary

A. In this Scheme, as hereinafter defined, the following expressions have the following meanings where the context so admits:

Access Bank means Access Bank Plc;

Access Bank Scheme Shares means 6,617,253,991 new ordinary shares of Access Bank, representing the 2 Enlarged Access Bank ordinary shares that are to be allotted for every 7 Diamond Bank shares;

Access Bank Shareholders means the shareholders of Access Bank whose names appear on the Register of Members of Access Bank on the Qualification Date;

Business Day means any day other than a Saturday, Sunday or public holiday on which banks in Nigeria are open for business;

CAC means the Corporate Affairs Commission;

CAMA means the Companies and Allied Matters Act, Cap C20, Laws of the Federation of Nigeria, 2004;

Cash Consideration means №1.00 for every Diamond Bank share, being the sum payable by Access Bank Plc to the Diamond Bank Shareholders under the Scheme;

CBN means Central Bank of Nigeria;

Court means the Federal High Court of the Federal Republic of Nigeria;

Court-Ordered Meeting means the respective meetings of the shareholders of Access Bank and Diamond Bank convened by the Order of the Court pursuant to Sections 121 (4), and 126, of the ISA set out on pages 97 to 100 of the Scheme Document, or any reconvened meeting following an adjournment thereof;

Court Sanction means an order made by the Court pursuant to Section 126 of ISA, sanctioning the Scheme;

CSCS means Central Securities Clearing System;

Diamond Bank means Diamond Bank Plc;

Diamond Bank Shareholders means the shareholders of Diamond Bank whose names appear on the Register of Members of Diamond Bank on the Qualification Date;

Effective Date means the date on which the Court Sanctions the Scheme;

Enlarged Access Bank means the post-merger institution which is formed from the merger of Access Bank and Diamond Bank;

Explanatory Statement means the Statement dated January 24, 2019 issued by the Financial Advisers to the shareholders of Access Bank and Diamond Bank for the purpose of explaining the terms, conditions and effects of the Scheme and set out on pages 26 to 30 of this Scheme Document;

ISA means the Investments and Securities Act (No 29 of 2007);

Qualification Date means the date agreed by the Parties, on which the register of members of the Parties shall be closed for the purpose of determining the Shareholders who will be eligible to attend and vote at the Court-Ordered Meetings;

Scheme means the proposed scheme of merger between Access Bank and Diamond Bank pursuant to Part XII of the ISA;

Scheme Document means the bound document containing the separate letters from the chairmen of the boards of Access Bank and Diamond Bank addressed to their respective shareholders, the Explanatory Statement, the Scheme, the notices of the Court-Ordered Meetings and the various appendices thereto;

Scheme Shares means the 6,617,253,991 ordinary shares of 50 kobo each in the share capital of the Enlarged Access Bank which shall be issued, allotted and credited as fully paid to the Diamond Bank Shareholders pursuant to the Scheme in accordance with sub-clause 6 of this Scheme;

SEC means the Securities & Exchange Commission;

Terminal Date means the Business Day immediately preceding the Effective Date;

Union Capital means Union Capital Markets Limited; and

Untraceable Shareholders means holders whose whereabouts cannot be ascertained after reasonable efforts have been made to find them including by contacting their last known and/or registered addresses and by publication in national daily newspapers.

- B. The authorized share capital of Access Bank is 2,000,000,000 preference shares of 50K each and 38,000,000,000 ordinary shares of 50 Kobo each with a value of №20,000,000,000 comprising №1,000,000,000 worth of preference shares and №19,000,000,000 worth of ordinary shares, out of which 28,927,971,631 ordinary shares of 50 Kobo each have been issued and fully paid up, representing an issued share capital of №14,463,985,815.50.
- C. The authorized share capital of Diamond Bank is ₩15,000,000,000 comprising 30,000,000,000 ordinary shares of 50 Kobo each out of which 23,160,388,968 ordinary shares of 50 Kobo each have been issued and fully paid up, representing an issued share capital of ₩11,580,194,484.
- D. By a Board Resolution dated December 12, 2018, the Board of Access Bank resolved to propose to Access Bank Shareholders: (i) that Access Bank be merged with Diamond Bank by way of a Scheme of Merger; and (ii) that all necessary resolutions required by law to carry the Scheme into effect be passed by the Access Bank Shareholders at a Court-Ordered Meeting.
- E. By a Board Resolution dated December 16, 2018, the Board of Diamond Bank resolved to propose to the Diamond Bank Shareholders that: (i) Diamond Bank be merged with Access Bank by way of a scheme of merger; (ii) Diamond Bank be dissolved without being wound up, on the terms and conditions set forth in this Scheme; and (iii) all necessary resolutions required by law to carry the Scheme into effect be passed by the Diamond Bank Shareholders at a Court-Ordered Meeting.

The Scheme

1. Transfer of Diamond Bank's Assets, Liabilities and Undertakings

Subject to the Court Sanction and the Scheme being approved by SEC and CBN, Diamond Bank shall transfer all its assets (including but not limited to real properties, intellectual property rights and licenses), liabilities and undertakings to Access Bank, upon the terms and subject to the conditions set out in this Scheme.

2. Cancellation of Share Capital and Dissolution

Further to the transfer of the assets, liabilities and undertakings of Diamond Bank to Access Bank, the entire issued share capital of Diamond Bank shall be cancelled and Diamond Bank shall be dissolved without being wound up.

3. Issue and Allotment of the Scheme Shares

- 3.1 In consideration of the transfers stated in paragrapgh 2 above and the cancellation of the entire issued share capital of Diamond Bank, Access Bank shall issue, allot and credit to the Diamond Bank Shareholders as fully paid 2 ordinary shares each in Access Bank for every 7 Diamond Bank shares held as at the close of business on the Effective Date.
- 3.2 Shareholders will receive the Scheme Shares by way of e-allotment to their respective Central Securities Clearing System ("CSCS") accounts. A Registrar Identification Number will be allocated by the Registrar to shareholders who do not have CSCS accounts, to facilitate the warehouse of their shares under the Registrars custody at the CSCS.
- 3.3 The Scheme Shares allotted pursuant to the foregoing sub-paragrapgh 3.1 shall for the purpose of any dividends, bonus issues and other distributions declared after the Effective Date, and in all other respects rank pari passu and form a single class with the ordinary shares in the present issued share capital of Access Bank.
- 3.4 Access Bank currently has sufficient shares (adequate headroom) to accommodate the additional Scheme Shares and Access Bank is not required to increase its authorized share capital for the purpose of effecting this Scheme.

3.5 Untraceable Shareholders -

- a. For the settlement of the Scheme Shares, a Registrar Identification Number will be allocated by United Securities Limited to shareholders who do not have CSCS accounts, to facilitate the warehouse of their shares under the Registrars custody at the CSCS; and
- b. For the Settlement of Cash Consideration, the Cash Consideration shall be warehoused by United Securities Limited in a Scheme Consideration account created for that specific purposes.

4. Settlement of Cash Consideration

Payment of the Cash Consideration due in respect of the Scheme Shares shall be settled in Nigerian Naira and remitted through e-payments made to the Diamond Bank Shareholders. Access Bank will ensure that the Cash Consideration is credited within ten (10) Business Days of the Effective Date, in accordance with the wire transfer payment process in Nigeria, to the respective accounts mandated by the Diamond Bank Shareholders. Furthermore, the shareholders of Diamond Bank will be requested when the notices of the Court-ordered meetings are published to update their contact details, which will include providing e-payment mandates.

5. Consequence of the Scheme

- 5.1 The entire assets, liabilities and undertakings of Diamond Bank shall be merged with Access Bank to form the assets, liabilities and undertakings of the Enlarged Access Bank which shall carry on the business of Diamond Bank.
- 5.2 Diamond Bank shall be dissolved without being wound up.

6. Employees

In order to preserve and maximise value for the Enlarged Access Bank post-merger, Access Bank will ensure that all employees of the two institutions would be treated fairly and their continuing employment with the Enlarged Access Bank shall be based on merit. From the Effective Date, the contracts of employment of all employees who are in the employment of Diamond Bank shall be transferred to the Enlarged Access Bank and such employees shall become employees of the Enlarged Access Bank on terms and conditions applicable to the respective grades of the employees in the Enlarged Bank. Where any employee of Diamond Bank does not wish that his/her employment be transferred to the Enlarged Access Bank after the Merger, such employee will be entitled to obtain his/her terminal benefits based on his/her existing contract of service.

7. **Directors**

The Directors of Diamond Bank will cease to hold office upon completion of the Scheme and it is anticipated that those of them who may subsequently be elected as directors will hold seats on the board of the Enlarged Access Bank.

8. Conditions Precedent

The Scheme is conditional upon:

- 8.1 its ratification by a majority representing not less than three-fourths in value of the Access Bank and Diamond Bank Shareholders, present and voting either in person or by proxy at the separate Court-Ordered Meetings of Access Bank and Diamond Bank;
- 8.2 SEC and CBN approving the terms and conditions of the Scheme, as approved at the respective Court-Ordered Meetings of Access Bank and Diamond Bank;
- 8.3 the Court Sanction, with orders to the effect that:
 - 8.3.1 all the assets (including real properties and intellectual property rights), liabilities and undertakings of Diamond Bank be transferred to Access Bank as provided in the Scheme;
 - 8.3.2 Scheme Shares be issued and allotted and credited as fully paid to the Diamond Bank Shareholders on the basis of 2 Scheme Shares for every 7 Diamond Bank shares held by Diamond Bank Shareholders;
 - 8.3.3 Cash Consideration of N1.00 for every Diamond Bank Share be paid by Access Bank to Diamond Bank Shareholders;
 - 8.3.4 the entire issued share capital of Diamond Bank be cancelled;
 - 8.3.5 all legal proceedings, claims and litigation, pending by or against Diamond Bank be continued by or against the Enlarged Access Bank after the Scheme; and
 - 8.3.6 Diamond Bank be dissolved without being wound up.

SCHEME OF MERGER BETWEEN ACCESS BANK AND DIAMOND BANK PLC

9. Effectiveness

- 9.1 Without prejudice to the generality of paragrapgh 9 above, the Scheme shall become effective on the day that the Court Sanction is obtained.
- 9.2 A certified true copy of the Court Sanction shall for all legal purposes be deemed to be the contract conferring title on Access Bank in respect of the assets of Diamond Bank transferred to it in accordance with the Scheme without any further act or deed.

10. Filing of Court Sanction

Within 7 Business Days of the Court's Sanction, a certified true copy of the Court Sanction shall be filed at the CAC, the SEC and the CBN.

11. Modification

The Board of Directors of Access Bank and Diamond Bank are authorized to consent, on behalf of all parties concerned, to any modification of or addition to the Scheme which the CBN, the SEC and/or the Court may deem fit to approve or to any condition which the Court may impose.

12. Costs

Access Bank and Diamond Bank shall bear the costs and expenses relating to the negotiation, preparation, sanctioning and implementation of the Scheme.

13. Governing Law

The Scheme shall be governed by and construed in all respects in accordance with the laws of the Federal Republic of Nigeria.

A. Background Information

i) Incorporation and Share Capital History

The Bank's initial authorised share capital at incorporation was N20,000,000 divided into 20,000,000 ordinary shares of N1.00 each. At present, the authorised share capital is N20,000,000,000 comprising 38,000,000,000 ordinary shares of 50 kobo each and 2,000,000,000 Preference Shares of 50K each.

The changes in the share capital of the Bank since inception are summarised below:

| Date | Authorised (N) | | Remarks |
|----------------------------------|-----------------------------------|----------------|---|
| | Increase | Cumulative | |
| Inception | 20,000,000 | 20,000,000 | Original authorised share capital |
| 1991 | 30,000,000 | 50,000,000 | Creation of 30,000,000 Ordinary Shares of ₩1.00 each |
| 1992 | 20,000,000 | 70,000,000 | Creation of 20,000,000 Ordinary Shares of ₩1.00 each |
| 1993 | 30,000,000 | 100,000,000 | Creation of 30,000,000 Ordinary Shares of ₩1.00 each |
| 1995 | 100,000,000 | 200,000,000 | Creation of 100,000,000 Ordinary Shares of №1.00 each |
| 1996 | - | 200,000,000 | Conversion to 400,000,000 at 50K each |
| 1997 | 400,000,000 | 600,000,000 | Creation of 800,000,000 Ordinary Shares at 50K each |
| 2001 1,400,000,000 2,000,000,000 | | 2,000,000,000 | Creation of 2,800,000,000 Ordinary Shares of 50k each |
| 2004 | 004 4,000,000,000 6,000,000,000 | | Creation of 8,000,000,000 Ordinary Shares of 50k each |
| 2005 | 1,500,000,000 | 7,500,000,000 | Creation of 3,000,000,000 Ordinary Shares of 50k each |
| 2006 | 2006 2,500,000,000 10,000,000,000 | | Creation of 3,000,000,000 Ordinary Shares of 50K each and |
| | | | 2,000,000,000 Preference Shares at 50K each |
| 2011 | 3,000,000,000 | 13,000,000,000 | Creation of 6,000,000,000 Ordinary Shares at 50K each |
| 2014 | 7,000,000,000 20,000,000,000 | | Creation of 14,000,000,000 ordinary shares of 50K each |

ii) Beneficial Ownership

As at December 24, 2018, the 28,927,971,631 ordinary shares of 50 kobo each in the issued share capital of Access Bank were beneficially held as follows:

| NAME | HOLDING | % |
|--|----------------|--------|
| Stanbic IBTC Nominees Limited ¹ | 4,907,328,003 | 16.96 |
| Trust and Capital Limited | 1,405,113,958 | 4.86 |
| AGL Africa, Ex-SA Equity (USD) Fund-Trad | 1,293,174,908 | 4.47 |
| Futureview Holdings Ltd | 1,180,833,188 | 4.08 |
| Others | 20,141,521,574 | 69.63 |
| Total | 28,927,971,631 | 100.00 |

iii) <u>Directors' Interest</u>

As at October 30, 2018 the interests of Directors in Access Bank were as follows:

¹ Stanbic Nominees holds the shares in custody, on behalf of various investors and does not exercise any right over the underlying shares. All the rights reside with the various investors on whose behalf Stanbic Nominees provides the custodial services.

| Board of Directors | Direct | Indirect |
|--|-------------|---------------|
| M. Belo-Olusoga - Chairperson | 3,604,838 | - |
| H. O. Wigwe – Group Managing Director/Chief Executive Officer | 201,231,713 | 1,240,291,197 |
| R. C. Ogbonna – Group Deputy Managing Director | 31,325,167 | - |
| V.O. Etuokwu – Executive Director | 10,500,761 | - |
| T. Osuntoki – Executive Director | 29,815,811 | - |
| P. Usoro | 1,209,634 | - |
| A. Awosika | - | - |
| E. Ndukwe | 700,000 | - |
| A. Mamman Tor Habib | - | - |
| G. Jobome - Executive Director | 7,569,956 | - |
| I.T. Akpana | 314,996 | - |
| A.A. Adekoya | - | - |
| H. Ambursa - Executive Director | 8,709,527 | - |
| A. Bajomo - Executive Director | - | - |
| A.Ogunmefun | - | 1,489,521 |

iv) Indebtedness

As of September 30, 2018, Access Bank had an indebtedness of N822,807,164,000, which constitutes loan capital, debentures, mortgages, overdrafts, short term loans, charges or similar indebtedness or material contingent liabilities, other than those arising in the ordinary course of business.

v) <u>Subsidiaries & Associates</u>

As of September 2018, Access Bank had the following investments in Subsidiaries

| Subsidiaries | Nature of Business | Ownership Interest |
|------------------------------------|-------------------------|--------------------|
| Access Bank Gambia Limited | Banking | 88.00% |
| Access Bank (Sierra Leone) Limited | Banking | 97.00% |
| Access Bank (Rwanda) Limited | Banking | 75.00% |
| Access Bank (Zambia) Limited | Banking | 70.00% |
| The Access Bank UK Limited | Banking | 100.00% |
| Access Bank R.D. Congo | Banking | 99.98% |
| Access Bank (Ghana) Plc | Banking | 93.00% |
| Access Finance B.V. | Special Purpose Vehicle | 100.00% |

vi) <u>Premises</u>

Headquarters

Plot 999c, Danmole Street off Adeola Odeku/Idejo Street Victoria Island Lagos Nigeria

vii) <u>Branches</u>

| S/N | Branch Name | Branch Address | City Name | State |
|-----|-------------------------------------|---|-----------|-------|
| 1 | Aba Branch | 4 Ezikuwu Road, Aba, Abia State. | Aba | Abia |
| 2 | Umuahia Branch | 6 Library Avenue, Umuahia, Abia State. | Umuahia | Abia |
| 3 | 15 Azikwe Road | 15 Azikiwe Road, Aba, Abia State. | Aba | Abia |
| 4 | Faulks Road Branch Aba | 132 Faulks Road, Aba, Abia State. | Aba | Abia |
| 5 | Umudike Branch | University Of Agriculture, Umudike Main Campus, Umudike, Abia State. | Umudike | Abia |
| 6 | Aminu Kano Abuja Branch | Plot 1195 Aminu Kano Crescent, Wuse 2, Abuja. | Wuse 2 | Abuja |
| 7 | Adetokunbo Ademola, Abuja Branch | Plot 833 Adetokunbo Ademola Cr. Wuse 2, Abuja. | Wuse 2 | Abuja |
| 8 | Herbert Macaulay, Abuja Branch | PPPRA Building, Plot 1012 Cadastral Zone, Central Business District, Abuja. | FCT | Abuja |
| 9 | National Assembly Branch | National Assembly Complex, White House Senate Wing, 3 Arm Zone, FCT, Abuja. | FCT | Abuja |
| 10 | Garki Branch | Plot 1231 Ahmadu Bello Way, Garki, Area II, FCT, Abuja. | Garki | Abuja |
| 11 | Asokoro Branch | Plot 87 Yakubu Gowon Crescent, Asokoro, Abuja. | Asokoro | Abuja |
| 12 | Kubwa Branch | Plot 59 Gado Nasko Road, Kubwa, Abuja. | Kubwa | Abuja |
| 13 | Wuse Market Branch | Wuse Market, Wuse Zone 5, Abuja. | Wuse | Abuja |
| 14 | Bank Of Industry (Boi),Abuja | Plot 256 Herbert Macaulay Way, Wuse, Zone 6, Abuja. | Wuse | Abuja |
| 15 | Jos Street Branch | 6 Jos Street, Area 3, Garki, FCT, Abuja. | Garki | Abuja |
| 16 | Garki Area 11 Branch | Plot 599 Cadastral Zone A3, Gwarjo Close, Off Gimbiya street, Garki, Area II Abuja. | Garki | Abuja |
| 17 | Wuse 2 Branch | Plot 2401 Cadastrals Zone A7, Wuse, FCT, Abuja. | Wuse | Abuja |
| 18 | Federal Secretariat Abuja Branch | Phase 1, Blk 4A, 015, Fed. Secretariat Complex, Central Business District, Abuja. | FCT | Abuja |
| 19 | Enugu House Branch | Plot 81 Ralph Shodeinde Street, Central Business District, Abuja. | FCT | Abuja |
| 20 | Karu Branch | Plot 312 Nyanya Sports Centre Layout, Cadastral Zone, Karu District, FCT, Abuja. | Karu | Abuja |
| 21 | Nasda Branch | Nasrda Complex, Obasanjo Space Centre, Airport Road, Lugbe Abuja. | Lugbe | Abuja |
| 22 | Utako Branch | Plot 903 Obafemi Awolowo Way, Utako, FCT, Abuja. | Utako | Abuja |
| 23 | Ladoke Akintola Blvd Branch | Plot 1244 Ladoke Akintola Boulevard, Garki 2, Abuja. | Garki | Abuja |
| 24 | Dei Dei Branch | Zone B2, 582 Dei Dei Building Material Intl Mkt, Dei Dei, FCT, Abuja. | Deidei | Abuja |
| 25 | Fed Min Of Justice Branch | Fed. Min. Of Justice Complex, Off Shehu Shagari Way, Maitama, Abuja. | Maitama | Abuja |
| 26 | Federal Mortgage Bank Branch | Plot 266 Cadasral OA, Federal Mortgage Bank of Nigeria Building, Central Business District, Abuja. | FCT | Abuja |
| 27 | Abuja Nnpc Towers Branch | Block B NNPC Towers, H/Macualay Way, CBD, FCT, Abuja. | FCT | Abuja |

| S/N | Branch Name | Branch Address | City Name | State |
|-----|------------------------|---|-------------|--------------|
| 28 | Maitama Branch | 50 Gana Street, Cadastral Zone A05, Maitama, FCT, Abuja. | Maitama | Abuja |
| 29 | Gwagwalada Branch | 353 Specialist Hospital Road, Gwagwalada, FCT, Abuja. | Gwagwalada | Abuja |
| 30 | Durumi Branch | Plot 1037 Shafa Shopping Centre, By Old Federal Secretariat, FCT, Abuja. | FCT | Abuja |
| 31 | Gwarimpa Branch | Plot 5, 3rd Avenue, Gwarimpa Estate, Abuja. | Gwarimpa | Abuja |
| 32 | Yola Branch | 7 Galadima Aminu Way, Jimeta, Yola, Adamawa State. | Yola | Adamawa |
| 33 | Uyo | 21 Wellington Bassey Way, Uyo, Akwa Ibom State. | Uyo | Akwa Ibom |
| 34 | Oron Branch | 180 Oron Road, Oron, Akwa-Ibom State. | Oron | Akwa Ibom |
| 35 | Ikot Ekpene Branch | 1 Abak Road, Ikot Epkene, Akwa Ibom State. | Ikot Ekpene | Akwa Ibom |
| 36 | 32 Aka Road Branch | 32 Aka Road, Uyo, Akwa Ibom State. | Uyo | Akwa Ibom |
| 37 | Eket Branch | 64 Grace Bill Road, Eket, Akwa Ibom State. | Eket | Akwa Ibom |
| 38 | Onitsha Branch | 14 New Market Road, Onistha, Anambra State. | Onitsha | Anambra |
| 39 | Nnewi Branch | 29 Edo Ezemewi Road, (Bank Road) Nnewi, Anambra State. | Nnewi | Anambra |
| 40 | Awka 2 Branch | Km 41 Enugu-Onitsha Express Way, Regina Caeli Junction, Awka, Anambra State. | Awka | Anambra |
| 41 | New Market Road Branch | 30 New Market Road, Onistha, Anambra State. | Onitsha | Anambra |
| 42 | Ihiala Branch | 5 Umudimogu Road, Off Orlu Road, Ihiala, Anambra State. | Ihiala | Anambra |
| 43 | Awka Branch 1 | 222 Zik Avenue, Awka, Anambra State. | Awka | Anambra |
| 44 | Up Iweka Branch | Upper Iweka, New Electronic Mkt, Onitsha, Anambra State. | Onitsha | Anambra |
| 45 | Bridge Head Branch | 48 Port Harcourt Road, Bridge Head, Onitsha, Anambra State. | Onitsha | Anambra |
| 46 | Ekwulobia Main Branch | 21 Uga Road, Ekwulobia, Anambra State. | Ekwulobia | Anambra |
| 47 | Stock Exchange | 4 Ridge Road, Stock Exchange Complex, Onitsha, Anambra State. | Onitsha | Anambra |
| 48 | Unizik Branch | Bank Plaza, Nnamdi Azikiwe University, Awka, Anambra State. | Awka | Anambra |
| 49 | Umunze Branch | 10 Ogbunka Road, Orumba North Local Govt, Umunze, Anambra State. | Umunze | Anambra |
| 50 | Ogidi Branch | Km 7 Osha-Enugu Exp/Way, Building. Matrl. Mkt, Ogidi, Anambra State. | Ogidi | Anambra |
| 51 | Bauchi Branch | 5 Bank Road, Bauchi, Bauchi State. | Bauchi | Bauchi |
| 52 | Yenogoa Branch | Mbiama/Yenagoa Road, Onopa Yenagoa, Bayelsa State. | Yenagoa | Bayelsa |
| 53 | Makurdi Branch | 83 Olotuukpo Road, Makurdi, Benue State. | Makurdi | Benue |
| 54 | Gboko Main Branch | 5/7 J.S. Tarka Way, Gboko, Benue State. | Gboko | Benue |
| 55 | Gboko Branch | Km 72 Benue Cement Factory, Makurdi-Gboko Road, Benue State. | Makurdi | Benue |
| 56 | Makurdi 2 Branch | Plot 417 Gboko Road, Wurukum, Makurdi, Benue State. | Makurdi | Benue |

| S/N | Branch Name | Branch Address | City Name | State |
|-----|---------------------------------------|---|-------------|----------------|
| 57 | Zaki Ibiam Branch | 1 Kafe Clinic Street, Y-Junction, Off Katsina Road, Zaki Biam, Benue State. | Zaki Biam | Benue |
| 58 | Oturkpo Branch | 19 Federal Road, Oturkpo, Benue State. | Oturkpo | Benue |
| 59 | Maiduguri | 24 Sir Kashim Ibrahim Way, Maiduguri, Borno State. | Maiduguri | Borno |
| 60 | Biu Branch | 1 Damaturu Road, Biu, Maiduguri, Borno State. | Maiduguri | Borno |
| 61 | Calabar Branch | 10 Calabar Road, Calabar, Cross River State. | Calabar | Cross River |
| 62 | Calabar 1 | 16/18 Bogobiri Road, Calabar, Cross River State. | Calabar | Cross River |
| 63 | Ogoja Branch | Plot 22 Hospital Road, Igoli, Ogoja, Cross River State. | Ogoja | Cross River |
| 64 | Warri Branch | 80 Effurun-Sapele Road, Warri, Delta State. | Warri | Delta |
| 65 | Asaba Branch | 417B Nnebisi Road, Asaba, Delta State. | Asaba | Delta |
| 66 | Agbor Branch | 128 Old Lagos Asaba Road, Agbor, Delta State. | Agbor | Delta |
| 67 | Deco Road Branch | Okumagba Avenue, Deco Road, Warri, Delta State. | Warri | Delta |
| 68 | Sapele Branch | 82 Sapele/Warri Road, Sapele, Delta State. | Sapele | Delta |
| 69 | Abakaliki Branch 1 | 41 Ogoja Road, Abakiliki, Ebonyi State. | Abakaliki | Ebonyi |
| 70 | Abakiliki 2 Branch | 50 Afikpo Road, Abakaliki, Ebonyi State. | Abakaliki | Ebonyi |
| 71 | Benin Branch | 45 Akpakpava Street, Benin City, Edo State. | Benin City | Edo |
| 72 | Uniben Branch | Ransome Kuti Road, University Of Benin, Benin City, Edo State. | Benin City | Edo |
| 73 | Sapele Road Branch | 164 Sapele Road, Benin City, Edo State. | Benin City | Edo |
| 74 | Uselu Branch | 170 Uselu Lagos Road, Benin City, Edo State. | Benin City | Edo |
| 75 | Mission Road Branch | 70 Mission Road, Benin City, Edo State. | Benin City | Edo |
| 76 | Textile Mill Road Branch | 74 Edo Textile Mill Road, Benin City, Edo State. | Benin City | Edo |
| 77 | Ekpoma Branch | 6 Akhere Lane, Ekpoma, Edo State. | Ekpoma | Edo |
| 78 | 23 Airport Road Branch | 23 Airport Road, Benin City, Edo State. | Benin City | Edo |
| 79 | Okada Branch | New Site, Igbinedion University Campus, Okada, Edo State. | Okada | Edo |
| 80 | Auchi Branch | 33 Poly Road, Auchi, Edo State. | Auchi | Edo |
| 81 | Ihama Branch | 62A Ihama Road, By Akhionbare Junction, Gra, Benin City Edo State. | Benin City | Edo |
| 82 | Ado-Ekiti | 144 Secretariat Road, Iyin, Ekiti State. | Iyin | Ekiti |
| 83 | Ijero Ekiti Cash Centre | 27 Market Square, Ijero Computer Centre Market Square, Ijero Ekiti, Ekiti State. | Ijero Ekiti | Ekiti |
| 84 | Ekiti State University Branch | Ekiti State University Iworoko Road, Ekiti. | Ekiti | Ekiti |
| 85 | Ajilosun, Ado Ekiti Branch | 49 Ajilosun Street, Along Ikere Road, Ado Ekiti, Ekiti State. | Ado | Ekiti |
| 86 | Ogui Road Branch | 67 Ogui Road, By Nnamdi Azikiwe Stadium, Ogui, Enugu State. | Ogui | Enugu |
| 87 | University Of Nigeria Enugu Branch | University Of Nigeria, Enugu Campus, Enugu State. | Enugu | Enugu |
| 88 | Okpara Avenue Branch | 5 Okpara Avenue, Enugu, Enugu State. | Enugu | Enugu |

| S/N | Branch Name | Branch Address | City Name | State |
|-----|----------------------------------|---|------------------|--------|
| 89 | Enugu Road | 12 Enugu Road, Nsukka, Enugu State. | Nsukka | Enugu |
| 90 | Kenyatta Branch | 42 Kenyatta Street, Uwani, Enugu, Enugu State. | Uwani | Enugu |
| 91 | Enugu State University Branch | Enugu State University, Agbani Town, Enugu State. | Agbani | Enugu |
| 92 | Agbani Road Branch | 183 Agbani Road, Enugu Town, Enugu State. | Enugu | Enugu |
| 93 | Unn Nsukka Branch | University Of Nigeria, Nsukka, Enugu State. | Nsukka | Enugu |
| 94 | Abakaliki Road Enugu | Plot 9 Ebeano Housing Estate, Garden Avenue, Abakaliki Rd, Enugu, Enugu State. | Enugu | Enugu |
| 95 | Abakpa Nike Branch | Block 16, Plot 7 Nike Road, Liberty Bus Stop, Abakpa, Enugu State. | Abakpa | Enugu |
| 96 | Gombe Branch | 24 New Market Road, Gombe, Gombe State. | Gombe | Gombe |
| 97 | Ashaka Cash Centre | Ashakacem Factory Complex, Ashaka, Gombe State. | Ashaka | Gombe |
| 98 | Dukku Branch | Gona Quarters, Along Gombe-Kano Road, Dukku, Gombe State. | Dukku | Gombe |
| 99 | Yamaltu Deba Branch | Deba GRA, Yamaltu/Deba, Gombe State. | Yamaltu/Deb a | Gombe |
| 100 | Kumo Branch | Emir Palace Road Kumo, Akko, Gombe State. | Akko | Gombe |
| 101 | Owerri Branch | 117 Wetheral Road, Owerri, Imo State. | Owerri | Imo |
| 102 | Bank Road Owerri Branch | 4A Bank Road, Owerri, Imo State. | Owerri | Imo |
| 103 | Orlu Branch | 2 Asika Ilobi Avenue, Orlu, Imo State. | Orlu | Imo |
| 104 | Nekede Branch | Federal Polytechnic, Nekede, Imo State. | Nekede | Imo |
| 105 | Mbaise Branch | Eke-Ahiara Junction, Mbaise, Imo State. | Mbaise | Imo |
| 106 | Dutse Branch | Plot 10/11 Sani Abacha Way, Dutse, Jigawa State. | Dutse | Jigawa |
| 107 | Hadejia Branch | 1A Nguru Road, Opp Nnpc Filling Station, Hadejia, Jigawa State. | Hadejia | Jigawa |
| 108 | Kaduna Branch | 16/20 Bida Road, Kaduna, Kaduna State. | Kaduna | Kaduna |
| 109 | Ali Akilu Road Branch | 26D Ali Akilu Road, Kaduna, Kaduna State. | Kaduna | Kaduna |
| 110 | Zaria Branch | 16 River Road, Zaria, Kaduna State. | Zaria | Kaduna |
| 111 | Kachia Road Kaduna | 314 Kachia Road, Kaduna, Kaduna State. | Kaduna | Kaduna |
| 112 | A2 Ahmadu Bello Way Branch | A2 Ahmadu Bello Way, Kaduna, Kaduna State. | Kaduna | Kaduna |
| 113 | Kafanchan Branch | 19 Kagoro Road, Kafanchan, Kaduna State. | Kafanchan | Kaduna |
| 114 | Ungwan Rimi Branch | 7 Kwato Road, Ungwan Rimi Gra, Kaduna, Kaduna State. | Kaduna | Kaduna |
| 115 | Nnpc Refinery Kaduna Branch | KRPC/NNPC Complex Km 16, Kachia Road, Kaduna, Kaduna State. | Kaduna | Kaduna |
| 116 | Gumi Main Market | 1A, B2 Ibrahim Taiwo Road, Gumi Market, Kaduna, Kaduna State. | Kaduna | Kaduna |
| 117 | Kano Branch | 12B Post Office Road, Kano, Kano State. | Kano | Kano |
| 118 | Bichi Branch | Along Katsina Road, By Bichi Junction, Kano, Kano State. | Kano | Kano |
| 119 | Mur Mohammed Way, Kano | 146 Murtala Mohammed Way, Kano, Kano State. | Kano | Kano |
| 120 | Kazaure Branch | Along Kano-Duara Rd, Kazaure, Kano State. | Kazaure | Kano |

| S/N | Branch Name | Branch Address | City Name | State |
|-----|--|--|--------------------|---------|
| 121 | Bello Road Branch Kano | 24 Bello Road, Kano, Kano State. | Kano | Kano |
| 122 | 3B Bank Road Branch | 3B Bank Road, Kano, Kano State. | Kano | Kano |
| 123 | Katin Kwari Branch | Ibrahim Taiwo Road, Katin Kwari, Kano State. | Katin Kwari | Kano |
| 124 | Bayero University Branch | Bayero University, Bayero Main Campus, Kano, Kano State. | Kano | Kano |
| 125 | Aminu Kano Teaching Hospital Branch | Aminu Kano Teaching Hospital, Kano, Kano State. | Kano | Kano |
| 126 | France Road Branch | 17/18 France Road, Kano, Kano State. | Kano | Kano |
| 127 | Singer Market Branch | 48E Ado Bayero Road, Singer Market Kano, Kano State. | Kano | Kano |
| 128 | Katsina Branch | 106 IBB Way, Katsina, Katsina State. | Katsina | Katsina |
| 129 | Katsina 2 Branch | IBB Way , Katsina, Katsina State. | Katsina | Katsina |
| 130 | Funtua Branch | 126 Zaria Road, Funtua, Katsina State. | Funtua | Katsina |
| 131 | Daura Branch | Along Kano Road, Daura, Katsina State. | Daura | Katsina |
| 132 | Malumfashi Branch | 11/12 Funtua Yashe Road, Malumfashi, Katsina State. | Malumfashi | Katsina |
| 133 | Kafur Branch | 50 Zaria Road, Kafur Katsina State. | Kafur | Katsina |
| 134 | Danja Branch | 7 GRA Staff Quarters Zaria Road Danja, Katsina State. | Danja | Katsina |
| 135 | Birnin Kebbi Branch | 1 Jos Road GRA, Birnin Kebbi, Kebbi State. | Birnin Kebbi | Kebbi |
| 136 | Obajana Cash Centre | Access Bank, opposite Dangote Cement Factory, Obajana, Kogi State. | Obajana | Kogi |
| 137 | Lokoja Branch | 82 Lokoja-Kabba Road, Lokoja, Kogi State. | Lokoja | Kogi |
| 138 | Okene Branch | 46 Lagos-Abuja Road, Okene, Kogi State. | Okene | Kogi |
| 139 | Anyigba Branch | Plot 4022 Okohi, Ankpa Road, Anyigba, Kogi State. | Anyigba | Kogi |
| 140 | Ilorin Branch | 199A Stadium Shopping Complex, Ibrahim Taiwo Road, Ilorin, Kwara State. | Ilorin | Kwara |
| 141 | Folawiyo Street Branch | 24 Wahab Folawiyo Road, Ilorin, Kwara State. | Ilorin | Kwara |
| 142 | Reservation Road Branch | 29A Reservation Road GRA, Ilorin, Kwara State. | Ilorin | Kwara |
| 143 | Kwara State Polytechnic | Kwara State Polytechnic, Oke-Oyi | Ilorin | Kwara |
| 144 | Burma Road Apapa Branch | 4 Burma Road, Apapa, Lagos State. | Apapa | Lagos |
| 145 | Idumota Branch | 122 Nnamdi Azikwe Street, Idumota, Lagos State. | Idumota | Lagos |
| 146 | Broad Street Branch | 115/117 Broad Street, Lagos Island, Lagos State. | Lagos Island | Lagos |
| 147 | Aguda Branch | 5 Enitan Street, Aguda, Surulere, Lagos State. | Surulere | Lagos |
| 148 | Ikorodu Branch | 7 Ayangburen Road, Ikorodu, Lagos State. | Ikorodu | Lagos |
| 149 | Allen Avenue Ikeja Branch | 84 Allen Avenue, Ikeja, Lagos State. | Ikeja | Lagos |
| 150 | Victoria Island Branch | Plot 1665 Oyin Jolayemi Street, Victoria Island, Lagos State. | Victoria Island | Lagos |
| 151 | Onikan Branch | 30 King George V Road, Onikan, Lagos Island, Lagos State. | Onikan | Lagos |
| 152 | Idejo Branch | Plot 161E Idejo Street, Off Adeola Odeku, Victoria Island, Lagos State. | Victoria Island | Lagos |
| 153 | Commercial Road, Apapa Branch | 8/10 Commercial Road, Apapa, Lagos State. | Apapa | Lagos |
| 154 | Adeniyi Jones Ikeja Branch | 53 Adeniyi Jones, Ikeja, Lagos State. | Ikeja | Lagos |

| S/N | Branch Name | Branch Address | City Name | State |
|-----|--------------------------------------|--|--------------------|-------|
| 155 | Creek Road Apapa Branch | 24A Creek Road, Apapa, Lagos State. | Apapa | Lagos |
| 156 | Trade Fair Branch | ICC, Lagos International Trade Fair Complex, Lagos Badagry Exp. Rd, Ojo, Lagos State. | Ojo | Lagos |
| 157 | Tincan Island Branch | Kirikiri Lighter Terminal 2 Tincan Island Lagos. | Apapa | Lagos |
| 158 | Old Ojo Branch | 153 old Ojo Road, Kuje-Amuwo, Agboju, Lagos State. | Agboju | Lagos |
| 159 | Ipaja Branch | 171 Abeokuta Expressway, Iyana Ipaja, Lagos State. | Iyana Ipaja | Lagos |
| 160 | Palm Avenue Branch | 56 Palm Avenue, Mushin, Lagos State. | Mushin | Lagos |
| 161 | Apongbon Branch | 27/29 Issa Wiliams Street, Lagos Island, Lagos State. | Lagos Island | Lagos |
| 162 | Simbiat Abiola Ikeja Branch | 20 Simbiat Abiola Road, Ikeja, Lagos State. | Ikeja | Lagos |
| 163 | Ikota Branch | Suite E 79-81 And 116-118 VGC, Ikota Shopping Complex, Ikota, Lagos State. | Ikota | Lagos |
| 164 | Adetokunbo Ademola Branch | 30A Adetokunbo Ademola Street, Victoria Island, Lagos State. | Victoria Island | Lagos |
| 165 | Aspamda Branch | Zone B, R4 Mercy Café, Aspamda Plaza, Trade Fair Complex, Ojo, Lagos State. | Ojo | Lagos |
| 166 | Alaba International Market Branch | 44/45 Alaba International Market Road, Alaba, Lagos State. | Alaba | Lagos |
| 167 | Maryland Branch | 6 Mobolaji Bank-Anthony Way, Ikeja, Lagos State. | Ikeja | Lagos |
| 168 | Ogunlana Drive Branch | 150 Ogunlana Drive, Surulere, Lagos State. | Surulere | Lagos |
| 169 | Festac Town Branch | 4th Avenue, Festac, Lagos State. | Festac | Lagos |
| 170 | Ligali Ayorinde | Plot 15 Ligali Ayorinde, Victoria Island, Lagos State. | Victoria Island | Lagos |
| 171 | Ilupeju Branch | 25A Ilupeju Bye-Pass, Ilupeju, Lagos State. | Ilupeju | Lagos |
| 172 | Ibafon Branch | Plot 24 Opposite Ibru Jetty, Olodi Apapa, Lagos State. | Olodi Apapa | Lagos |
| 173 | Point Road Branch | I, Point Road, Apapa, Lagos State. | Apapa | Lagos |
| 174 | Ogba Branch | 40A/40B Ogba Ijaiye Road, Ogba, Lagos State. | Ogba | Lagos |
| 175 | Osolo Way Branch | 55 Muritala Mohammed Airport Road, Ajao Estate, Isolo, Lagos State. | Isolo | Lagos |
| 176 | Idi-Araba Branch | College Of Medicine, Ishaga Road, Idi-Araba, Lagos State. | Idi-Araba | Lagos |
| 177 | Agbara Branch | Plot 2CA/4 Ilaro Road, Agbara Industrial Estate, Agbara, Ogun State. | Agbara | Lagos |
| 178 | Adeyemo Alakija Branch | 1 Idowu Taylor Street, Commerce House, Victoria Island, Lagos State. | Victoria Island | Lagos |
| 179 | Lekki Chevron Branch | Km 17 Lekki Epe Exp.Way, Chevron Round About, Lekki, Lagos State. | Lekki | Lagos |
| 180 | Marina Boi Branch | 23 Bank Of Industry Building, Broad Street, Marina, Lagos State. | Marina | Lagos |
| 181 | Adeola Odeku Branch | 11A Adeola Odeku Street, Victoria Island, Lagos State. | Victoria Island | Lagos |
| 182 | Awolowo Road Branch | 58 Awolowo Road, Ikoyi, Lagos State. | Ikoyi | Lagos |
| 183 | Alausa Branch | 183 Obafemi Awolowo Rd, Alausa, Ikeja, Lagos State. | Ikeja | Lagos |
| 184 | Ojodu Berger Branch | Plot 101 Isheri Road, Berger, Lagos State. | Berger | Lagos |
| 185 | Agudosi Branch | 4 Agudosi Str, off Ojo Road, Alaba International Market, Alaba, Lagos State. | Alaba | Lagos |

| S/N | Branch Name | Branch Address | City Name | State |
|-----|---------------------------------|--|--------------------|-------|
| 186 | Toyin Street Branch | 54 Toyin Street, Ikeja, Lagos State. | Ikeja | Lagos |
| 187 | Matori Branch | 125 Ladipo Street, Matori, Lagos State. | Matori | Lagos |
| 188 | Alfred Rewane Road | 1 Alfred Rewane Road, Ikoyi, Lagos State. | Ikoyi | Lagos |
| 189 | 71 Adeniran Ogunsanya Branch | 71 Adeniran Ogunsanya Street, Surulere, Lagos State. | Surulere | Lagos |
| 190 | Maza Maza Branch | 17 Sikiru Otunba street, old Ojo Road, Badagry Expressway, Mazamaza, Lagos State. | Mazamaza | Lagos |
| 191 | Adeola Hopewell Branch | Plot 1607 Adeola Hopewell, Victoria Island, Lagos State. | Victoria Island | Lagos |
| 192 | 48 Marina Branch | 48 Marina Street, Lagos Island, Lagos State. | Lagos Island | Lagos |
| 193 | Alagbado Branch | Km 32 Daniel Farm, Lagos Abeokuta Express way, Agege, Lagos State. | Agege | Lagos |
| 194 | Ikorodu 2 Branch | 68 Lagos Road, Ikorodu, Lagos State. | Ikorodu | Lagos |
| 195 | Broad Street 2 Branch | 32 Broad Street, Lagos Island, Lagos State. | Lagos Island | Lagos |
| 196 | Tejuosho Branch | 31 Tejuosho Street, Yaba, Lagos State. | Yaba | Lagos |
| 197 | Ifako-Gbagada Branch | 6 Diya Street, Ifako-Gbagada, Lagos State. | Ifako- Gbagada | Lagos |
| 198 | 67 St Finbarrs Rd-Bariga | 67 St Finbarrs Road, Akoka, Yaba, Lagos State. | Yaba | Lagos |
| 199 | Oba Akran Branch | 23-25 Oba Akran Avenue, off Awolowo Way, Ikeja, Lagos State. | Ikeja | Lagos |
| 200 | Awolowo Road 2 Branch | 87 Awolowo Road, Ikoyi, Lagos State. | Ikoyi | Lagos |
| 201 | Moloney Branch | 34 Moloney Street, Lagos Island, Lagos State. | Lagos Island | Lagos |
| 202 | Isolo 1 Branch | 113 Okota Road, Okota, Isolo, Lagos State. | Isolo | Lagos |
| 203 | Ilupeju 2 Branch | 11 Town Planning Way, Ilupeju, Lagos State. | Ilupeju | Lagos |
| 204 | Iddo Branch | Iddo Shopping Complex, Iddo, Lagos State. | Iddo | Lagos |
| 205 | Gbagada Branch | Plot 286 Oshodi Apapa Expressway, Gbagada Phase I, Lagos State. | Gbagada | Lagos |
| 206 | Lekki 1 Branch | Plot 7, Blk 2, Oniru Private Estate, Lekki, Lagos State. | Lekki | Lagos |
| 207 | Ajose Adeogun Branch | 287 Ajose Adeogun Street, Victoria Island, Lagos State. | Victoria Island | Lagos |
| 208 | Jibowu Branch | 38/40 Ikorodu Road, Jibowu, Lagos State. | Jibowu | Lagos |
| 209 | Nahco Branch | NAHCO Complex 1, Murtala Mohammed International Airport Road, Ikeja, Lagos State. | Ikeja | Lagos |
| 210 | Wharf Road Branch | 13-15 Wharf Road, Apapa, Lagos State. | Apapa | Lagos |
| 211 | Opebi Branch | 23 Opebi Road, Ikeja, Lagos State. | Ikeja | Lagos |
| 212 | Ketu Branch | 533 Ikorodu Road, Ketu, Lagos State. | Ketu | Lagos |
| 213 | Orile Coker | 3 Alhaji Owokoniran Street, Orile Coker, Lagos State. | Orile Coker | Lagos |
| 214 | Abule-Egba Branch | 653 Abeokuta Express Road, Abule Taylor, Abule- Egba, Lagos State. | Abule-Egba | Lagos |
| 215 | Satellite Town Branch | 438 old Ojo Road, Abule - Ado, Satelite Town, Lagos State. | Satelite Town | Lagos |
| 216 | Obafemi Awolowo Way Branch | 77 Obafemi Awolowo Way (Man House), Ikeja, Lagos State. | Ikeja | Lagos |
| 217 | Kosoko Street Brch | 52/54 Kosoko Street, Lagos Island, Lagos State. | Lagos Island | Lagos |

| S/N | Branch Name | Branch Address | City Name | State |
|-----|--|--|--------------------|-------|
| 218 | Ojota Branch | 1A Ogudu Road, Ojota, Lagos State. | Ojota | Lagos |
| 219 | Nnamdi Azikwe Street Idumota Branch | 68 Nnamdi Azikwe Road Street, Idumota, Lagos State. | Idumota | Lagos |
| 220 | Egbeda Branch | 35 Akowonjo Road, Egbeda, Lagos State. | Egbeda | Lagos |
| 221 | Odogunyan Branch | Opposite 2nd Gate Lagos Polytechnic, Odogunyan, Ikorodu, Lagos State. | Ikorodu | Lagos |
| 222 | Ojuelegba Branch | 78 Ojuelegba Road, Tejuosho, Yaba, Lagos State. | Yaba | Lagos |
| 223 | Ikotun Branch | 4 Ikotun Junction, Ikotun, Lagos State. | Ikotun | Lagos |
| 224 | Somolu Branch | 47 Mkt/Odunlami Street, Somolu, Lagos State. | Somolu | Lagos |
| 225 | Old Alaba Motor Park | Old Alaba Motor Park, Off Ojo Igbede, Ojo, Lagos State. | Ojo | Lagos |
| 226 | Ayobo Branch | 158 Ayobo-Ipaja Road, Ayobo, Lagos State. | Ayobo | Lagos |
| 227 | Ejigbo Branch | Along Ejigbo/Ikotun Road, Opp Nnpc Junction, Ejigbo, Lagos State. | Ejigbo | Lagos |
| 228 | Oyingbo Branch | 68/70 Muritala Mohammed Way, Oyingbo, Ebute- Metta, Lagos State. | Ebute-Metta | Lagos |
| 229 | Allen Avenue 2 Branch | 13 Allen Avenue, Ikeja, Lagos State. | Ikeja | Lagos |
| 230 | Lasu Branch | Km 20 Lagos Badagry Express Way, Ojo, Lagos State. | Ojo | Lagos |
| 231 | Adeola Odeku 2 Branch | 44 Adeola Odeku Street, Victoria Island, Lagos State. | Victoria Island | Lagos |
| 232 | Bode Thomas Branch | 42 Bode Thomas Street, Surulere, Lagos State. | Surulere | Lagos |
| 233 | Ijeshatedo Branch | 206 Ijesha Road, Ijeshatedo, Surulere, Lagos State. | Surulere | Lagos |
| 234 | Mushin Branch | 279 Agege Motor Road, Mushin, Lagos State. | Mushin | Lagos |
| 235 | University Of Lagos Branch | Univeristy Of Lagos, Akoka, Yaba, Lagos State. | Yaba | Lagos |
| 236 | Oregun Branch | 51 Kudirat Abiola Way, Oregun Road, Ikeja, Lagos State. | Ikeja | Lagos |
| 237 | Ire Akari Branch | 1 Godwin Omonua Street, Ire Akari Estate, Isolo, Lagos State. | Isolo | Lagos |
| 238 | Sabo Yaba Branch | 290 Herbert Macaulay Way, Sabo, Yaba, Lagos State. | Yaba | Lagos |
| 239 | Muri Okunola Branch | 211 Muri Okunola Street, Victoria Island, Lagos State. | Victoria Island | Lagos |
| 240 | Saka Tinubu Branch | 44A Saka Tinubu Street, Off Adeola Odeku Street, VI, Lagos State. | Victoria Island | Lagos |
| 241 | Lawanson Branch | 87 Itire/Lawanson Road, Surulere, Lagos State. | Surulere | Lagos |
| 242 | Iju Branch | 134 Water Works Road, Iju-Ishaga, Lagos State. | Iju-Ishaga | Lagos |
| 243 | Oshodi Branch | Mosafejo Market, Oshodi, Lagos State. | Oshodi | Lagos |
| 244 | Idimu Branch | 71 Egbeda/Idimu Road, Idimu, Lagos State. | Idimu | Lagos |
| 245 | Adeniji Adele Branch | Oba Adeniji Adele Plaza, Adeniji Adele Road, Lagos Island, Lagos State. | Lagos Island | Lagos |
| 246 | Dopemu Branch | 92 Lagos/Abeokuta Expressway, Dopemu, Lagos State. | Dopemu | Lagos |
| 247 | Keffi Street Branch | 13 Keffi Street, Off Awolowo Road, Ikoyi, Lagos State. | Ikoyi | Lagos |
| 248 | Ebute Metta Branch | 47 Apapa Road, Ebute-Metta, Lagos. | Festac | Lagos |
| 249 | Lasu Campus Branch | Lagos State University, Km 20 Lagos-Badagry Expressway, Ojo Lagos. | Ojo | Lagos |

| S/N | Branch Name | Branch Address | City Name | State |
|-----|---|--|------------------|----------|
| 250 | Festac 2 Branch | Plot 650A 32 Road, 3Rd Avenue, Festac Town, Lagos State. | Festac | Lagos |
| 251 | Admiralty Way Branch | 10 Admiralty Road, Lekki, Lagos State. | Lekki | Lagos |
| 252 | Article Market Branch | Article Dealers Market, Opposite Trade Fair Complex, Ojo, Lagos. | Trade Fair | Lagos |
| 253 | Lafia Branch | 32 Jos Street, Lafia, Nasarawa State. | Lafia | Nasarawa |
| 254 | Mararaba Branch | Plot 3316 Abuja Keffi Expressway, Mararaba, Nasarawa State. | Mararaba | Nasarawa |
| 255 | Keffi Branch | Abdu Zanga Way, Keffi, Nasarawa State. | Keffi | Nasarawa |
| 256 | Minna Branch | 1 David Mark Road, Tunga Round About, Minna, Niger State. | Minna | Niger |
| 257 | Suleja Branch | 19 Suleiman Barau Road, Suleja, Niger State. | Suleja | Niger |
| 258 | Suleja Depot Cash Centre | NNPC Depot, Suleja, Niger State. | Suleja | Niger |
| 259 | Bida Branch | Along Bcc Road, Bida, Niger State. | Bida | Niger |
| 260 | Minna 2 Branch | 2 Old Airway Road, off Boso Road, Minna, Niger State. | Minna | Niger |
| 261 | Abeokuta Branch | 1-5 Fajuyi Road, Sapon Area, Abeokuta, Ogun State. | Sapon | Ogun |
| 262 | Oke Ilewo Branch | 1 Lalubu Street, Oke Ilewo, Ibara, Abeokuta, Ogun State. | Ibara | Ogun |
| 263 | Rccg Camp Branch | Redemption Camp, Km 46/85, Lagos/Ibadan Express Way, Mowe, Ogun State. | Mowe | Ogun |
| 264 | Otta Branch | 145 Lagos-Abeokuta Express Way, Sango-Otta, Ogun State. | Sango-Otta | Ogun |
| 265 | Ilaro Branch | Plot 1 Ona Ola Quarters, Ilaro, Ogun State. | Ilaro | Ogun |
| 266 | Ijebu-Ode Branch | 19 Ibadan Road, Ijebu-Ode, Ogun State. | Ijebu-Ode | Ogun |
| 267 | Covenant Branch | Km 12 Idiroko Express Way, Otta, Ogun State. | Otta | Ogun |
| 268 | Sagamu Branch | 71 Akarigbo Rd, Sagamu, Ogun State. | Sagamu | Ogun |
| 269 | Oou Branch | Main Campus, Olabisi Onabanjo Uni. Ago-Iwoye, Ogun State. | Ijebu Igbo | Ogun |
| 270 | Akute Branch | 87 Akute-Ajuwon Road, Akute, Ogun State | Akute | Ogun |
| 271 | Epe Branch | Beside Fire Station, Ita-Maruni, Ijebu Ode Road, Epe, Ogun State. | Ере | Ogun |
| 272 | Ibafo Branch | Km 20 Lagos Ibadan Expressway, Ibafo, Ogun State. | Ibafo | Ogun |
| 273 | Akure Branch | 126 Oba Adesida Road, Akure, Ondo State. | Akure | Ondo |
| 274 | Ado Owo Road Branch | 11 Ado Owo Road, Akure, Ondo State. | Akure | Ondo |
| 275 | Ondo Branch | 7 Yaba Road, Ondo, Ondo State. | Ondo | Ondo |
| 276 | Adekunle Ajasin University Campus Branch | Adekunle Ajasin University, Akungba Akoko, Ondo State. | Akungba Akoko | Ondo |
| 277 | Adeyemi College Of Education | Adeyemi College Of Education Ondo, Ondo-Ore Road, Ondo State. | Ondo | Ondo |
| 278 | Oshogbo Branch | 2 Obafemi Awolowo Road, Igbonna, Oshogbo, Osun State. | Oshogbo | Osun |
| 279 | Ilesha Branch | 107A Orinkiran Street, Oshogbo Road, Ilesha, Osun State. | Ilesha | Osun |
| 280 | Ile Ife Branch | 26 Aderemi Road, Ile Ife, Osun State. | Ile-Ife | Osun |
| 281 | Oau Ile Ife Branch | Obafemi Awolowo University Campus, Ile-Ife, Osun State. | Ile-Ife | Osun |

| S/N | Branch Name | Branch Address | City Name | State |
|-----|-----------------------------------|--|--------------|---------|
| 282 | Redeemer University Ede Branch | Redeemer's University, Ede, Osun State. | Ede | Osun |
| 283 | Dugbe Market Ibadan Branch | 1 Jimoh Odutola Street, Dugbe Market, Ibadan, Oyo State. | Dugbe | Oyo |
| 284 | Iwo Road Ibadan Branch | 37 Iwo Road, Ibadan, Oyo State. | Ibadan | Oyo |
| 285 | Bodija Branch 1 | Plot 32 UI Road, Bodija, Ibadan, Oyo State. | Ibadan | Oyo |
| 286 | New Court Road Branch | 34 New Court Road, Dugbe, Ibadan, Oyo State. | Ibadan | Oyo |
| 287 | Oyo Branch | Ilorin/Ogbomosho Expressway, Oyo, Oyo State. | Oyo | Oyo |
| 288 | Bodija Branch 2 | Plot 6 University Crescent, UI Sec Road, Ibadan, Oyo State. | Ibadan | Oyo |
| 289 | Ojoo Branch | Km 4 Old Ibadan/Oyo Road, Sabo-Ojoo, Ibadan, Oyo State. | Ibadan | Oyo |
| 290 | Ogbomoso Branch | Oke-Apake Area, Ogbomoso, Oyo State. | Ogbomosho | Oyo |
| 291 | Iwo Road 2 Branch | 4 Iwo Road, Ibadan, Oyo State. | Ibadan | Oyo |
| 292 | Ekotedo Branch Ibadan | 50 Adekunle Fajuyi Road, Eko Tedo Iya-Olobe, Ibadan, Oyo State. | Ibadan | Oyo |
| 293 | Ring Road, Ibadan Branch | Ring Road, Ibadan, Oyo State. | Ibadan | Oyo |
| 294 | Uch Ibadan Branch | Beside Blood Bank Uch, Ibadan, Oyo State. | Ibadan | Oyo |
| 295 | Challenge Branch | Challenge Roundabout, Ibadan, Oyo State. | Ibadan | Oyo |
| 296 | Lautech Branch | Ladoke Akintola University Of Technology, Opp Olusegun Oke Library, Ogbomoso, Oyo State | Ogbomoso | Oyo |
| 297 | Jos Branch | 1 Murtala Mohammed Way, Jos, Plateau State. | Jos | Plateau |
| 298 | Jos 1 Branch | 37 Beach Road, Jos, Plateau State. | Jos | Plateau |
| 299 | Bukuru Branch | 1 Market Road, Bukuru, Plateau State. | Bukuru | Plateau |
| 300 | Trans Amadi Branch | Plot 10 Trans Amadi Industrial Layout, Trans Amadi, Phc, Rivers State. | Portharcourt | Rivers |
| 301 | Olu Obasanjo Branch | 329A Olu Obasanjo Road, Port-Harcourt, Rivers State. | Portharcourt | Rivers |
| 302 | Bonny Cash Centre | 64 Hospital Road, Bonny, Rivers State. | Bonny | Rivers |
| 303 | Rumuokoro Branch | 679 Ikwerre Road, Rumuokoro, Port Harcourt, Rivers State. | Portharcourt | Rivers |
| 304 | Obigbo Branch | 14 Location Road, Obigbo, Rivers State. | Portharcourt | Rivers |
| 305 | Woji Branch | Woji Estate Road , By Ykc Junction, Woji, Port Harcout, Rivers State. | Portharcourt | Rivers |
| 306 | Eleme Branch | Ppmc Depot, Port Harcourt, Rivers State. | Portharcourt | Rivers |
| 307 | Plot105 Olu Obasanjo Ph Branch | Plot 9 Olu Obasanjo Road, Phc, Rivers State. | Portharcourt | Rivers |
| 308 | Garrison Branch | 82/88 Aba Road, Port-Harcourt, Rivers State. | Portharcourt | Rivers |
| 309 | Eastern Bulkcement Branch | Eastern Bulk cement Coy Ltd, Off Iwofe Road, Ph, Rivers State. | Portharcourt | Rivers |
| 310 | Rumukurishi Branch | Plot 382 Port Harcourt- Aba Expressway, Port Harcourt, Rivers State. | Portharcourt | Rivers |
| 311 | Uniport Branch | University Of Port-Harcourt, Port-Harcourt, Rivers State. | Portharcourt | Rivers |
| 312 | Azikiwe Road Phc Branch | 5 Azikiwe Road, Port Harcourt, Rivers State. | Portharcourt | Rivers |
| 313 | Ikokwu Branch | 31A Amaigbo Road, Ikokwu Diobu, Port Harcourt, Rivers State. | Portharcourt | Rivers |

| S/N | Branch Name | Branch Address | City Name | State |
|-----|-------------------------------------|--|---------------|---------|
| 314 | Rsust Branch | River State University Science And Technology, Port Harcourt, Rivers State. | Portharcourt | Rivers |
| 315 | Agip Road Branch | 1 Agip Road, Beside Kilimanjaro, Mile 4 Rumueme, Port Harcourt, Rivers State. | Portharcourt | Rivers |
| 316 | Bank Road Ph Branch | 10A Bank Road, Port Harcourt, Rivers State. | Portharcourt | Rivers |
| 317 | Sokoto Branch | 27 Kano Road, Sokoto, Sokoto State. | Sokoto | Sokoto |
| 318 | Sokoto 2 Branch | 45 Maiduguri Road, Sokoto, Sokoto State. | Sokoto | Sokoto |
| 319 | Usman Danfodio University Branch | Usman Danfodio University, Main Campus, Sokoto, Sokoto State. | Sokoto | Sokoto |
| 320 | Jalingo Branch | 57B Hammaruwa Way, Jalingo, Taraba State. | Jalingo | Taraba |
| 321 | Damaturu Branch | 12B Maiduguri Road, Along Potiskum, Damaturu, Yobe State. | Damaturu | Yobe |
| 322 | Potiskum Branch | Mohammed Idris Way, Opp. Federal College Of Education, Potiskum. | Potiskum | Yobe |
| 323 | Gusau Branch | 43 Canteen Road, Gusau, Zamfara State. | Gusau | Zamfara |
| 324 | Talata Mafara | Sokoto Road, Talata Mafara, Zamfara State. | Talata Mafara | Zamfara |

viii) Extracts from Memorandum & Articles of Association

Below are relevant extracts from the Company's Memorandum and Articles of Association:

MEMORANDUM OF ASSOCIATION

To form or assist in forming any company for the purpose of carrying on any business which the Bank is authorised to carry on, or any other business which may seem conducive to any of the interests of the Bank, or to enquire by purchase or otherwise the business of any such company, and to hold shares, stock, debentures, debenture stocks or any interest in any such company and to dispose of such shares, stock, debentures, debenture stocks or any interest, and to make or carry out arrangement for giving the Bank the entire or partial management or benefit of the business of any such company and to guarantee dividends and interests on shares, stock debentures, debenture stock, mortgages, bonds or securities of any such company.

ARTICLES OF ASSOCIATION

TRANSFER AND TRANSMISSION OF SHARES

21. Subject to such of the restrictions of these Articles as may be applicable, any member may transfer any or all of his shares by instrument in writing, in the usual or common form or any other form which the Directors may approve, signed by or on behalf of the transferor and transferee, provided however that the transferor shall be deemed to remain the holder of the shares until the name of the transferee is entered in the register of members in respect thereof.

TRANSMISSION OF SHARES

22. In case of the death of a member, the survivor or survivors where the deceased was a joint holder, and the legal personal representatives of the deceased where he was a sole holder, shall be the only persons recognised by the Bank as having any title to his shares; but nothing herein contained shall release the estate of a deceased

holder (whether sole or joint) from any liability in respect of any shares which had been solely or jointly held by him.

- 23. A person becoming entitled to a share in consequence of the death or bankruptcy of a member may be upon such evidence being produced as may from time to time be required by the Directors, and subject as hereinafter provided elect either to be registered himself as holder of shares or to have some person nominated by him registered as the holder thereof.
- 24. If the person so becoming entitled elects to be registered himself he shall give to the Bank notice in writing signed by him stating that he so elects. If he elects to have another person registered, he shall testify his election by executing to that person a transfer of the shares. All the limitations, restrictions and provisions of these Articles relating to the right to transfer and the registration of transfers of shares shall be applicable to any such notice or transfer as aforesaid as if the death or bankruptcy of the member had not occurred and the notice or transfer were a transfer signed by that member.
- 25. A person becoming entitled to a share by reason of the death or bankruptcy of the holder shall be entitled to, and may give a discharge for, any dividends and other advantages to which he would be entitled if he were the registered holder of the share, except that he shall not before being registered as a member in respect of the share, be entitled in respect of it to exercise any right conferred by membership in relation to meetings of the Bank.

CONVERSION OF SHARES INTO STOCK

- 26. The Bank may by Ordinary Resolution convert any paid up shares into stock, and reconvert any stock into paid up shares of any denomination.
- 27. The holders of stock may transfer the same or any part thereof, in the same manner, and subject to the same regulations, as and, subject to which stock, if existing as shares, might have been transferred, or as near there to as circumstances admit.
- 28. Stock may only be transferred in minimum units, or multiples of minimum units, of such amount as the Directors shall from time to time determine, but so that the amount of a minimum unit shall not exceed the nominal amount of the individual shares from which the stock arose.
- 29. (1) The holders of stock shall according to the amount of stock held by them, have the same rights, privileges and advantages as regards participation in profits, voting at meetings of the Bank and other matters as if they held the shares from which the stock arose, but so that none of such privileges or advantages (except amount of stock as would not if existing in shares, have conferred such privileges or advantages.
 - (2) No such conversion shall affect or prejudice any preference or other special privileges attached to the shares so converted.
- 30. Unless otherwise expressly provided, such of these Articles as are applicable to paid up shares shall apply to stock, and the words "shares" and "shareholder" therein shall include "stock" and "stockholder".

ALTERATION OF CAPITAL

31. The Bank may from time to time by Ordinary Resolution increase the share capital by sum, to be divided into shares of such amount as the resolution shall prescribe.

- 32. Unless otherwise determined by the Bank by Ordinary Resolution, any shares for the time being unissued shall be at the disposal of the Directors who may offer, allot or otherwise dispose of such shares on such terms as they think most beneficial to the Bank.
- 33. Except so far as otherwise provided by or pursuant to these Articles or by the conditions of issue any new share capital shall be considered as part of, and shall be subject to the same provisions with reference to payment of calls lien, transfer, transmission, forfeiture and otherwise, as the original share capital.
- 34. (1) The Bank may by Ordinary Resolutions
 - a) consolidate and divide all or any of its share capital into shares of larger amount than its existing shares;
 - b) sub-divide its existing shares. or any of them, into shares of smaller amount than is fixed by its Memorandum of Association subject, nevertheless, to the provisions of section I00 (i) (c) of the Act.
 - Subject to these Articles the resolution by which any shares are sub-divided may determine that as between the holders of the shares resulting from such sub-division one or more of such shares may be given any preference or advantage over any other such shares;
 - c) Cancel any shares which, at the date of passing of the resolution, have not been taken or agreed to be taken by any person. and diminish the amount of its share capital by the amount of the shares so cancelled.
 - (2) The Bank may by Special Resolution reduce its share capital (including the Capital Redemption Reserve Fund, if any, or any Share Premium Account) in any manner authorized by law but within and subject to any incident authorised or consent required by law.

GENERAL MEETINGS

- 35. A General Meeting to be known as the Annual General Meeting shall be held once in every calendar year at such time (not being more than fifteen months after the holding of the last preceding Annual General Meeting) and place as may be determined by the Directors.
- 36. All General Meetings other than Annual General Meetings shall be called Extra-Ordinary General Meetings.
- 37. The Directors may whenever they think fit, convene an Extra-ordinary General Meeting, and Extraordinary General Meetings shall be convened on such requisition, or, in default, may be convened by such requisitionists, as provided by Section 215 of the Act.
 - If at any time there are not within Nigeria sufficient Directors capable of acting to quorum at a meeting of Directors, any Director within Nigeria or any two Members may convene an Extra-ordinary General Meeting in the same manner as nearly as possible as that in which meetings may be convened by the Directors.
- 38. The time and place of any meeting shall be determined by the conveners of the meeting.

NOTICE OF GENERAL MEETINGS

- 39. (1) An Annual General Meeting and an Extra-ordinary General Meeting shall be called by twenty-one days notice in writing at the least. Provided that a meeting shall, notwithstanding that it is called by shorter notice than that specified in this Article, be deemed to have been duly called if it is so agreed:
 - (a) In the case of a meeting called as the Annual General Meeting, by all the members entitled to attend and vote thereat, and

- (b) In the case of any other meeting, by the majority in number of the members having a right to attend and vote at the meeting, being a majority together holding not less than 95 percent in nominal value of the shares giving that right.
- (2) The notice shall be exclusive of the day on which it is served or deemed to be served and of the day for which it is given, it shall specify the place, the day and the hour of the meeting and, in case of special business, the general nature of that business.
- 40. (1) The notice convening an Annual General Meeting shall specify the meeting as such.
 - (2) The notice convening a Meeting to consider a Special Resolution shall specify the intention to propose the resolution as a Special Resolution
- 41. (1) Notice of every General Meeting shall be given in any manner authorised by these Articles to:
 - (a) Every Member
 - (b) Every Person upon whom the ownership of a Share devolves by reason of his being a legal representative, receiver or a trustee in bankruptcy of a member;
 - (c) Every Director of the Bank;
 - (d) Every Auditor for the time being of the Bank;
 - (e) The Secretary
 - (2) No other person shall be entitled to receive notice of General Meeting.
- 42. (a) Notwithstanding anything contained herein, no general meeting of the Bank, shall be held unless notice of such a meeting has been sent to each member at his registered address and twenty-one days has elapsed from the date such a notice was sent.
 - (b) For the purpose of these Articles, the registered address of a member shall be his address as registered in the Bank's register of members kept in accordance with the law.
 - (c) The accidental omission to give notice of meeting to or the non-receipt of notice of a meeting by any person entitled to receive notice shall not invalidate the proceedings at the meeting.

NOTICE OF RESOLUTIONS

- 43. (1) The Directors shall circulate to all the members entitled to receive notice of meetings notice of any resolution which may be properly moved and is intended to be moved at the meeting, or any statement of not more than one thousand words with respect to the matter referred to in the proposed resolution or the business to be dealt with at the meeting.
 - (2) The resolution or statement shall be signed by members holding not less than one-tenth of the paid up capital of the Bank and shall be deposited at the registered office of the Bank not less than forty-two days before the meeting, provided that if a meeting is called for forty-two days or less after the resolution or statement has been deposited, the resolution or statement shall be deemed to have been properly deposited for the purposes thereof.

PROCEEDINGS AT GENERAL MEETINGS

- 44. All business shall be deemed special that is transacted at an Extraordinary General Meeting and also all that is transacted at an Annual General Meeting, with the exception of declaring a dividend, the consideration of the accounts, balance sheets, and the reports of the Directors and Auditors, the appointment of Auditors, the fixing of, or the determination of the manner of the fixing of, the remuneration of the Auditors, the voting of additional remuneration to the Directors, and the election of Directors in the place of those retiring and the appointment of the members of the Audit Committee which shall be ordinary business.
- 45. (1) No business shall be transacted at any General Meeting unless a quorum of Members is present at the time when the meeting proceeds to business. Save as herein otherwise provided, 3 members of the Bank personally present shall be a quorum for the choice of a Chairman, the declaration of a dividend and the adjournment of the meeting. For all other purpose the quorum shall be members personally present not being less than five, and holding or representing by proxy not less than one-tenth of the issued capital of the Bank.
 - (2) If within thirty minutes from the time appointed for the meeting a quorum is not present, the meeting if convened upon the requisition of members, shall be dissolved and in any other case it shall stand adjourned to the same day in the next week, at the same time and place, or to such other day and at such other time and place as the Chairman of the meeting may determine, and if at the adjourned meeting a quorum is not present within thirty minutes from the time appointed for the meeting, the members present shall be a quorum.
- 46. The Chairman of the Board of Directors shall preside as Chairman at every General Meeting of the Bank and if he shall not be present within thirty minutes after the time appointed for the holding of the meeting or is unwilling or unable to act, the Vice-Chairman, if then present and willing to act, shall preside and in default the Directors present shall elect one of their number to be Chairman of the Meeting. If at any meeting no Director is willing to act as Chairman, or if no Director is present within thirty minutes after the time appointed for holding the meeting the members present shall choose one of their number to be Chairman of the meeting.
- 47. The Chairman of the meeting may, with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting) adjourn the meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place. When a meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as in the case of an original meeting. Save as aforesaid it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.
- 48. At any General Meeting a resolution put to the vote of the meeting shall be decided on a show of hands, unless before or on the declaration of the result of the show of hands a poll is demanded by the Chairman of the meeting or by at least three members entitled to vote at the meeting or by one or more members entitled to vote at such meeting present in person or by proxy holding shares on which an aggregate sum has been paid up equal to not less than one-tenth of the total sum paid up on all the issued shares.
- 49. If a poll be demanded in the manner aforesaid, it shall be taken within 14 days thereafter at such time and place and in such manner as the Chairman shall before the conclusion of the meeting direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.
- 50. No poll shall be demanded on the election of a Chairman of a meeting or on any question of adjournment.
- 51. The demand for poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded.

- 52. A demand for a poll may be withdrawn, unless a poll be so demanded, a declaration by the Chairman of the meeting that a resolution has on a show of hands been carried unanimously or by a particular majority, or lost and an entry to that effect in the book containing the minutes of the proceedings of the bank, shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.
- 53. If at any General Meeting any votes shall be counted which ought not to have been counted or might have been rejected, the error shall not vitiate the result of the voting unless it be pointed out at the same meeting, and not in that case unless it shall, in the opinion the Chairman of the meeting be of sufficient magnitude to vitiate the result of the voting.

VOTES OF MEMBERS

- 54. In the case of an equality of votes, whether on a show of hands or on a poll, the Chairman of the meeting at which the show of hands takes place or at which the poll is demanded, shall be entitled to a second or casting vote.
- 55. Subject to any special rights or restrictions attached to any class of shares, on a show of hands every member present in person or by proxy shall have one vote, and on a poll every member present in person or by proxy shall have one vote for each share of which he is the holder.
- 56. If two or more persons are jointly entitled to a share, the vote of the senior who tenders a vote in respect of such share, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders of the share, and for this purpose seniority shall be determined by the order in which the names stand in the register of members as the holders of such share.
- 57. Any company which is a member may, by resolution of its directors, authorise such person as it thinks fit to act as its representative at any meeting of the Bank, and the person so authorised shall be entitled to exercise the same powers on behalf of the company which he represents as that company could exercise if it were an individual Member.
 - The production at the meeting of a copy of such resolution duly signed by one director of such company and certified by him as being a true copy of the resolution shall on production at the meeting be accepted by the Bank as sufficient evidence of the validity of the appointment of the representative of such company.
- 58. If any Member be a lunatic, idiot, or non-compos mentis, he may vote whether on a show of hands or on a poll, by his committee, curator bonis, or other legal curator, and such last mentioned persons may give their votes by proxy on a poll, but no person claiming to vote pursuant to this Article shall do unless such evidence as the Directors may require of his authority shall have been deposited at the office not less than 48 hours before the time of holding the meeting at which he wishes to vote.
- 59. On a poll, votes may be given either personally or by proxy. A proxy need not to be a member.
- 60. An instrument appointing a proxy shall be in the following form or a form as near thereto as circumstances admit.

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"I/We
"of
"being a Member/members of ACCESS BANK
PLC
"hereby appoint
"of
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"or failing him

"Signed this day of .20. . . . "

- 61. The instrument appointing a proxy shall, unless the contrary is stated therein, be valid as well for any adjournment of the meeting to which it relates, and shall be in writing under the hand of the appointor or his attorney duly authorised in writing, or, if the appointor is a corporation, either under seal or in some other manner approved by the Directors.
- 62. An instrument appointing a proxy need not be witnessed.
- 63. The instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed or a notarially certified copy of that power or authority, shall be deposited at the office or at such other place as is specified for that purpose in the notice convening the meeting, before or at the time for holding the meeting or adjourned meeting, at which the person named in the instrument proposes to vote or, in the case of a poll, not less than 48 hours before the time appointed for taking the poll, and in default the instrument of proxy shall not be treated as valid.
- 64. The instrument appointing a proxy shall be deemed to confer authority to demand or join in demanding a poll and generally to act at the meeting for the Member giving the proxy.
- 65. A vote given in accordance with the terms of an instrument of proxy shall be treated as valid notwithstanding the previous death or insanity of the principal or revocation of the proxy or of the authority under which the proxy was executed, provided that no intimation in writing of such death, insanity or revocation as aforesaid shall have been received by the Bank at the Office before the commencement of the meeting or adjourned meeting at which the proxy is used.

DIRECTORS

- 66. Unless and until otherwise determined by the Bank by Ordinary Resolution the Directors of the Bank shall not be less than three or more than twenty in number.
- 67. The Directors may from time to time appoint any person to be a Director, either to fill a casual vacancy or by way of addition to the Board. Any Director so appointed under this Article shall hold office only until the Annual General Meeting next after his appointment, but shall then be eligible for re-election.
- 68. The continuing Directors may act notwithstanding any vacancy in their body; provided always that in case the number of the Directors shall at any time be reduced in number to less than the minimum number fixed by these Articles, it shall be lawful for the remaining Directors or Director to act for the purpose of making up their number to such minimum or calling a General Meeting of the Bank but not for any other purpose.
- 69. No Director or Alternate Director shall be required to hold any qualification share.
- 70. The Directors shall be entitled to such remuneration as shall from time to time be determined by the Bank in General Meeting, and such remuneration (which shall be deemed to accrue from day to day) shall be divided among them, failing such determination, equally, except that in such event any Director holding office for less than a year shall only rank in such division in proportion to the period during which he has held office during such year. The Directors (including Alternate Directors) shall be entitled to be repaid all traveling, hotel and other expenses properly incurred by them in attending and returning from meetings of the Directors or any

committee of Directors or General Meetings of the banks or in any other connection with the business of the Bank.

- 71. Any Director who at the request of the Directors performs services which in the opinion of the Directors are outside the scope of the ordinary duties of a Director, may be paid such extra remuneration by way of salary, commission or otherwise as the Directors may determine.
- 72. The Directors on behalf of the Bank may pay a gratuity or pension or allowance of retirement to any Director who has held any other salaried office or place of profit with the Bank or to his widow or dependants and may make contributions to any fund and pay premiums for the purchase of provision of any such gratuity, pension or allowance.
- 73. (1) A Director who is in any way, whether directly or indirectly, interested in any loan or credit facility or any contract or proposed contract with the Bank shall declare the nature of his interest at a meeting of the Directors in accordance with provisions of the Banking Act and Section 277 of the Companies and Allied Matters Act 1990.
 - (2) A Director shall not vote in respect of any contract or any arrangement in which he is interested, and if he shall do so his vote shall not be counted, nor, save as by these Articles provided, shall be counted in the quorum present at the meeting, but neither of these prohibitions shall apply to:-
 - (a) any arrangement for giving any Director any security or indemnity in respect of moneys lent by him to or obligations under-taken by him for the benefit of the Bank; or
 - (b) any arrangement for the giving by the Bank of any security to a third party in respect of a debt or obligation of the Bank for which the Director himself has assumed responsibility in whole or in part under a guarantee or indemnity or by the deposit of security, or
 - (c) any contract by a Director to subscribe for or underwrite shares or debentures of the Bank; or
 - (d) any contract or arrangement with any other Company in which he is interested only as a director, officer, servant or creditor of that Bank or as holder of any of its shares or other securities; and these prohibitions may at any time be suspended or relaxed to any extent and either generally or in respect of any particular contract, arrangement or transactions, by the Bank by Ordinary resolution.
- 74. A Director may hold any other office or place of profit under the Bank (other than the office of Auditors) in conjunction with his office of Director for such period and on such terms (as to remuneration and otherwise) as the Directors may determine. No Director or intending Director shall be disqualified by his office from contracting with the Bank, either with regard to his tenure of any such other office or place of profit, or as vendor, purchaser or otherwise. No such contract, and no contract or arrangement entered into by or on behalf of the Bank, in which any Director is in any way interested, shall be liable to be voided, nor shall any Director so contracting or being so interested be liable to account to the Bank for any profit realised by any such contract or arrangement by reason of such Director holding that office or of the fiduciary relationship thereby established.
- 75. A Director, notwithstanding his interest, may be counted in the quorum present at any meeting where he or any other Director is appointed to hold any such office or place of profit under the Bank or whereat the terms of any such appointment are arranged, and he may vote on any such appointment or arrangement other than his own appointment or the arrangement of the terms thereof.
- 76. A Director of the Bank may continue to be or may be or become a Director or other officer of, or otherwise interested in any company promoted by the Bank or in which the Bank may be interested as shareholder or

otherwise and no such Director shall be accountable to the Bank for any remuneration or other benefits received by him as a director or officer of, or from his interest in, such other company unless the Directors otherwise direct. The Directors may exercise the voting power conferred by the shares in any other company held or owned by the Bank and may exercise any voting rights to which they are entitled as directors of such other company in such manner in all respects as they think fit, including the exercise thereof in favour of any resolution appointing the Directors or any of them to be Directors or Officers of such other company, and voting or providing for the payment of remuneration to the directors or officers of such other company.

77. Any Director may act by himself or his firm in a professional capacity for the Bank, and he or his firm shall be entitled to remuneration for professional services as if he were not a Director. Provided that nothing herein contained shall authorise a Director or his firm to act as Auditor to the Bank.

POWERS AND DUTIES OF DIRECTORS

- 78. The business of the Bank shall be controlled and managed by the Directors who may pay all expenses incurred in promoting and registering the Bank, and may exercise all such powers of the Bank as are not, by the Statute or by these Articles required to be exercised, by the Bank in General Meeting.
- 79. Directors may: -
 - (1) Exercise all the powers of the Bank to borrow money, and to mortgage or charge its undertaking, property and uncalled capital, or any part thereof, and to issue debentures, debenture stock, and other securities, whether outright or as security for any debt, liability or obligation of the Bank or of any third party: Provided that the aggregate amount for the time being remaining undischarged of moneys borrowed or secured by the Bank and all its subsidiaries (other than interest and apart from temporary loans obtained in the ordinary course of business) shall not, without the previous sanction of the Bank in General Meeting, exceed the aggregate of the paid up share capital and reserves of the Bank. For the purpose of the said limit the issue of debentures shall be deemed to constitute borrowing notwithstanding that the same may be issued in whole or in part for a consideration other than cash.
 - (2) Make, draw, accept, endorse, and negotiate respectively promissory notes, bills, cheques or other negotiable instruments, provided that every promissory note, bill, cheque, or other negotiable instrument drawn, made or accepted, shall be signed by such person or persons as 'the Directors may appoint for the purpose.
 - (3) Invest or lend the funds of the Bank not required for immediate use in or upon such investments as they deem fit (other than shares of the Bank) and from time to time transpose any investments.
 - (4) Sell, let, exchange, or otherwise dispose of absolutely or conditionally, all or any part of the property, privileges and undertakings of the Bank upon such terms and conditions and such consideration as they may think fit.
 - (5) For the purpose of this Article "Share Capital and Reserves" means at any material time the amount standing to the credit of the Share Capital Account of the Bank plus the aggregate amount standing to the credit of the capital and revenue reserves (including any share premium account or capital redemption reserve fund) of the Bank and its subsidiaries all as shown in a consolidation of their then latest balance sheets but adjusted as may be necessary and appropriate to take account of any subsidiary not consolidated in such accounts and of any variation in the paid up share capital or premium account of the Bank since the date of its latest audited balance sheet and interim dividends paid in each case out of profits earned since such date in cash or specie made, recommended or declared from such reserves or profit and loss account since such date, excluding any sums set aside for taxation; deducting any amount for goodwill or any other intangible asset (not being an amount representing part of the cost of a bona fide commercial acquisition of shares or

other property) shown as an asset in such consolidation (as adjusted), deducting any amount attributable to minority interests; and after making such other adjustments (if any) as the Auditors may consider appropriate, including particular adjustments to provide for the carrying into effect of the transaction for the purpose of or in connection with which the share capital and reserves require to be calculated. For the purpose of the foregoing, share capital allotted shall be treated as issued notwithstanding that the issue thereof has not been completed by the registration of the allottees or their renounces. The certificate of the Auditors as to the amount of the share capital and reserves at any time shall be conclusive and binding upon all concerned.

- (6) No lender or other person dealing with the Bank shall be concerned to see or enquire whether the said limit is observed. No debt incurred or security given in excess of such limit shall be invalid or ineffectual except in the case of express notice to the lender or the recipient of the security at the time when the debt was incurred or security given that the limit hereby imposed has been or was thereby exceeded.
- 80. (1) The Directors may from time to time appoint one or more of their body to the office of Managing Director or to any other office for such period and on such terms as they think fit, and subject to the terms of any agreement entered into in any particular case, may revoke such appointment. A director so appointed shall not, whilst holding that office, be subject to retirement by rotation or be taken into account in determining the rotation or retirement of Directors but his appointment shall be automatically determined if he ceases from any cause to be a Director.
 - (2) The Board of Directors may appoint one or more of the Shareholders and senior officers of the Bank as Deputy Managing Director and Executive Directors on terms and conditions as it may think fit.
 - (3) A Managing Director, Deputy Managing Director or any Director holding any such other office or place of profit shall receive such remuneration or emoluments as the Directors may determine.
 - (4) The Directors may entrust to and confer upon the Managing Director, Deputy Managing Director or to any Director holding any such other office or place of profit, any of the powers exercisable by them, other than the power of dealing with the shares of the Bank, upon such terms and conditions as they may think fit.
- 81. The Directors may establish and maintain or procure the establishment and maintenance of any non-contributory pension or superannuation fund for the benefit of and may give or procure the giving of pensions, allowances, gratuities or bonuses or death or disability benefits to or in respect of any persons who are or were at any time in the employment or service of the Bank or of any company which is a subsidiary of the Bank, or allied to or associated in business with the Bank or with any such subsidiary company or of any business acquired by the Bank, or who are or were at any time Directors or officers of the Bank or of any such other company as aforesaid holding executive offices or place of profit, and the wives, widows, families, dependants and personal representatives of any such persons. Any Director (or his personal representatives as the case may be) shall be entitled to participate, in and retain for his own benefit or for the benefit of his estate any such pension, allowance, gratuity bonus or death or disability benefit.
- 82. 1) The Directors may from time to time and at any time by power of attorney appoint any company, firm or person or any fluctuating body of persons, whether nominated directly or indirectly by the Directors, to be the attorney or attorneys of the Bank for such purposes and with such powers, authorities and discretion (not exceeding those vested in or exercisable by the Directors under these Articles) and for such period and subject to such conditions as they may think fit, and any such powers of attorney may contain such provisions for the protection and convenience of persons dealing with any such attorney as the Directors may think fit, and may also authorise any such attorney to delegate all or any of the powers, authorities and discretions vested in him and may:
 - 2) Appoint any person or persons, whether a Director or Directors of the Bank or not and whether incorporated or not, to hold in trust for the Bank any property belonging to the Bank, or in which it is interested or for any

- other purposes and execute and do all such instruments and things as may be requisite in relation to such trust and the Directors may provide for the remuneration of any such trustee and for his indemnification so far as it is permitted by the Act.
- 83. The Directors may establish local boards, local managing or consulting committees or local agencies in Nigeria or elsewhere, and appoint anyone or more of their number or any other person to be members thereof with such powers and authorities, under such regulations, for such period and at such remuneration as they may deem fit, and may revoke any such appointment.
- 84. The Bank may exercise the powers conferred by Section 75 of the Act with regard to having an official seal for use abroad, in accordance with Article 106 hereof.
- 85. All cheques, promissory notes, drafts, bills of exchange and other negotiable or transferable instruments in which the Bank is in any way concerned or interested, and all receipts for moneys paid to the Bank, shall be signed, drawn, accepted, endorsed as the directors shall from time to time by resolution determine.
- 86. 1. Directors shall cause minutes to be made in books provided for the purpose:
 - a) of all appointments of officers made by the Directors;
 - b) of the names of the Directors present at each meeting of the Director's and of any committee of the Directors; and
 - c) of all resolutions and proceedings at all meetings of the Bank, and of the Directors, and of committees of Directors.
 - 2. Such minutes of a meeting if purported to be signed by the Chairman of the next succeeding meeting shall be conclusive evidence without further proof of the facts therein stated.

DISQUALIFICATION OF DIRECTORS

- 87. The office of a Director shall ipso facto be vacated if:
 - a. by notice in writing to the Bank he resigns the office of Director; or
 - b. he accepts or holds any other office under the Bank other than such office as is authorized by these Articles; or
 - he is adjudged bankrupt or insolvent or makes any arrangement or composition with his creditors;
 or
 - d. he is found to be of unsound mind by a Court of competent jurisdiction; or
 - e. if he is convicted of any offence involving dishonesty or fraud; or
 - f. if he be sentenced to a term of imprisonment without the option of a fine and the right of appeal therefrom has been exhausted in respect of a felony other than in respect of the driving, or use by him of a motor vehicle; or
 - g. he absents himself from the meetings of Directors during a continuous period of three months without special leave of absence from the Directors and is not represented at such meetings by his Alternate Director (if any) and they pass a resolution that he has by reason of such absence vacated office; or
 - h. if his being a Director would cause the Bank to be in contravention of the provisions of Section 13(c) of the Banking Act, 1969.
- 88. The Bank may by Ordinary Resolution, of which special notice has been given in accordance with Section 262 of the Act, remove any Director notwithstanding anything in these Articles or in any agreement between the Bank and such Director.

- 89. A Director shall vacate office or cease to be a Director, if the Director directly or indirectly enjoys a facility from the Bank that remains non-performing for a period of more than 12 months.
 - At any time and from time to time, the Bank may (without prejudice to the powers of the Directors under Article 68 hereof) by Ordinary Resolution appoint any person as a Director (but so that the maximum number of Directors fixed in accordance with these regulations is not exceeded).
- 90. At the Annual General Meeting held in each year, one-third of the Directors for the time being or if their number is in multiple of three then the number nearest to but not exceeding one-third shall retire from office.
- 91. The Directors to retire in each year shall be those who have been longest in office since their last election, but as between persons who become Directors on the same day those to retire shall (unless they otherwise agree among themselves) be determined by lot.
- 92. A retiring Director shall be eligible for re-election and shall act as a Director throughout the meeting at which he retires.
- 93. The Bank at the meeting at which a Director retires in manner aforesaid may fill the vacated office by electing a person thereto, and in default the retiring Director shall if offering himself for re-election be deemed to have been re-elected, unless at such meeting it is expressly resolved not to fill such vacated office or unless a resolution for the re-election of such Director shall have been put to the meeting and lost.
- 94. No person other than a Director retiring at the meeting shall unless recommended by the Directors be eligible for election to the office of Director at any general meeting unless not less than three or more than twenty-one days before the date appointed for the meeting there shall have been left at the office notice in writing, signed by a member duly qualified to attend and vote at the meeting for which such notice is given, of his intention to propose such person for election and also notice in writing signed by that person of his willingness to be elected.

PROCEEDINGS OF DIRECTORS

- 95. (1) Subject to the provisions of these Articles the Directors may meet together for the despatch of business, adjourn and otherwise regulate their meetings as they think fit. The Secretary shall, on the requisition of the Chairman or of two other Directors summon a meeting of the Board.
 - (2) Subject to the provisions of these Articles a meeting of the Directors shall be called by not less than fourteen days' notice (exclusive of the day on which it is served or deemed to be served and of the day for which it is given) given in the manner provided by paragraph (3) of this Articles to all Directors and Alternate Directors entitled to receive the same, every such notice shall specify the place, the day and the hour of the meeting and the general nature of the business to be transacted: Provided that any meeting may be convened on such shorter notice and in such manner as each Director or his Alternate Director may approve.
 - (3) Notice of meetings of the Directors shall be served on every Director and Alternate Director either personally or by sending it through the post or by sending it by cable, telegram or telex confirmed in each case by airmail letter. Where a notice is served by post, service shall be deemed to be effected at the expiration of 7 days from the time when the letter containing the same is posted, and where a notice is served by cable, telegram or telex service shall be deemed to be effected at the time when the cable, telegram or telex message is despatched.
- 96. Questions arising at any meeting shall be decided by a majority of votes of the Directors present. In the case of equality of votes, the Chairman shall have a second or casting vote.

- 97. (1) The quorum necessary for the transaction of the business of the Directors may be fixed by the Directors and unless so fixed shall be three.
 - (2) Provided that if within thirty minutes from the time appointed for the meeting a quorum is not present, the meeting shall stand adjourned to the following business day at the same time and place or to such other day and at such other time and place as the Chairman of the meeting may determine, and if at the adjourned meeting a quorum is not present within thirty minutes from the time appointed for the meeting, the Directors present shall be a quorum.
- 98. The Directors shall elect amongst themselves a Chairman and a Vice-Chairman of their meeting who are both to hold office for a period of three years unless re-elected by the board of Directors. If at any meeting the Chairman is not present within fifteen minutes after the time appointed for holding the same or if he is unable or unwilling to act as Chairman of such meeting, the Vice-Chairman, then present and willing to act shall take the Chair and in default the Directors present may choose one of their number to be Chairman at that meeting.
- 99. (1) The Directors may delegate any of their powers other than the powers to borrow, or make calls on shares, to committees consisting of their body as they think fit.
 - (2) Any committee so formed shall in the exercise of the powers so delegated conform to any regulations that may be imposed on it by the Directors but subject thereto, may meet and adjourn as it thinks proper, and may elect a Chairman of its meetings.
 - (3) If the Chairman of a committee consisting of more than one Director is not present within five minutes after the time appointed for holding a committee meeting, the members present may choose one of their number to be Chairman of that meeting.
 - (4) Questions arising at any committee meeting shall be determined by a majority of votes of the members present, and in the case of an equality of votes the Chairman shall have a second or casting vote.
- 100. All acts done by any meeting of the Directors or by any person acting as a Director notwithstanding that it be afterwards discovered that there was some defect in the appointment of any such Director or of any person acting as aforesaid or that they or any of them were disqualified or had vacated office or were not entitled to vote shall, in relation to any person not being a Director and having no notice (actual or constructive) of the fact of such disqualification, be as valid as if every person had been duly appointed and was qualified to be a Director, and had been entitled to vote.
- 101. A resolution in writing, signed by all the Directors for the time being entitled to receive notice of a meeting of the Directors or of a committee of the Directors, shall be as valid and effectual as if it had been passed at a meeting of the Directors duly convened and held. Any such resolution may consist of several documents to the like terms each signed by one or more Directors.
- 102. (1) Each Director shall have power to appoint any other Director or any other person to act or attend as Alternate Director in his place during his absence or his inability to act as such Director, and at his discretion to remove such Alternate Director by notice in writing to the Bank. A person may be appointed Alternate Director to more than one Director.
 - (2) An Alternate Director shall be subject in all respects to the terms and conditions existing with reference to and shall enjoy all the rights of and exercise and discharge all the duties of the Director he represents. A person appointed Alternate Director shall have one vote for each of his appointors absent from a meeting of Directors at which he is present and a Director present at a meeting of directors and appointed alternate for another Director shall in the absence of his appointor have an additional vote for each of his appointors absent from such meetings.

- (3) An Alternate Director shall be deemed an officer of the Bank and not the agent of appointor.
- (4) An Alternate Director shall, and his appointor shall not be entitled to receive from the Bank the whole or such part of the appointor's remuneration as the appointor shall direct.
- (5) An Alternate Director shall cease to be an Alternate Director if for any reason his appointment is revoked by his appointor, or his appointor ceases to hold the office Director.
- (6) All appointments and revocation of appointments of Alternate Directors shall be in writing under the hand of the appointor left at the registered office of the Bank or at its main place of business.

SECRETARY

103. The Secretary shall be appointed by the Directors for such terms, at such remuneration and upon such conditions, as they may think fit, and any Secretary appointed may be removed by them.

THE SEAL

- 104. The Directors shall provide for the safe custody of the Seal, which shall only be used by the authority of a resolution of the Directors, and every instrument to which the Seal shall be affixed shall be signed by a Director and the Secretary or any other person or persons appointed by the authority of a resolution of the Directors for the purpose.
- 105. The Bank may have for use in any territory, district or place not situate in Nigeria, an official Seal which shall be a facsimile of the Seal, with the addition on its face of the name of every territory, district or place where it is to be used, and the provisions of Section 75 of the Decree shall apply to such official Seal.

DIVIDENDS AND RESERVE

- 106. The Bank in General Meeting may declare dividends, but no dividend shall exceed the amount recommended by the Directors.
- 107. The Directors may from time to time pay to the members such interim dividends as appear to the Directors to be justified by the profits of the Bank, and, provided that the Directors act bonafide, they shall not incur any liability to the holders of any shares conferring a preference for any damage they suffer by reason of the payment of an interim dividend on any shares ranking after such preference shares. A resolution of the Directors declaring any interim dividend shall (once announced) be irrevocable and have the same effect in all respects as if such dividend had been declared upon the recommendation of the Directors by an Ordinary Resolution of the Bank. The Directors may also pay half-yearly, or at other suitable intervals to be settled by them, any dividend payable at a fixed rate, if they are of the opinion that the profits justify the payment.
- 108. Except as expressly authorised by the Decree, no dividend shall be paid otherwise than out of profit and the declaration of the Directors as to the amount of the profits of the Bank shall be conclusive.
- 109. Any General Meeting declaring a dividend may direct payment of such dividend wholly or partly by the distribution of specific assets, and the Directors shall give effect to such resolution, provided that no such distribution shall be made unless recommended by the Directors. Where any difficulty arises in regard to such distribution, the Directors may settle the same as they think expedient, and in particular may issue fractional certificates, and fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any members upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees as they deem expedient.

- 110. The Directors may retain any dividends payable on shares in respect of which any person is under the provisions as to the transmission of shares herein before contained entitled to become a member, or which any person under those provisions is entitled to transfer, until such person shall become a member in respect of such shares or shall duly transfer the same, or may pay the same to such person.
- 111. Any dividend, interest or other monies payable in respect of a share may be paid by cheque or warrant sent through the post directed to the registered address of the holder or, in the case of a share held by joint holders, to the registered address of the person first named on the register of members as a holder of that share, or to such person and to such address as the holder or joint holders may in writing direct. Every cheque or warrant shall be made payable to the order of the person to whom it is sent, and payment of the cheque or warrant shall be a good discharge to the Company, every such cheque or warrant shall be sent at the risk of the persons entitled to the money represented thereby.
- 112. The payment by the Directors of any unclaimed dividend or other monies payable on or in respect of a share into a separate account shall not constitute the Bank trustee in respect thereof.
- 113. Any dividend unclaimed after a period of twelve years from the date of declaration of such dividend shall be forfeited and shall revert to the Bank.
- 114. The Directors may, before recommending any dividend, set aside out of the profits of the Bank and carry on reserve or reserves such sums as they think proper, which shall, at the discretion of the Directors, be applicable for any purpose to which the profits of the Bank may be properly applied, and pending such application may, at the like discretion, either be employed in the business of the Bank or be invested in such investments (other than shares of the Bank) as the Directors may think fit.
- 115. The Directors may divide any reserve into such special reserves as they think fit and may consolidate into one reserve any special reserves or any parts of any special reserves into which any reserve may have been divided, as they think fit. The Directors may also without placing the same to reserve, carry forward any profits which they may think prudent not to divide.

CAPITALISATION OF PROFITS AND RESERVES

- 116. The Bank in General Meeting may, upon the recommendation of the Directors, resolve that it is desirable to capitalise any part of the amount for the time being standing to the credit of any of the Bank's reserve accounts, or to the credit of the profit and loss account, or otherwise available for distribution; and accordingly that such sum be set free for distribution amongst the members who would have been entitled if distributed by way of dividend, and in the same proportions, on condition that the same be not paid in cash but be applied either in or towards paying up any amounts for the time being unpaid on any shares held by such members respectively, or paying up in full unissued shares or debentures of the Bank to be allotted and distributed credited as fully paid up to and amongst such members in the proportions aforesaid, or partly in the one way and partly in the other, and the Directors shall give effect to such resolution.
- 117. Whenever such a resolution as aforesaid shall have been passed, the Directors shall make all appropriations and applications of the amounts resolved to be capitalised thereby, and all allotments and issues of fully paid shares or debentures, if any, and generally shall do all acts and things required to give effect thereto, with full power to the Directors to make such provisions for the satisfaction of the right of any member under any such resolution to a fractional certificate, or by payment in cash or otherwise, as they think fit, and also to authorise any person to enter, on behalf of all the members entitled thereto into an agreement with the Bank providing for the allotment to them respectively, credited as fully paid up, of any further shares to which they may be entitled upon such capitalisation; and any agreement made under such authority shall be effective and binding

on all such members. Further the Directors may, if they think fit, make provision for the registration of any or all of such shares as aforesaid in the names of nominees of the members entitled thereto.

ACCOUNTS

- 118. The Directors shall cause proper books of account to be kept with respect to:
 - a) all sums of money received and expended by the Company and the matters in respect of which the receipt and expenditure takes place;
 - b) all sales and purchases of goods by the Bank; and
 - c) the assets and liabilities of the Bank.

Such books of account shall have a true and fair view of the state of the Bank's affairs and explain its transactions.

- 119. The books of account shall be kept at the registered office, or at such other place or places in Nigeria as the Directors think fit, and shall always be open to the inspection of the Directors.
- 120. The Directors shall from time to time determine whether and to what extent, and at what times and places and under what conditions or regulations, the accounts and books of the Bank or any of them shall be open to the inspection of members (not being Directors) and no member shall have any right of inspecting any account or book or document of the Bank except as conferred by enactment or authorised by the Directors or by the Bank in General Meeting.
- 121. The Directors shall from time to time, in accordance with Sections 334, 336, 342 and 345 of the Act cause to be prepared and to be laid before the Bank in General Meeting such profit and loss accounts, balance sheets, group accounts (if any) and reports as referred to in those sections.
- 122. The balance sheet shall be signed by two Directors and the profit and loss account and the Auditors' report shall be attached thereto. A printed copy of such balance sheet and of the profit and loss account together with a copy of the Auditors' report shall at least twenty-one days before the meeting at which the same are to be laid before the Members of the Bank be sent to every member of the Bank and every debenture holder of whose address the Bank is aware, and two printed copies of every such document shall at the same time be sent to the Nigerian Stock Exchange.

AUDITORS

123. Auditors shall be appointed and their duties regulated in accordance with Sections 357 to 360 of the Act.

NOTICES

- 124. A notice (which expression for the purposes of these regulation shall be deemed to include, any summons, notice, process, order, judgment or any other document in relation to, or in the winding up of the Bank), may be given by the Bank to any member either personally or by sending it by cable sent to him at his registered address. Provided that in the case of a member having a registered address outside Nigeria it shall be given by airmail or by cable to him at his registered address.
- 125. Where a notice is sent by post, it shall be sent by registered post if addressed to a member in Nigeria and by registered airmail letter of addressed to member resident outside Nigeria. Then the service of such notice shall be deemed to be effected by properly addressing, prepaying and posting the letter containing the notice.

- 126. A notice may be given to the joint holders of a share by giving the notice to the joint holder first named in the register of members in respect of the share.
- 127. A notice may be given by the Bank to the persons entitled to a share in consequence of the death or insolvency of a member by sending it through the post in a prepaid letter addressed to them by name or by the title of representatives of the deceased or assigns of the insolvent or by any like description at the address (if any) supplied for the purpose by the persons claiming to be so entitled or (until such an address has been supplied) by giving the notice in any manner in which the same might have been given if the death or insolvency had not occurred.
- 128. Any notice to be given by the Bank shall be signed by the Secretary (if any) or by such officer as the Directors may appoint. Such signature may be written, printed or lithographed.
- 129. Every person who, by operation of law, transfer, or other means whatsoever, shall become entitled to any share shall be bound by every notice in respect of such share which, prior to his name and address and title to the share being notified to the Bank, shall have been duly given to the person from whom he derives his title to such share.
- 130. Subject to the provisions of the Decree, any notice given in pursuance of these regulations or any document delivered or sent by post to or left at the registered address of any member shall, notwithstanding such member being deceased and whether or not the Bank has notice of his death, be deemed to have been duly served in respect of any registered share whether held solely or jointly with other persons by such member, until some other person be registered in his stead as the holder or joint holder thereof, and such service shall for all purposes of these regulations be deemed a sufficient service of such notice or document on his or her heirs, executors or administrators and all persons, if any, jointly interested with him or her in any such share.

WINDING UP

131. If the Bank shall be wound up voluntarily or otherwise, the liquidators may, with the sanction of a Special Resolution and any other sanction required by the Act, divide amongst the contributories in specie or kind the whole or any part of the assets of the Bank and may, with the like sanction, vest the whole or any part of the assets of the Bank in trustees upon such trusts for the benefit of the contributories or any of them as the liquidators with the like sanction shall think fit.

INDEMNITY

132. Every Director, Manager, Auditor or Officer of the Bank or any person (whether an officer of the Bank or not) employed by the Bank shall be indemnified out of the funds of the Bank against any liability incurred by him as such Directors, Manager, Officer or Auditor in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or in connection with any proceedings in which relief is given to him by the Court under Section 641 of the Act.

B. Reporting Accountants' Report on Access Bank Plc



Reporting Accountant's Report

Access Bank Plc

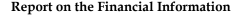
December 2018

INDEPENDENT REVIEW REPORT TO:

The Directors
Access Bank Plc
Plot 999c, Danmole Street
Off Adeola Odeku/Idejo Street
PMB 80150
Victoria Island
Lagos

and

The Directors Chapel Hill Denham Advisory Limited 1st Floor, 45 Saka Tinubu Street Victoria Island Lagos



Opinion

We have reviewed the accompanying consolidated statements of financial position for periods ended 31 December 2013, 2014, 2015, 2016, 2017 and 30 June 2018, and consolidated statements of profit or loss and other comprehensive income for the periods then ended. The financial information was derived from the audited financial statements of Access Bank Plc (the "Bank") and its subsidiaries (the "Group") for the periods ended 31 December 2013, 2014, 2015, 2016, 2017 and 30 June 2018, and in accordance with Note 1 to the summary financial information.

Director's Responsibilities for the Financial Information

The Directors are responsible for the preparation of these financial information which are derived from the financial statements and the Financial statements which were prepared in accordance with the International Financial Reporting Standards (IFRSs) and in the manner required by the Companies and Allied Matters Act, Cap C.20, Laws of the Federation of Nigeria, 2004 and the Financial Reporting Council of Nigeria Act, 2011, the Banks and other Financial Institutions Act, Cap B3, Laws of the Federation of Nigeria, 2004 and relevant Central Bank of Nigeria (CBN) Guidelines and Circulars, and for such internal control as Directors determine is necessary to enable the preparation of financial information that are free from material misstatement, whether due to fraud or error.

Practitioner's Responsibilities for the Financial Information

Our responsibility is to express a conclusion on the accompanying financial information. We conducted our review in accordance with International Standard on Review Engagements (ISRE) 2400 (Revised), Engagements to Review Historical Financial Statements. ISRE 2400 (Revised) requires us to conclude whether anything has come to our attention that causes us to believe that the financial information, taken as a whole, are not prepared in all material respects in accordance with the applicable financial reporting framework. This Standard also requires us to comply with relevant ethical requirements.

A review of financial information in accordance with ISRE 2400 (Revised) is a limited assurance engagement. The review primarily consists of making inquiries of management and others as appropriate, applying analytical procedures, and evaluating the evidence obtained.



APPENDIX I - FURTHER INFORMATION ON ACCESS BANK PLC

The procedures performed in a review are substantially less than those performed in an audit conducted in accordance with International Standards on Auditing. Accordingly, we do not express an audit opinion on this financial information.

Conclusions

Based on our review, nothing has come to our attention that causes us to believe that the accompanying financial information has not been prepared, in all material respects based on the financial position of the Group and the Bank as at the periods ended 31 December 2013, 2014, 2015, 2016, 2017 and 30 June 2018 and of its financial performance for the periods then ended, in accordance with the International Financial Reporting Standards (IFRSs) and in the manner required by the Companies and Allied Matters Act, Cap C.20, Laws of the Federation of Nigeria, 2004 and the Financial Reporting Council of Nigeria Act, 2011, the Banks and other Financial Institutions Act, Cap B3, Laws of the Federation of Nigeria, 2004 and relevant Central Bank of Nigeria (CBN) Guidelines and Circulars.

Signed:

Ayodele H. Othihiwa

FCA/2012/ICAN/00000000425 For: KPMG Professional Services

Chartered Accountants 27 December 2018 Lagos, Nigeria

Note 1

The summary financial information comprises the consolidated statements of financial position for periods ended 31 December 2013, 2014, 2015, 2016, 2017 and 30 June 2018, and consolidated statements of profit or loss and other comprehensive income for the periods then ended; derived from the full financial statements prepared in accordance with the Bank's accounting policy.

Consolidated statement of financial position

| In thousands of Naira | Group June 2018 | Group December 2017 | Group December 2016 | Group December 2015 | Group December 2014 | Group December 2013 |
|---|--------------------|------------------------|------------------------|------------------------|------------------------|------------------------|
| Assets | | | | | | |
| Cash and balances with banks | 1,140,541,702 | 953,944,176 | 713,889,105 | 478,409,336 | 405,014,793 | 439,459,541 |
| Investment under management | 20,723,830 | 20,257,131 | 14,871,247 | 10,403,608 | - | - |
| Non pledged trading assets | 57,865,976 | 46,854,061 | 44,629,579 | 52,298,422 | 28,411,644 | 3,877,969 |
| Derivative financial assets | 124,944,697 | 93,419,293 | 156,042,984 | 77,905,020 | 24,866,681 | 102,123 |
| Loans and advances to banks | 94,073,439 | 68,114,076 | 45,203,002 | 42,733,910 | 12,435,659 | 24,579,875 |
| Loans and advances to customers | 1,905,021,613 | 1,995,987,627 | 1,809,459,172 | 1,365,830,831 | 1,110,464,442 | 786,169,704 |
| Pledged assets | 334,115,486 | 447,114,404 | 314,947,502 | 203,715,397 | 87,072,147 | 63,409,851 |
| Investment securities | 412,562,689 | 278,167,757 | 229,113,772 | 186,223,126 | 270,211,388 | 353.811.348 |
| Other assets | 157,624,493 | 82,753,431 | 63,255,054 | 83,014,503 | 56,310,620 | 52,019,723 |
| Investment properties | - | - | - | - | - | 23,974,789 |
| Investments in associate | - | _ | - | - | - | 3,623,325 |
| Investment in subsidiaries | - | - | - | - | = | · · · |
| Property and equipment | 103,599,336 | 97,114,640 | 84,109,052 | 73,329,927 | 69,659,707 | 67,243,305 |
| Intangible assets | 8,098,592 | 8,295,855 | 6,939,555 | 6,440,616 | 5,592,991 | 3,659,071 |
| Deferred tax assets | 1,212,848 | 740,402 | 1,264,813 | 10,845,612 | 10,881,984 | 10,687,635 |
| | 4,360,384,701 | 4,092,762,853 | 3,483,724,837 | 2,591,150,308 | 2,080,922,055 | 1,832,618,259 |
| Asset classified as held for sale | 11,022,991 | 9,479,967 | 140,727 | 179,843 | 23,438,484 | 2,847,741 |
| Total assets | 4,371,407,692 | 4,102,242,820 | 3,483,865,564 | 2,591,330,151 | 2,591,330,151 | 1,835,466,000 |
| Liabilities Deposits from financial institution | 666,902,321 | 450,196,970 | 167,356,583 | 72,914,421 | 119,045,423 | 72,147,955 |
| Deposits from customers | 2,408,982,524 | 2,244,879,075 | 2,089,197,286 | 1,683,244,320 | 1,454,419,052 | 1,331,418,659 |
| Derivative financial liabilities | 4,629,711 | 5,332,177 | 30,444,501 | 3,077,927 | 1,989,662 | 32,955 |
| Current tax liabilities | 5,735,511 | 7,489,586 | 5,938,662 | 7,780,824 | 8,180,969 | 6,899,558 |
| Other liabilities | 187,645,022 | 253,914,174 | 113,571,240 | 69,355,947 | 21,689,079 | 56,847,216 |
| Deferred tax liabilities | 9,137,069 | 8,764,262 | 3,699,050 | 266,644 | 59,038 | 37,861 |
| Debt securities issued | 297,335,252 | 302,106,706 | 316,544,502 | 149,853,640 | 138,481,179 | 55,828,248 |
| Interest-bearing borrowings | 328,039,139 | 311,617,187 | 299,543,707 | 231,467,161 | 79,816,309 | 64,338,982 |
| Retirement benefit Obligation | 2,812,993 | 2,495,274 | 3,075,453 | 5,567,800 | 3,269,100 | 1,933,021 |
| | 3,911,219,542 | 3,586,795,411 | 3,029,370,984 | 2,223,528,684 | 1,826,949,811 | 1,589,484,455 |
| Liabilities held for sale 1,499,495 | | | | | | 1,499,495 |
| Total liabilities | 3,911,219,542 | 3,586,795,411 | 3,029,370,984 | 2,223,528,684 | 1,826,949,811 | 1,590,983,950 |
| Equity | | | | | | |
| Share capital and share premium | 212,438,802 | 212,438,802 | 212,438,802 | 212,438,802 | 172,477,671 | 172,477,671 |
| Retained earnings | 127,800,057 | 117,701,679 | 93,614,030 | 51,730,369 | 34,139,454 | 22,232,375 |
| Other components of equity | 112,436,530 | 178,399,413 | 142,194,720 | 99,732,330 | 67,262,761 | 48,003,894 |
| Total equity attributable to | 452,675,389 | 508,539,894 | 448,247,552 | 363,901,501 | 273,879,886 | 242,713,940 |
| Non controlling interest | 7,512,761 | 6,907,515 | 6,247,028 | 3,899,966 | 3,530,843 | 1,768,110 |
| Total equity | 460,188,150 | 515,447,409 | 454,494,580 | 367,801,467 | 277,410,729 | 244,482,050 |
| Total liabilities and equity | 4,371,407,692 | 4,102,242,820 | 3,483,865,564 | 2,591,330,151 | 2,104,360,540 | 1,835,466,000 |

Consolidated statement of comprehensive income

| In thousands of Naira | Group June 2018 | Group December 2017 | Group December 2016 | Group December 2015 | Group December 2014 | Group December 2013 |
|--|--------------------|------------------------|------------------------|------------------------|------------------------|------------------------|
| | | | | | | |
| | | | | | | |
| Interest income | 186,686,407 | 319,854,402 | 247,286,635 | 207,802,768 | 176,918,223 | 145,961,028 |
| Interest expense | (101,389,962) | (156,402,857) | (108,138,875) | (102,421,118) | (76,901,080) | (68,237,387) |
| | | | | | | |
| Net interest income | 85,296,445 | 163,451,545 | 139,147,760 | 105,381,650 | 100,017,143 | 77,723,641 |
| Net impairment charge | (7,340,206) | (34,466,868) | (21,952,819) | (14,224,715) | (11,652,271) | 6,163,544 |
| Net interest income after impairment | 77,956,239 | 128,984,677 | 117,194,941 | 91,156,935 | 88,364,872 | 83,887,185 |
| | | | | | | |
| Fee and commission income | 30,284,866 | 56,674,334 | 55,440,500 | 33,463,887 | 30,796,798 | 31,653,170 |
| Fee and commission expense | (217,896) | <u>(77,017)</u> | (576,697) | (151,118) | (36,763) | (105,638) |
| Net fee and commission income | 30,066,970 | 56,597,317 | 54,863,803 | 33,312,769 | 30,760,035 | 31,547,532 |
| | | | | | | |
| Net gains on investment securities | 59,564,776 | (33,403,225) | 55,051,078 | 62,738,014 | 23,406,363 | 1,875,283 |
| Net FX income / (loss) | (33,779,149) | 107,932,097 | 3,597,591 | 26,501,682 | 563,922 | 7,537,545 |
| Other operating income | 10,267,288 | 8,018,171 | 19,944,978 | 6,897,879 | 12,782,263 | 15,013,907 |
| Fair value gain on Investment property | - | - | - | - | - | 4,850,286 |
| Fair value on gain on asset held | - | - | - | - | 750,000 | - |
| Write back / (impairment) charge | - | - | - | - | - | - |
| Personnel expenses | (26,085,304) | (54,806,795) | (51,795,538) | (42,346,952) | (31,293,540) | (31,081,954) |
| Rent expenses | (2,225,121) | (2,484,695) | (2,810,090) | (1,739,857) | (1,541,417) | (1,451,667) |
| Depreciation | (6,689,239) | (11,237,951) | (9,106,886) | (8,615,137) | (7,922,841) | (7,486,600) |
| Amortization | (1,349,654) | (2,407,886) | (2,186,905) | (1,483,193) | (1,315,332) | (1,227,944) |
| Other operating expenses | (61,884,064) | (117,119,230) | (94,413,516) | (91,384,023) | (62,532,035) | (59,932,982) |
| Gain on disposal of associate | - | - | - | - | - | - |
| Loss on settlement of non cash dispute | - | - | - | - | - | - |
| Share of profit of equity accounted | - | - | - | - | - | - |
| Profit before tax | 45,842,742 | 80,072,480 | 90,339,456 | 75,038,117 | 52,022,290 | 43,530,591 |
| Income tax | (6,217,565) | (18,081,628) | (18,900,109) | (9,169,344) | (8,958,811) | (7,498,759) |
| Profit for the year | 39,625,177 | 61,990,852 | 71,439,347 | 65,868,773 | 43,063,479 | 36,031,832 |

C. Documents Available for Inspection

Copies of the following documents may be inspected at the offices of Chapel Hill Denham Advisory Limited 45 Saka Tinubu Street (1st Floor), Victoria Island, Lagos, during normal business hours on any business day, until the Effective Date:

- 1. Certificate of Incorporation of Access Bank;
- 2. Memorandum and Articles of Association of Access Bank;
- 3. The audited financial statements of Access Bank for each of the five years ended December 31, 2014 to December 31, 2018;
- 4. Claims & Litigations referred to on page 92;
- 5. The Material Contracts referred to on page 93; and
- 6. The written consents referred to on page 93.

A. Background Information

i) Incorporation and Share Capital History

Diamond Bank Plc began operations as a private limited liability company on March 21, 1991 having been incorporated on March 15, 1991. In February 2001, the Bank was granted a universal banking licence by the Central Bank of Nigeria. On January 28, 2005, following a successful Private Placement and an Initial Public Offer ("IPO"), the Bank was re-registered as a Public Limited Company and was subsequently listed on the Nigerian Stock Exchange in May 2005. In October 2005, the Bank acquired former Lion Bank of Nigeria Plc. The Bank was also listed on the Professional Securities Market of the London Stock Exchange in 2007, following a successful US\$500 million Global Depositary Receipts ("GDR") offering. In 2013, following the Central Bank of Nigeria's regulation repealing the universal banking model, Diamond Bank converted its license to an international commercial banking license. In November 2018, Diamond Bank was re-licensed as a national bank following Diamond Bank's decision to sell its international operations.

The Bank's initial authorised share capital at incorporation was №25,000,000 divided into 50,000,000 ordinary shares of 50 kobo each. At present, the authorised share capital is №20,000,000,000 comprising 40,000,000,000 ordinary shares of 50 kobo each and the issued and fully paid share capital is №11,580,194,484 divided into 23,160,388,968 ordinary shares of 50 kobo each.

The changes in the share capital of the Bank since inception are summarised below:

| Year | Authori | sed (N) | Issued and l | Fully Paid (N) | Consideration |
|------|---------------|----------------------|--------------|-----------------------------|---|
| | Increase | Cumulative | Increase | Cumulative | |
| 1991 | 25,000,000 | 25,000,000 | 25,000,000 | 25,000,000 | Cash |
| 1992 | 25,000,000 | 50,000,000 | 25,000,000 | 50,000,000 | Cash |
| 1993 | 50,000,000 | 100,000,000 | | 50,000,000 | |
| 1994 | 100,000,000 | 200,000,000 | 45,000,000 | 95,000,000 | Bonus issue of ₩20million and cash deposit of ₩25million for shares |
| 1995 | | 200,000,000 | 19,000,000 | 114,000,000 | Bonus issue of N19million |
| 1996 | | 200,000,000 | 38,000,000 | 152,000,000 | Bonus issue of N38million |
| 1997 | 800,000,000 | 1,000,000,000 | 412,300,000 | 564,300,000 | Bonus issue of N412.3million |
| 1998 | | 1,000,000,000 | 156,750,000 | 721,050,000 | Rights issue of N156.75million |
| 1999 | | 1,000,000,000 | | 721,050,000 | |
| 2000 | | 1,000,000,000 | | 721,050,000 | |
| 2001 | | 1,000,000,000 | | 721,050,000 | |
| 2002 | 1,000,000,000 | 2,000,000,000 | 360,525,000 | 1,081,575,000 | Bonus issue of N360.52million |
| 2003 | | 2,000,000,000 | | 1,081,575,000 | |
| 2004 | | 2,000,000,000 | 458,230,033 | 1,539,805,033 | Rights issue of N458.23million |
| 2004 | 1,500,000,000 | 3,500,000,000 | 513,268,327 | 2,053,073,360 | Bonus issue of N513.26 million |
| 2004 | | 3,500,000,000 | 3,159,809 | 2,056,233,169 | Rights issue of N3.1million |
| 2005 | | 3,500,000,000 | 981,373,342 | 3,037,606,511 | Private placement proceed of N12.3billion |
| 2005 | 1,500,000,000 | 5,000,000,000 | 420,000,000 | 3,457,606,511 | Share exchange between Diamond Bank and Lion Bank |
| 2005 | | 5,000,000,000 | 344,197,564 | 3,801,804,075 | IPO proceed of N4.6billion |

| Year | r Authorised (N) | | Issued and I | Fully Paid (N) | Consideration | |
|------|-------------------------------|----------------|---------------|-----------------------------|---|--|
| | Increase | Cumulative | Increase | Cumulative | | |
| 2006 | 2,000,000,000 | 7,000,000,000 | 898,152,632 | 4,699,956,707 | Private placement proceed of \$\frac{\text{\tint{\text{\tint{\text{\tint{\text{\tint{\text{\text{\text{\text{\text{\text{\tinite\text{\text{\text{\text{\text{\text{\text{\text{\text{\texi}\text{\tex{\tex | |
| 2007 | | 7,000,000,000 | 1,879,699,250 | 6,579,655,957 | GDR proceeds of ¥59.05 billion | |
| 2008 | 3,000,000,000 | 10,000,000,000 | 657,965,596 | 7,237,621,553 | Bonus issue of N 657.96 million | |
| 2009 | | 10,000,000,000 | | 7,237,621,553 | | |
| 2010 | | 10,000,000,000 | | 7,237,621,553 | | |
| 2011 | | 10,000,000,000 | | 7,237,621,553 | | |
| 2012 | | 10,000,000,000 | | 7,237,621,553 | | |
| 2013 | 5,000,000,000 | 15,000,000,000 | | 7,237,621,553 | | |
| 2014 | | 15,000,000,000 | 4,342,572,932 | 11,580,194,484 | Rights issue of N50.4billion | |
| 2015 | | 15,000,000,000 | | 11,580,194,484 | | |
| 2016 | | 15,000,000,000 | | 11,580,194,484 | | |
| 2017 | | 15,000,000,000 | | 11,580,194,484 | | |
| 2017 | 5,000,000,000 | 20,000,000,000 | | 11,580,194,484 | | |

ii) Beneficial Ownership

As at December 31, 2018, the 23,160,388,968 ordinary shares of 50 kobo each in the issued share capital of Diamond Bank were beneficially held as follows:

| Name | Holding | % |
|---|----------------|---------|
| CSSAF DBN Holdings | 4,110,118,107 | 17.75% |
| KUNOCH DB LIMITED | 1,975,935,789 | 8.53% |
| STANBIC NOMINEES NIG. LTD | 1,780,239,282 | 7.69% |
| DIAMOND PARTNERS LIMITED | 1,411,694,266 | 6.10% |
| AGL AFRICA EX-SA EQUITY (USD) FUND-TRAD | 1,141,389,398 | 4.93% |
| Others | 12,741,012,126 | 55.01% |
| Total | 23,160,388,968 | 100.00% |

Directors' Interest

As at December 31, 2018, the interests of Directors in Diamond Bank were as follows:

| Directors | Direct | % Holding | Indirect | % Holding |
|---|------------|-----------|------------------|-----------|
| Mr. Dele Babade | - | - | 4,110,118,107*** | 17.75% |
| Mr. Uzoma Dozie (Managing Director) | 26,489,005 | 0.11% | 848,872,310* | 3.67% |
| Mrs. Caroline Anyanwu (Deputy Managing Director/CRO) | 6,330,000 | 0.03% | | |
| Mrs. Chizoma Okoli (Executive) | 2,347,234 | 0.01% | | |
| Mr. Chiugo Ndubisi (Executive) | 1,509,210 | 0.01% | | |
| Mr. Kabir Alkali Mohammed | 8,784,519 | 0.04% | 227,700** | 0.00% |
| Mr. Christopher Ubosi* | 184,200 | 0.00% | | |
| Mr. Idris Mohammed | - | - | 4,110,118,107*** | 17.75% |

- * Represents Kunoch Limited
- ** Represents GDR Holding
- *** Represents CSSAF DBN Holding

iii) Indebtedness

As at December 31, 2018, Diamond Bank had total indebtedness of N236,368,204,461, comprising interbank borrowings, unsecured facilities from the CBN under the Commercial Agriculture Credit Scheme, Bank of Industry on-lending facilities and other borrowings consisting of foreign currency denominated facilities.

iv) Subsidiaries and Associated Companies

As at the date of this Scheme Document, Diamond Bank had the following subsidiary, and associated companies:

Subsidiaries

- Diamond Pension Fund Custodian Limited
- Diamond Finance BV

Associates

- Flavours Foods Limited
- PCI Resins Limited
- PCI Paints Limited
- Savannah Chum Chum & Fries Limited
- Pek Industries Limited
- Credit Ref. Company Nigeria Limited
- APL Electric Limited
- Geometrics Power Aba Limited

v) <u>Premises</u>

PGD's Place, Plot 4, Block 5, BIS Way, Victoria Island, Lagos, Nigeria

vi) Branches

| S/N | Name | Address | LGA | State |
|-----|----------------------------------|---------------------------------|-------------------|-------|
| 1 | Aba, Eziukwu Road | 2 Eziukwu Road | Aba South | Abia |
| 2 | Umuahia, Library Avenue | Umuahia, 10, Library Avenue | Umuahia North | Abia |
| | | | | |
| 3 | Aba, Asa Road | 74 Asa Road, Aba | Aba South | Abia |
| | | | | |
| 4 | Ogbor Hill, Ikot Ekpene Road Aba | 40 Ikot Ekpene Road, Aba | Aba North | Abia |
| 5 | Alaoji, Aba - Port Harcourt Road | 550/560 Ph Road, Aba | Aba North | Abia |
| 6 | Umuahia, Ikot - Ekpene Road | Umuahia Industrial Mkt, Umuahia | Umuahia North | Abia |
| | Owerrinta, Km 3 Umuikaa/Owerri | Owerrinta, Opp. Naval Base, | | |
| 7 | Rd | Owerri-Aba Road Isiala Ngwa | Isiala Ngwa South | Abia |
| | | Osisioma, Umuakpara Osisioma, | | |
| 8 | Ret Shp - Osisioma | Ngwa Local Government | Ngwa | Abia |

| S/N | Name | Address | LGA | State |
|-----|---|---|---------------------------------|-----------|
| 9 | Retail Shop - Ngwa Road (078) | 20, Ngwa Road Aba | Aba North | Abia |
| 10 | Retail Shop - Ariaria (001) | 208 Faulks Road, Aba | Aba North | Abia |
| 11 | Ret Shp - Umuahia | 2 Owerri Rd, Umuahia | Owerri West | Abia |
| | Garki Abuja, Central Business | | Abuja Municipal | |
| 12 | Area | UAC Building Central Area Abuja | Area Council | Abuja |
| | | | Abuja Municipal | |
| 13 | Dei Dei Abuja, Building Materials | Dei-Dei, Building Materials Market | Area Council | Abuja |
| | Wuse II Abuja, Adetokunbo | | Abuja Municipal | |
| 14 | Ademola | Adetokunbo Ademola Wuse 2 | Area Council | Abuja |
| 15 | Mohammed Buhari Way Abuja | Gwarinpa, 1st Avenue Gwarinpa, Abuja | Abuja Municipal Area Council | Abuja |
| | Nyanya Abuja, Opp. Nyanya | Opposite Nyanya Shopping | | , |
| 16 | Shopping | Complex | Karu | Abuja |
| | - 11 0 | F | Abuja Municipal | |
| 17 | Garki Abuja, Ahmadu Bello Way | Ahmadu Bello Way Plot 1486 | Area Council | Abuja |
| | , . | Kubwa Plot 27 Cadastral Zone | | , |
| | | 0705,Gado Nasco Road, Kubwa | | |
| 18 | Kubwa Abuja, Nasco Road | Phase IV | Bwari | Abuja |
| 19 | Wuse Zone 4 Abuja | Plot 2097 Herbert Macaulay Way Wuse Zone 4 Abuja | Abuja Municipal Area Council | Abuja |
| 20 | Gwagwalada Abuja, Park Lane | 52 Park Lane, Gwagwalada Abuja | Gwagwalada | Abuja |
| 20 | Gwagwaiada Abuja, i ark Lane | , | | Abuja |
| 21 | Wuse II Abuja, Aminu Kano Cr | Banex Plaza, Aminu Kano Crescent Wuse 2, Abuja | Abuja Municipal Area Council | Abuja |
| 21 | Wuse II 710uja, 71IIIIItu Kario Ci | wuse 2, muja | Abuja Municipal | Mouja |
| 22 | Gwarinpa Abuja, 1st Avenue | 1st Avenue Gwarinpa | Area Council | Abuja |
| 23 | Maitama Abuja, Gana Street | Maitama 21, Gana Street, Fct Abuja. | Maitama | Abuja |
| | Plot 2044 Michael Okpara Street, | Plot 2044 Michael Okpara Street, | Abuja Municipal | , |
| 24 | Zone 5, Wuse | Zone 5, Wuse | Area Council | Abuja |
| 25 | | Plot 283, Ladoke Akintola Blvd, | | |
| 25 | Garki II Abj, Ladoke Akintola Blvd | Garki II, Abuja Plot 176, Cadastral Zone Co2, Life | Garki Abuja Municipal | Abuja |
| 26 | Life Camp | Camp | Area Council | Abuja |
| | Retail Shop - Nass Complex, Abuja | National Assembly Retail Shop | Abuja Municipal | 110 0/0 |
| 27 | (013) | Abuja | Area Council | Abuja |
| | | Federal Secretariat Complex, Central | | |
| 28 | Federal Secretariat Complex, Abuja | Business District, Abuja | Kuje | Abuja |
| 29 | Retail Shop - Gudu Market, Abuja (077) | Area 1 Shopping Complex | Abuja Municipal Area Council | Abuja |
| 23 | Retail Shop- Savannah Suites, | Thea I Shopping Complex | Abuja Municipal | 1 10 uja |
| 30 | Abuja (013) | Savannah Suite Area 3 | Area Council | Abuja |
| | Retail Shop - Area 1 Complex | | Abuja Municipal | |
| 31 | Abuja (077) | Shop R144, Block 6 Gudu Market | Area Council | Abuja |
| | | | | |
| 32 | Yola, Galadima Aminu Way | 10 Galadima Aminu Way, Yola | Fufore | Adamawa |
| 33 | Mubi, Mohammed Bello Way | 26 Ahmadu Bello Way | Mubi | Adamawa |
| 34 | Uyo Abak Road | 108 Abak Road, Uyo | Abak | Akwa Ibom |
| 35 | Eket Grace Bill Road | 6/8 Grace Bill Road, Eket | Eket | Akwa Ibom |
| 36 | Near Aba Road, Ikot Ekpene | 46 Aba Road, Ikot Ekpene | Essien Udim | Akwa Ibom |
| 37 | Udo Udoma, Uyo | 5 Udo Udoma Aveune, Uyo | Uyo | Akwa Ibom |
| 38 | Abak - Ikot Ekpene Rd, Abak | 60 Ikot Ekpene Road, Abak | Abak | Akwa Ibom |

| S/N | Name | Address | LGA | State |
|-----|---|--|----------------------|--------------|
| 39 | Onitsha, New Market Road | 63A New Market Road | Idemili North | Anambra |
| 40 | Onitsha, Port Harcourt Road | No 8 Port Harcourt Road Fegge Onitsha | Onitsha North | Anambra |
| 41 | Nnewi, Edo-Ezemewi Street | 1/3 Nnewi Edo-Ezemewi Road | Nnewi North | Anambra |
| 42 | Onitsha, Sokoto Road. | 1A Sokoto Road Onitsha | Onitsha South | Anambra |
| 43 | Onitsha, Iweka Road | 46 Iweka Road, Onitsha | Idemili North | Anambra |
| 44 | Onitsha, Ogbaru Enamel Ware Market | Ogboefere Market | Ogbaru | Anambra |
| 45 | Awka, Azikiwe Street | 67, Awka Azikiwe Street | Awka North | Anambra |
| 46 | Nnewi, Old Nkwo Market Road | 35 New Market Road Nnewi | Nnewi North | Anambra |
| 47 | Awka, Enugu Onitsha Exp | Enugu/Onitsha Expressway, Awka | Awka North | Anambra |
| 40 | Oridi Nilmanila Oridi | Plot 37,Blk 23, Phase 1, Nkwelle | I dans :1: NI auth | Anambra |
| 48 | Ogidi, Nkwelle Ogidi | Ogidi. | Idemili North | |
| 49 | Nkpor Demude Street | No 1 Demude Street Nkpor Onitsha No 8 City Biscuit Road Ugwuagba | Idemili North | Anambra |
| 50 | Obosi, City Biscuit Road | Obosi | Idemili North | Anambra |
| 51 | Onitsha, Nottidge St Main Market | No 2 Nottidge Street Main Market | Onitsha South | Anambra |
| 52 | Okija, Old Okija Ihiala Oguta Rd | Old Okija Ihiala Oguta Road | Ihiala | Anambra |
| 53 | Onitsha Mall | Onitsha Mall, Park Road, GRA, Onitsha | Orumba North | Anambra |
| 54 | Retail Shop - Nnamdi Azikiwe University (067) | Nnamdi Azikiwe University, Awka | Nnewi North | Anambra |
| 55 | Bauchi, Abdulkadir Ahmed Road | 21, Abdulkadir Ahmed Road Bauchi. | Madagali | Bauchi |
| 56 | Yenagoa, Plot A6B Central Buz District | Plot A6B Central Business District Yenagoa | Yenagoa | Bayelsa |
| 57 | Retail Shop, Niger Delta University , Amassoma | Niger Delta University, Amasoma | Souther Ijaw | Bayelsa |
| 58 | Makurdi, New Bridge Road | 7 New Bridge Road,New Otukpo Road | Makurdi | Benue |
| 59 | Retail Shop - N/Bank Makurdi (034) | 1 Udei Street, North Bank | Makurdi | Benue |
| 37 | (004) | No 7, Baga Road, Westend Area, | Widkurur | Denue |
| 60 | Maiduguri, Baga Road | Maiduguri | Kukawa | Borno |
| 61 | Retail Shop - University of Maiduguri (020) | 3, Musa Boulevard Road, Off Bama Road, Maiduguri | Jere | Borno |
| 62 | Retail Shop - Shehu Laminu Way (020) | No 20 Shehu Laminu Way | Michika | Borno |
| 63 | Calabar, Mary Slessor Street | 7 Mary Slessor Avenue, Calabar | Calabar South | Cross Rivers |
| 64 | Ikom, Okimi Osabor Street | No 6 Okim Osabor | Ikom | Cross Rivers |
| 65 | Ogoja, Hospital Road | No. 118, Hospital Road, Igoli, Ogoja, | Ogoja | Cross Rivers |
| 66 | Calabar, Mayne Avenue | 63, Mayne Avenue Calabar | Calabar South | Cross Rivers |
| 67 | Calabar, Ndidem Usanglso Road | A13 Kasuk Street,State Housing Estate, Off Ndidem Usang Iso Road | Calabar Municipal | Cross Rivers |
| 68 | Dozzy Oil Cash Centre | Inside Dozy Oil Facility, Calabar Epz, Calabar, Cross River State | Calabar Municipal | Cross Rivers |
| 69 | Warri, Sapele Road | 84, Warri, Sapele Road, Warri | Warri South | Delta |
| 70 | Nnebisi Road, Asaba | 252 Nnebisi Road, Asaba | Oshimili South | Delta |
| | | | | |

| S/N | Name | Address | LGA | State |
|----------|--|--|--------------------|----------------|
| 71 | Warri Okumagba | 3 Okumagba Avenue Warri | Warri South | Delta |
| 72 | Diamond Bank Agbor | 181 Old Lagos Asaba Road Agbor | Ika South | Delta |
| 70 | TA7* T.I.I. | No 2 Orhuwhorhu Junction Udu | TII. | Delte |
| 73 74 | Warri Udu Asaba Nnebisi Road | Road Warri 163 Nnebisi Road Asaba | Udu Oshimili South | Delta Delta |
| 75 | Ughelli Market Road | 89 Market Road | Ughelli North | Delta |
| 70 | Ognem warner road | Calabar Mall, Beside Cultural | - Cgriem Horur | Betta |
| | B 1 1 101 14 1 | Center, Along Mary Slessor Avenue, | | |
| 76 77 | Park And Shop Mall Warri Retail Shop | Calabar. WRPC-PPMC Ekpan | Odukpani Uvwie | Delta Delta |
| 17 | Walli Ketali Shop | WKI C-I I WC EKPAII | Ovwie | Dena |
| 78 | Abakaliki, Ogoja Road | 2D, Ogoja Road | Abakaliki | Ebonyi |
| | Retail Shop - Ebonyi State Univ | Ebonyi State University Cas | | |
| 79 | (035) | Campus, Abakaliki | Ebonyi South | Ebonyi |
| 80 | Benin , Akpakpava Street | 13 Akpakpava Road Benin City | Oredo Ikpoba | Edo |
| 81 | Benin, Sapele Road | 81 Sapele Road, Benin City | Okha/Oredo | Edo |
| | | 15011 | | |
| 82 | Benin, Ugbowo Road | 170 Ugbowo Lagos Road, Benin | Egor | Edo |
| 83 | Benin, Mission Road | 109 Mission Road, Benin City | Oredo | Edo |
| | Definity (Vision) Road | 10) Mission Road, Berlin City | Ikpoba | Luc |
| 84 | Benin, 123 Benin-Agbor Road | 123 Benin Agbor Road | Okha/Oredo | Edo |
| 85 | Ado-Ekiti, New Iyin Road | 146 Secretariat Road Ado Ekiti | Ekiti | Ekiti |
| 86 | Enugu, Garden Avenue | 40 Garden Avenue | Enugu North | Enugu |
| 87 | Enugu, Okpara Avenue | 32E Okpara Avenue | Enugu North | Enugu |
| 88 | Nsukka, Enugu/Oba Road | 69B Enugu Rd Nsukka | Nsukka | Enugu |
| 89 | Enugu, Agbani Road | 100 Agbani Road | Enugu East | Enugu |
| | | DI 10716 1 (01 11 11) | **** | _ |
| 90 | Enugu, 9th Mile Enugu, Coal Camp Mission | Plot 87 Ifueke/Okwe Uwani Ngwo | Udi | Enugu |
| 91 | Avenue Avenue | 1 Mission Road | Enugu North | Enugu |
| | | | | |
| 92 | Enugu, Presidential Road | 18 Presidential Road 51 Nike Lake Road, Beside Nowas | Enugu North | Enugu |
| 93 | Enugu, Nike Lake Road | Filling Station | Enugu East | Enugu |
| | , , | | Ü | |
| 94 | Retail Shop - UNN (113) | University Of Nigeria, Nsukka | Nnsukka | Enugu |
| 95 | Gombe, Biu Road | 31, Biu Road | Biu | Gombe |
| 96 | Owerri, Waast Avenue, Ikenegbu | Plot 6, Waast Avenue, Ikenegbu Layout, Owerri | Owerri Municipal | Imo |
| 96 | Owerri, Douglas Road | 89 Douglas Road, Owerri | Okigwe | Imo |
| | | | | |
| 98 | Orlu, Orlu International Market | Orlu International Market, Imo State | Orlu | Imo |
| 99 | Owerri, Orlu Road | Amakohia, Orlu Road, Owerri | Orlu | Imo |
| 100 | Owerri Wetheral Road | No 4 MCC Road, Owerri | Owerri Municipal | Imo |
| 101 | Owerri, Okigwe Road | Wesley Quarters, Okigwe Road, Owerri | Owerri North | Imo |

| S/N | Name | Address | LGA | State |
|-----|---|--|----------------|---------|
| 102 | Mbaise, Ahiara Junction Mbaise | Ahiara Junction Mbaise | Ahiazu Mbaise | Imo |
| 103 | Okigwe, 58 Owerri Road | 58/60 Owerri Road, Okigwe | Okigwe | Imo |
| 104 | Retail Shop - Imo State Secretariat (090) | Imo State Secretariat | Owerri North | Imo |
| 104 | Retail Shop - FUTO (017) | FUTO, Imo State | Owerri West | Imo |
| 100 | ream shop To To (017) | 1010, into state | OWCIII WEST | IIIIO |
| 106 | Retail Shop - Naze Market (090) | Timber And Allied Market Naze | Owerri North | Imo |
| 107 | Dutse, Sani Abacha Way | Plot C1, Sani Abach Way, Dutse | Dutse | Jigawa |
| 108 | Kaduna, 1 Kachia Road | 1, Kachia Rd | Kachia | Kaduna |
| 109 | 23 Ahmadu Bello Way Kaduna | Near 16E Ahmadu Bello Way Kaduna | Kaduna South | Kaduna |
| 110 | Jaji, Jaji Military Cantonment | Jaji Military Cantoment | Igabi | Kaduna |
| 111 | Zaria, Kaduna Road | F13 Kaduna Road, Zaria | Zaria | Kaduna |
| 112 | Kafanchan | Kafanchan Kagoro Road | Jema'A | Kaduna |
| 113 | Ar 20 Benin Street, Kaduna Main Market | Plot Ar 19/Ar 20, Benin St, Kaduna Main Market, Kaduna | Kaduna North | Kaduna |
| 114 | Kaduna, Isa Kaita Road | 24 Isa Kaita Road, Kaduna | Isa Kaita | Kaduna |
| 115 | Ret Shp - Kaduna Refinery | Kaduna Refinery, Krpc, Kaduna | Chikun | Kaduna |
| 116 | Retail Shop - Zaria (127) | 60 Sokoto Road Samaru Zaria | Zaria | Kaduna |
| 117 | Kano, Murtala Mohammed Way | 13 Murtala Mohammed Way Kano | Kano Municipal | Kano |
| 118 | Kano, Bank Road | 5B, Bank Road, Kano State | Kano Municipal | Kano |
| 119 | Kano, France Road Sabon Gari | No 3 France Road Kano | Sabon Gari | Kano |
| 120 | Retail Shop - Dawanua, Kano (058) | Dawanau Katsina Road Kano | Tofa | Kano |
| 121 | Retail Shop - Bayero Uni. Kano (007) | Bayero University Road, C31, Kofa Wuka Duya, Along Bayero University, Kano | Nasarawa | Kano |
| 122 | Katsina, IBB Way | No 130A Ibb Way, Katsina | Katsina | Katsina |
| 123 | Birnin Kebbi, Sani Abacha Way | No. Nw614, Sultan Abubakar Road, Birnin Kebbi | Birnin Kebbi | Kebbi |
| 124 | Lokoja | Lokoja, Government House Junction, Murtala Mohammed Way | Lokoja | Kogi |
| 125 | Obajana | Obajana, (B2, Bank Area, Obajana Cement Factory) | Lokoja | Kogi |
| 126 | Ilorin, Ibrahim Taiwo Road | 102, Ibrahim Taiwo Road | Ilorin West | Kwara |
| 127 | Ilorin, Umaru Audi Road | 111, Umaru Audi Road Ilorin | Ilorin East | Kwara |
| 128 | L/I, Idumota | 118, Nnamdi Azikiwe Street Idumota | Lagos Island | Lagos |
| 129 | Isolo, Asa-Afariogun Street, Ajao | 25, Asa Afariogun Street, Ajao Estate Isolo Lagos | Oshodi-Isolo | Lagos |
| 130 | L/I, Marina | 23A Marina, Lagos Island | Lagos Island | Lagos |
| 131 | Apapa, Wharf Road | Eleganza Plaza Wharf Road Apapa | Apapa | Lagos |
| 132 | Ikeja, Ladipo Oluwole Street | 34, Ladipo Oluwole Street | Ikeja | Lagos |

| S/N | Name | Address | LGA | State |
|-----|---|---|----------------|-------|
| 100 | DCDI DI | Block V, Plot 4 BIS Way, Oniru | Et. O | T |
| 133 | PGD's Place | Estate, Off Lekki Express, Lekki Plots 16, 18 & 20, Off Ojulari St/ Off | Eti-Osa | Lagos |
| 134 | Elegushi Annex | Kusenla St, Ikate Elegushi | Ibeju Lekki | Lagos |
| 135 | L/I, Balogun Street | 36, Balogun Street | Lagos Island | Lagos |
| 136 | Alaba Int'l, Old Garage | 24, Alaba Int'l Mark Old Garage | Ojo | Lagos |
| 137 | V/I, Adeola Odeku | 64 Adeola Odeku Street, VI | Eti-Osa | Lagos |
| 138 | V/I, Adeola Hopewell | 12A Adetokunbo Ademola Street, Vi | Eti-Osa | Lagos |
| 139 | Ikeja, 10 Opebi Road | 10, Opebi Road Ikeja | Ikeja | Lagos |
| 140 | Trade F. C., Aspamda, Hall 2 | Hall 2, Aspamda Trade Fair | Amuwo-Odofin | Lagos |
| 141 | Matori, Ladipo Street | 129 Ladipo Street, Matori | Mushin | Lagos |
| 140 | <u> </u> | Km 19, Lagos/ Badagry | C1 | |
| 142 | Coker, Lag/Bad Exp. | Expressway, Coker Bus Stop Orile Balogun Business Association (Bba | Surulere | Lagos |
| 1.0 | | 1), Atiku Abubakar Plaza, Trade Fair | | |
| 143 | Bba Lagos, Atiku Abubakar Plaza Ebute Metta, Market Street | Complex, Badagry Expressway | Amuwo-Odofin | Lagos |
| 144 | Oyingbo | Ebute Metta | Lagos Mainland | Lagos |
| 145 | Surulere, Bode Thomas Street | 31 Bode Thomas Surulere | Surulere | Lagos |
| 146 | Ikoyi, Awolowo Road | 80 Awolowo Road | Eti-Osa | Lagos |
| 147 | L/I, Broad Street | 121 Broad Street | Lagos Island | Lagos |
| 148 | Ikeja, 60 Opebi Road | 60 Opebi Road, Ikeja | Ikeja | Lagos |
| 149 | Alaba Int'l, Dobbill Plaza | Dobbil Plaza Avenue | Ojo | Lagos |
| 150 | Apapa, Creek Road | 16 Creek Road, Apapa | Apapa | Lagos |
| 151 | Bba Lagos, Bank Plaza | Bba2 Lagos Bank Plaza | Amuwo-Odofin | Lagos |
| 152 | Trade F. C., Aspamda Office | Office Block 2, Trade Fair Complex | Amuwo-Odofin | Lagos |
| 153 | Ogba, Ijaiye Road | 36 Ijaiye Road, Ogba | Ikeja | Lagos |
| 154 | Apapa, Oshodi Expressway | Apapa Oshodi | Арара | Lagos |
| 155 | L/I, Oke Arin | 1 Oke Arin Street | Lagos Island | Lagos |
| 156 | Yaba, Herbert Macaulay Road | 238 Herbert Macaulay Road, Yaba | Lagos Mainland | Lagos |
| 157 | Ikorodu, Lagos Road | 83 Lagos Road, Ikorodu | Ikorodu | Lagos |
| 158 | Lekki, Lekki-Epe Expressway | Plot 10, Block 117, Lekki Peninsula | Eti-Osa | Lagos |
| 159 | Mushin, Agege Motor Road | 281 Agege Motor Road, Olorunsogo, Mushin | Mushin | Lagos |
| 160 | Lagos Island, Enu Owa Street | 71 Enu Owa Street | Lagos Island | Lagos |
| 161 | Festac Town, Second Avenue | House 20, 2Nd Avenue Festac Town | Amuwo-Odofin | Lagos |
| 162 | Iyana Ipaja, Lagos Abeokuta Exp | 166, Lagos Abeokuta Express Way, Iyana Ipaja | Alimosho | Lagos |
| 163 | Seme, Seme Border | Bank Avenue, Seme Border | Badagry | Lagos |
| 164 | Surulere, Lawanson Road | 58 Lawanson Road, Surulere, Lagos | Sululere | Lagos |
| 165 | Onikan, K. George V Rd | 11 King George V Rd, Onikan | Lagos Island | Lagos |

| S/N | Name | Address | LGA | State |
|------|----------------------------------|---|--------------|-------|
| | | Plot Nos 21, 22 & 23 Opposite Abc | | |
| 166 | Amuwo Odofin Estate | Transport Terminal | Amuwo-Odofin | Lagos |
| 167 | Jibowu, Ikorodu Road | 32 Ikorodu Road, Jibowu | Shomolu | Lagos |
| 168 | Apapa, Liverpool Road | 21A Liverpool Apapa | Apapa | Lagos |
| 169 | Alausa, Ashabi Cole Road | 4 Ashabi Cole Street Alausa | Ikeja | Lagos |
| 170 | Maza Maza, Old Ojo Road | 37 Old Ojo Rd, Ojo | Ojo | Lagos |
| 171 | Ilupeju, Ilupeju Bye - Pass | 26A & B, Ilupeju Bye Pass, Ilupeju | Ikeja | Lagos |
| 172 | Isolo, Mushin Road | 51 Isolo Mushin Road, Isolo Lagos | Oshodi-Isolo | Lagos |
| 173 | Apapa, Burma Road | 11A, Burma Road | Apapa | Lagos |
| 174 | Ajah, Lekki - Epe Expressway | Opposite Royal Gardens Ajiwe Ajah | Eti-Osa | Lagos |
| 175 | Oregun, Ziatech Road Oregun | Plot E,Ziatech Road,Oregun | Ikeja | Lagos |
| 176 | Idimu, Idimu Road Ikotun | 20, Ikotun-Idimu Road | Alimosho | Lagos |
| 177 | Ikeja, Awolowo Way | 79/80 Awolowo Ikeja | Ikeja | Lagos |
| 4.50 | | 1 Unity Ave/Sadiku St Oshodi | | |
| 178 | Ilasa, Apapa - Oshodi Expressway | Apapa Exp, Ilasa | Oshodi-Isolo | Lagos |
| 179 | Okota, 56 Ago Palace Way | 56 Ago Palace Way Okota Lagos | Oshodi-Isolo | Lagos |
| 180 | Apongbon, Issa Williams/Offin Rd | 25, Offin Road Apongbon Lagos Island | Lagos Island | Lagos |
| | - " | Plot 228, Gbagada Residential | | |
| 181 | Gbagada, Gbagada Expressway | Scheme | Kosofe | Lagos |
| 182 | Ikeja GRA, Joel Ogunnaike Street | 13 Joel Ogunnaike | Ikeja | Lagos |
| 183 | Magodo, Cmd Road Ikosi | 6 CMD Road | Kosofe | Lagos |
| 104 | A1 : C1 1 P 1 | 205 Shasha Road Akowonjo Lagos | A1: 1 | |
| 184 | Akowonjo, Shasha Road | State | Alimosho | Lagos |
| 185 | V/I, Ahmadu Bello Way | 18, Ahmadu Bello Way Vi | Eti-Osa | Lagos |
| | - | Densine Plaza, Olojo Drive, Alaba | | |
| 186 | Alaba Densine Plaza Olojo Drive | Int'L Market | Ojo | Lagos |
| 187 | Ojuelegba, Shifawu Street | 53/55 Shifawu Street, Ojuelegba | Surulere | Lagos |
| 107 | Guelegoa, Siliawa Sireet | 4A Mobolaji Bank Anthony Way, | Suruiere | Lagos |
| 188 | Maryland, Bank Anthony Way | Maryland | Ikeja | Lagos |
| 189 | Badagry, Joseph Dosu Road | Joseph Dosu Way, Badagry | Badagry | Lagos |
| 190 | V/I, Ajose Adeogun | 291A/B Ajose Adeogun VI | Eti-Osa | Lagos |
| 191 | V/I, Ademola Adetokunbo | 12A Adetokunbo Ademola Street, VI | Eti-Osa | Lagos |
| 192 | Obalende, Keffi Street | 6 Keffi Street, Obalende , Ikoyi | Lagos Island | Lagos |
| 193 | Surulere, Enitan Street Aguda | 23 Enitan Street Aguda | Surulere | Lagos |
| | Oshodi, Oshodi-Apapa | 16B Oshodi Apapa Expressway | | U |
| 194 | Expressway | Lagos | Oshodi-Isolo | Lagos |
| 105 | Aish Adda Paad | Aigh Addo Sign Paged | Eti Oca | Lagas |
| 195 | Ajah, Addo Road | Ajah, Addo Sign Board | Eti-Osa | Lagos |
| 196 | Mafoluku, Intl Airport Road | 8 Airport Road Mafoluku | Oshodi-Isolo | Lagos |
| | - | Plot 1, Block 36, Admiralty Way, | | |
| 197 | Lekki Phase I, Admiralty Way | Lekki | Eti-Osa | Lagos |

| S/N | Name | Address | LGA | State |
|------|--|--|----------------|----------|
| | | Shop 2, Festival Mall Complex, | | |
| 198 | Festival Mall | Amuwo Odofin, Lagos | Amuwo-Odofin | Lagos |
| 199 | Ikeja, Awolowo Way | 9 Simbiat Abiola Road Ikeja | Ikeja | Lagos |
| 200 | Landanad, Paildina | Landmark Towers, Plots 3&4, Water | Eti-Osa | Tana |
| 200 | Landmark Building | Corporation Road, Oniru Estate, VI | Eu-Osa | Lagos |
| 201 | NAHCO Cash Centre | NAHCO Shed, Murtala Muhammed Int'L Airport, Ikeja | Ikeja | Lagos |
| 201 | NATICO Casil Cellife | Plot 103 & 105, St. Finbarrs Road, | ikeja | Lagos |
| 202 | Retail Shop - Bariga Akoka (087) | Akoka | Somolu | Lagos |
| 202 | Retail Shop - Tejuosho Mkt, Lagos | TRORU | Somora | Lugos |
| 203 | (050) | 6 Ojuelegba Road, Surulere | Lagos Mainland | Lagos |
| | Retail Shop - Palms Mall, Lagos | Shop 41, The Palms Shopping Mall, | | |
| 204 | (026) | Lekki | Eti-Osa | Lagos |
| 205 | Retail Shop - Ikota, VGC Lagos (095) | Ikota Shopping Complex | Eti-Osa | Lagos |
| 203 | (070) | Shops 661-670 Bank Road. Daleko | Lti-Osa | Lagos |
| 206 | Retail Shop - Daleko (099) | Market | Oshodi-Isolo | Lagos |
| | | 77/79 Old Ewu Road Mafoluku | | |
| 207 | Retail Shop - Mafoluku (027) | Oshodi Lagos | Oshodi-Isolo | Lagos |
| 200 | Potail Chan Fostas Toyre (107) | Plot 1609, E Close, 4Th Avenue, Festac Town | Amuwo-Odofin | Lagas |
| 208 | Retail Shop - Festac Town (107) Retail Shop - Okota, Isolo Lagos | 114/116 Ago Palace Way Okota | Amuwo-Odomi | Lagos |
| 209 | (004) | Lagos | Oshodi-Isolo | Lagos |
| | Retail Shop - Aluminum Village | 17 Ogeretedo Street Aluminium | | O |
| 210 | (011) | Village | Ikeja | Lagos |
| 244 | D . 1161 | Block 11, Plot 4, Old Ojo Rd, Satellite | | _ |
| 211 | Retail Shop - Satellite Town (028) | Town | Amuwo-Odofin | Lagos |
| 212 | Retail Shop - Ogunlana Drive (051) Retail Shop - Kirikiri, Apapa | 33 Ogunlana Drive, Surulere | Surulere | Lagos |
| 213 | Lagos(083) | 1 Karimu Street,Kirikiri Apapa | Apapa | Lagos |
| | Retail Shop - Ojuwoye Market | | | |
| 214 | (099) | 190 Agege Motor Road, Mushin | Oshodi-Isolo | Lagos |
| 24.5 | Retail Shop - Jankara , Lagos | | | _ |
| 215 | Isd(002) | 7 Idumagbo Avenue | Lagos Island | Lagos |
| 216 | Retail Shop - Iyana Ipaja (110) | 55/57 New Ipaja Road Iyana Ipaja | Alimosho | Lagos |
| 217 | Retail Shop - Ketu (088) | 608 Ikorodu Road Mile 12 | Ketu | Lagos |
| | | Plot 47 Isheri Road, George Crescent, | | |
| 218 | Retail Shop - Isheri, Berger (080) | Ogba, Lagos | Ikeja | Lagos |
| 219 | Retail Shop - Roro Port (010) | 1st Gate, Roro Port, Tin Can Island, Apapa | Apapa | Lagos |
| | Retail Shop - Rolo I off (010) | | 11papa | Lagus |
| 220 | Retail Shop - Ifako Agege (080) | 71 College Road, Ogba | Ikeja | Lagos |
| | | | | |
| 221 | Retail Shop - Ifako Gbagada (087) | 20 Diya Street Gbagada, Lagos | Kosofe | Lagos |
| | Retail Shop - Iddo, Ebute Metta | | | |
| 222 | (050) | Iddo Ultra modern Market, Lagos | Lagos Mainland | Lagos |
| 223 | Lafia, Doma Road | 20/21 Doma Road, Lafia | Lafia | Nasarawa |
| | | Plot 1 Opposite Akwanga Police | | |
| 224 | Akwanga, Keffi Road | Division, Off Keffi Road, Akwanga | Keffi | Nasarawa |
| 225 | Keffi, Abubakar Burga Street | Plot 27, Abubakar Burga Road | Keffi | Nasarawa |
| | | Opp St William Catholic Church | | |
| 226 | Lafia, Jos Road | Jos Rd Lafia | Lafia | Nasarawa |

| S/N | Name | Address | LGA | State |
|-----|---|--|----------------|--------------|
| | | Diamond Bank Plc, Mararaba, New | | |
| 227 | N. K. K. C. D. 1 | Karu, Keffr Road, Near Dreams | T/ | NT. |
| 227 | New Karu,Keffi Road | | | Nasarawa |
| 228 | Ringham University | Bingham University, Keffi, Nasarawa State | Karu | Nasarawa |
| 220 | Bingham University | Nasarawa State | Karu | INasarawa |
| 229 | Retail Shop - Nasarawa. State University Keffi (073) | Nasarawa State University, Keffi | Karu | Nasarawa |
| | Oliversity Reili (0/3) | i vasarawa state omversity, item | Rara | 1 vuoutuwu |
| 230 | IBB Market Suleja | Plot 18 Suleiman Barau Rd Suleja | Suleja | Niger |
| | , | , | , | |
| 231 | Minna | 118 Paiko Road, Minna | Agwu | Niger |
| | | No 13 Lalubu Rd, Oke Ilewo | | |
| 232 | Abeokuta, UACN Complex Ibara | Abeokuta | Abeokuta South | Ogun |
| 200 | | Km 38, Lagos Abeokuta Express | | |
| 233 | Otta, Otta Industrial Layout | Way, Otta | Ado-Odo/Ota | Ogun |
| 234 | A chara A chara Ind Estata | Plot C2/9A Ilaro Road, Agabra Industrial Estate | Oio | Ocum |
| 234 | Agbara, Agbara Ind Estate | Beside Gateway International | Ojo | Ogun |
| 235 | Yewa, Ajilete Int'l Market | Market, Owode/Ajilete Yewa | Yewa North | Ogun |
| | | Opposite Mayowa B/Stop, Border | | |
| 236 | Idiroko, Idiroko Road | Road, Idiroko, Ogun State | Ado-Odo/Ota | Ogun |
| | | | _ | _ |
| 237 | Sagamu, Akarigbo Street | 145 Akarigbo Street Sagamu | Sagamu | Ogun |
| 238 | Liebu Ode 25 Ibeden Bood | 61 Ibadan Road,Ijebu Ode | Ijebu Ode | Ocum |
| 239 | Ijebu Ode, 35 Ibadan Road Otta, Idiroko Road | Km 4 Idiroko Road Otta | Ado-Odo/Ota | Ogun Ogun |
| 237 | Otta, Idiioko Road | Opposite NNPC Maga Station | 71d0-0d0/0ta | Oguii |
| 240 | Abeokuta, Adatan Road | Adatan, Car Wash. | Abeokuta North | Ogun |
| | , | Road G, Before Petroleum & | | 8 |
| | | Chemical Dept. Building, Convenant | | |
| 241 | Covenant University ICT Center | University, Ota | Ado-Odo/Ota | Ogun |
| 242 | Retail Shop - Babcock University (137) | Babcock University, Ilisan Remo | Remo North | Ogun |
| 212 | (157) | Bubeock Chiversity, insuit remo | Itemo i voi ui | Oguit |
| 243 | Akure, Oyemekun Street | 80 Oyemekun Road, Akure | Akure South | Ondo |
| 244 | Ondo Town, Yaba Road | 10 Yaba Road, Ondo | Akure South | Ondo |
| | | 73 Gbongan-Ibadan Rd., Ogo-Oluwa | | |
| 245 | Oshogbo, Gbongan-Ibadan Road | Area, Olosan Bus Stop, Oshogbo | Osogbo | Osun |
| 246 | Ilesha, Ita Balogun Street | 36/38 Ita Balogun street, Ilesha | Ilesa West | Osun |
| 247 | Ile - Ife, Lagere Road | 12 Lagere Road Ile Ife | Ife South | Osun |
| | | | Ibadan North- | |
| 248 | Ibadan, Lebanon Street | 11, Lebanon Street, Ibadan | West | Oyo |
| | | | Ibadan North- | |
| 249 | Ibadan, Iwo Road | 53, Iwo Road | East | Oyo |
| | | 8, M.K.O Abiola Way, Ring Road, | Ibadan South- | |
| 250 | Ibadan, Ring Road | Ibadan | West | Oyo |
| 251 | The dan Oka Ada | 152 Obafemi Awolowo Way, Oke | Ibadan South- | Owo |
| 251 | Ibadan, Oke - Ado | Ado Ibadan | West | Oyo |
| 252 | Ibadan, Agodi UCH Second Gate | UCH Agodi Gate Ibadan | Ibadan North | Oyo |

| S/N | Name | Address | LGA | State |
|-----|---|--|-----------------------|---------|
| | | Amunigun Street, Agbeni Market, | Ibadan South- | |
| 253 | Ibadan, Agbeni Market | Ibadan | West | Oyo |
| 254 | Ogbomosho, Ilorin Road | Takie, Ogbomosho, Oyo State Ogbomoso South | | Oyo |
| 255 | Ibadan Mall | Ibadan Mall, Opposite High Court, Ring Road, Ibadan | Ibadan South- West | Oyo |
| 256 | Retail Shop - Bodija Ibadan (022) | UI Secretariat Road Bodija Ibadan | Ibadan North | Oyo |
| 257 | Jos, Commercial Area | 13 Jos Commercial Area | Jos North | Plateau |
| 258 | Jos, Ahmadu Bello Way | Jos, Ahmadu Bello Way | Jos North | Plateau |
| 259 | Jos, Club Road | No. 1, Club Road, Jos | Jos North | Plateau |
| 260 | Bukuru, Old Jos Road | 65 Old Jos Road, Bukuru | Jos South | Plateau |
| 261 | Retail Shop - Katako (015) | No. 68 & 70, Mallam Kure Street, Laranto | Katako | Plateau |
| 262 | Retail Shop - University Of Jos (055) | University Of Jos, Permanent Site | Jos North | Plateau |
| 263 | PH, Trans Amadi | Plot 71, Elekahia Estate Road, Trans Amadi, PH | Port Harcourt | Rivers |
| 264 | 222 Ikwerre Road, Mile 3 | 222 Ikwerre Road, Mile 3 | Ikwerre | Rivers |
| 265 | PH Bonny | 9 King Perekule Road | Bonny | Rivers |
| 266 | PH, Fot Onne | Federal Ocean Terminal, I.T.T, Onne | Eleme | Rivers |
| 267 | PH 50 Ikwerre Road | 50 Ikwerre Road, Mile 1 Diobu | Ikwerre | Rivers |
| 268 | PH 145 Aba Road | 145 Aba Road Portharcourt | Port Harcourt | Rivers |
| 269 | Oyigbo, Location Road | Plot 11 Location Road | Oyigbo | Rivers |
| 270 | PH, Silver Valley Trans-Amadi Rd. | 17 Trans Amadi Road, Trans Amadi Port Harcourt | Port Harcourt | Rivers |
| 271 | PH, Rumuokoro East West Road | Rumuokoro East - West Road, Beside St. Jude'S Cath.Ch, Port Harcourt | Obio/Akpor | Rivers |
| 272 | DU Oly Obasania Road | 109A Olu Obasanjo Road,Port Harcourt | Port Harcourt | Rivers |
| 272 | PH,Olu Obasanjo Road Retail Shop - Odua Road, PH (003) | No. 2 Station Road | Port Harcourt | Rivers |
| 274 | Retail Shop - PPMC, PH Refinery (037) | PPMC Refinery | Port Harcourt | Rivers |
| 275 | Retail Shop Aba Road, Port Harcourt | 316 Aba Road, Rumukrushi | Port Harcourt | Rivers |
| 276 | Retail Shop - Old Aba Road, Ph (086) | 11 Old Aba Road , Rumuomasi | Port Harcourt | Rivers |
| 277 | Sokoto, Maiduguri Road | 20 Kano Road, Sokoto | Sokoto North | Sokoto |
| 278 | Jalingo, Hamman Run Way | 180 Hamman Way,Jalingo | Jalingo | Taraba |
| 279 | Damaturu, Maiduguri Road | 596A Njiwaji Layout Opposite Central Mosque,Maiduguri Road Damaturu | Biu | Yobe |
| 280 | Potiskum, Idris Muhammad Way | Potiskum, Plot 1140 &1141, Idris Muhammad Way | Potiskum | Yobe |
| 281 | Gusau, Sani Abacha Way | 160 Sani Abacha Way, Gusau | Talata Mafara | Zamfara |

vii) Extracts from Memorandum & Articles of Association

Below are relevant extracts from the Company's Memorandum and Articles of Association:

Memorandum of Association

- 3 (xxvi) To establish or promote any company for the purpose of acquiring all or any of the property rights and liabilities of the Company or for any other purpose which may seem directly or indirectly calculated to benefit the Company.
- 3(xxvii) To amalgamate with any company having objects similar to those of this Company.
- 3(xxviii) To sell or dispose of the whole undertakings of the Company or any part thereof for such consideration as the Company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this Company.

Articles of Association

Shares

- a. The share capital of the Company is N20,000,000,000.00 (Twenty Billion Naira) divided into 40,000,000,000 (Forty Billion) Ordinary shares of 50 kobo each.
 - b. Without prejudice to any special rights previously conferred to the holders of existing shares in the Company, new shares in the capital of the Company may be issued with such preferred, deferred or other special rights, or such restrictions, whether in regard to dividend, voting, return of share capital or otherwise, as the Company may from time to time by special resolution determine.
- 7. Except as required by law, no person shall be recognized by the Company as holding any shares upon any trust, and the Company shall not be bound by, or be compelled in any way to recognize (even when having notice thereof) an equitable contingent or future interest in any share, or any interest in any rational part of a share or (except only as by these Articles or by law otherwise provided) any other rights in respect of any share except an absolute rights to the entirety thereof in the registered holder or holders.
- 8. Every person whose name is entered as a member in the Register of members shall be entities without payment to receive within two months after allotment or lodgement of transfer (or within such other period as the conditions of issue shall provide) one certificate for all his shares, or several certificates each for one or more of his shares, upon payment of twenty five kobo for every certificate after the first, or such less sum as the Directors shall from time to time determine. Every certificate shall be under the seal and shall specify the shares to which it relates and the amount paid up thereon. Provided that in respect of a share or shares jointly held by several persons the Company shall not be bound to issue more than one certificate, and delivery of a certificate for a share to one or several joint holders shall be sufficient delivery to all such holders.
- 9. If a share certificate be defaced, lost or destroyed, it may be renewed on payment of a fee of twenty-five kobo, or such less sum and on such terms, if any, as to evidence and indemnity and the payment of out-of-pocket expenses of the Company in investigating evidence as the Directors think fit.

Transfer of Shares

- 26. The instrument of transfer of any shares shall be executed by or on behalf of the transferor or transferee, and the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the Register in respect thereof.
- 27. Subject to such of the restriction of these articles as may be applicable, any member may transfer all or any of his shares by instrument in writing in any useful or common form or any other form which the Directors may approve.
- 28. No fee shall be payable in respect of any transfer lodged for registration
- 29. Save as herein otherwise provided, all fully-paid shares shall be free from any restriction on the right of transfer and shall be free from all lien, except as otherwise prescribed by the operation of law.
- 30. The Directors may also decline to recognise any instrument of transfer unless:
 - (a) the instrument of transfer is accompanied by certificate of the shares to which it relates, and such other evidence as the Directors may reasonably require to show the right of the transferor to make the transfer; and
 - (b) the instrument of transfer is in respect of only one class of shares
- 31. If the Directors refuse to register a transfer, they shall within one month after the date on which the transfer was ledged with the Company send to the transferee notice of the refusal.

Closure of Transfer Books

32. The registration of transfers may be suspended at such times and for such periods as the Directors may from time to time determine provided always that such registration shall not be suspended for more than thirty consecutive days in any year.

Alteration of Capital

- 46. The Company may by Ordinary Resolution:
 - a. Consolidate and divide all or any of its share capital into shares of larger amounts than its existing shares;
 - b. Sub-divide its existing shares, or any of them, into shares of smaller amounts than is fixed by the Memorandum of Association; and
 - c. Cancel any shares which, at the date of the passing of the Resolution, have not been taken or agreed to be taken by any person.
- 47. The Company may by special resolution reduce its share capital and capital redemption reserve fund or any share premium account in any manner and subject to any incident authorised, and consent required by law.

General Meetings

- 48. The Company shall in each year hold a general meeting as its Annual General Meeting, in addition to any other meeting in that year; and shall specify the meeting as such in the notice calling it, and not more than fifteen months shall elapse between the date of one Annual General Meeting of the Company and that of the next. Provided that the Company holds its first Annual General Meeting within eighteen months of its incorporation or in the following year. The Annual General Meeting shall be held at such time and place as the Directors shall appoint.
- 49. All general meetings other than Annual General Meetings shall be called Extraordinary General Meetings.
- 50. The Directors may, whenever they think fit, convene an Extraordinary General Meeting, and Extraordinary General Meetings shall also be convened on such requisition, or in default, may be convened by such requisitionists, as provided by Section 215 of the Act. If at any time there are not within Nigeria sufficient Directors capable of acting to form a quorum, any Director or any two members of the Company may convene an Extraordinary General Meeting in the same manner or as nearly as possible as that in which meetings may be convened by the Director

Notice of General Meetings

- 51. An Annual General Meeting, and a meeting for the passing of a special resolution, shall be called by twenty-one days notice in writing at the least, and a meeting of the company other than an Annual General Meeting or a meeting for the passing of a special resolution shall be called by at least fourteen days' notice in writing. The notice shall be exclusive of the day on which it was given, and shall specify the place, the day and the hour of the meeting, and in case of special business, the general nature of the business, and that a member may be represented by not more than one proxy.
 - The notice shall be given in the manner hereinafter mentioned, or in such other manner, if any, as may be prescribed by the Company in general meeting, to such persons as are under the Articles, entitled to receive such notices from the Company.
- 52. A meeting of the Company shall, notwithstanding that it is called by a shorter notice than that specified in clause 51 of these Articles, be deemed to have been duly called if it is so agreed:
 - a. In the case of a meeting called as the Annual General Meeting, by all the members entitled to attend and vote thereat and;
 - b. In the case of any other meeting, by a majority in number of the members having a right to attend and vote at the meeting, being a majority together holding not less than ninety-five per cent in nominal value of the shares giving that right.
- 53. The accidental omission to give notice of a meeting to, or the non-receipt of notice of a meeting by any person entitled to receive notice shall not invalidate the proceedings at any meeting.

Proceeding at General Meetings

54. No business shall be transacted at any general meeting unless a quorum of members is present at the time when the meeting proceeds to business, save as herein otherwise provided the quorum for a meeting of the Company shall be members present in person or by proxy holding not less than 25% of the issued and paid up share capital.

- 55. If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if convened upon the requisition of members, shall be dissolved; in any other case, it shall be held on the same day in the next week as the same time and place, or on such other day and at such other place as the Directors may determine, and if at all adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting, the meeting shall be adjourned *sine die*.
- 56. The Chairman, if any, of the Board of Directors shall preside as Chairman at every general meeting of the Company or if no such Chairman, or if he is not present within fifteen minutes after the time appointed for holding the meeting, or is unwilling to act as Chairman, the Directors present shall choose one of their members to be Chairman of the meeting; and if no Director is present, the members shall choose any member present to be Chairman of the meeting.
- 57. The duty of the Chairman shall be to maintain order at the meeting and to regulate the proceedings. He shall have authority to decide conclusively all incidental questions touching matters or order and to adjudicate on the matter of the validity of vote.
- 58. The Chairman may with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting) adjourn the meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment tool place. When a meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as in the case of an original meeting. Save as aforesaid, it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.
- 59. At any general meeting, a resolution put to the vote of the meeting shall be decided on a show of hands unless a poll is (before or on the declaration of the result of the show of hands) demanded:
 - a. By the Chairman; or
 - b. By at least two members present in person or by proxy; or
 - c. By any member or members present in person or by proxy and representing not less than one-tenth of the total rights of all the members having the rights to vote at the meeting; or
 - d. By a member or members holding share in the Company conferring a right to vote at the meeting, being shares on which an aggregate sum has been paid up equal to and not less than one-tenth of the total sum paid up on all shares conferring that right.

The demand for a poll may be withdrawn.

60. When a resolution is voted on by a show of hands, the Chairman shall forthwith declare the result of the voting and the declaration by the Chairman that the resolution has been carried, or carried unanimously, or by a particular majority, or lost, shall not be challenged by any member of the Company; and an entry in the book containing the minutes if the proceedings of the Company of the declaration by the Chairman as to be the result of the voting by show of hands shall be conclusive evidence of the fact that without proof of the number of proportion of the votes recorded in favour of or against such resolution; but the provisions of this clause shall not apply if a poll is demanded in the manner specified in clause 59 of these Articles.

- 61. A poll demanded on the election of Chairman or on a question of adjournment shall be taken forthwith, an a poll demanded or, any other question shall be taken at such time and in such manner as the Chairman of the meeting directs, and any business other than that upon which a poll has been demanded may be proceeded with, pending the taking of the poll. The result of the poll shall be deemed to be the resolution of the meeting at which the poll is determined.
- 62. In the case of an equality of votes, whether on a show of hands or on a poll, the Chairman of the meeting as which the show of hands took place or at which the poll is demanded shall be entitled to a second or casting vote.

Vote of Members

- 63. Subject to any right or restriction from the time being attached to any class or classes of shares, on a show of hands every member present in person shall have one vote, and every member shall have one vote for every share of which he is the holder.
- 64. No member shall be entitles to vote at any general meeting unless all calls or other sums presently payable by him to the Company in respect of shares of the Company have been paid.
- 65. A member of the Company may appoint any one person as his proxy, whether or not such person is a member of the Company, to attend any general meeting of the Company, but no member shall be represented by more than one proxy at the same meeting. The proxy shall have the same right as the member who appointed him to speak at the meeting and to vote on a poll, but shall not be entitles to vote when the vote is taken by show of hands.
- 66. The instruction appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorised in writing, or if the appointor is a corporation, either under the seal, or under the hand of an officer or attorney duly authorised.
- 67. The instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed or a notarized certified copy of that power or authority, shall be deposited at the registered office of the Company or at of at such other place within Nigeria as is specified for that purpose in the notice convening the meeting, not less than forty-eight hours before the time for holding the meeting or adjourned meeting, at which the person names in the instrument proposes to vote, or in the case of a poll, not less than twenty-four hours before the time appointed for taking the poll, and in default the instrument of proxy shall not be treated as valid.
- 68. An instrument appointing a proxy shall be in the following form or a form as near thereto as circumstances admit or in any other form which the Directors shall approve:-

| | | | PLC | | | |
|----------------------|----------|------------|--------|------|----------------|------------|
| I/We | | | | | | of |
| | | | | | | being a |
| member/members | | | | | | |
| failing him | | | | | | |
| my/our proxy to vot | e for me | e/us on | | my/o | ur behalf at t | the Annual |
| General /Extraordina | ry Gene | eral Meeti | ing of | | Company | to be held |
| on the day of | | . 20 | | | 1 , | |

69. The instrument appointing a proxy shall be deemed to confer authority to attend or join in demanding a poll.

Corporations Acting by Representatives at Meetings

- 70. Any corporation which is a member of the Company may by resolution of its Directors or other governing body authorize such person as it thinks fit to act as its representative at any meeting of the Company, or of any class of members of the Company, and the person so authorised shall be entitled to exercise the same powers on behalf of the corporation which he represents as that corporation could exercise if it were an individual member of the Company.
- 71. Subject to the provisions of the Act, a resolution in writing by all the members for the time being entitled to receive notice of and to attend and vote at general meetings (or being corporation, by their duly authorized representatives) shall be as valid and effective as if the same had been passed at a general meeting of the company duly convened and held.

Directors

72. The first Directors of the Company shall be appointed by the subscribers to the Memorandum of Association.

Unless and until otherwise determined by the Company in general meeting the number of Directors shall not be less than five not more than twenty.

- 73. The remuneration of each Director shall from time to time be determined by the Company in general meeting, such remuneration shall be deemed to accrue from day to day. The Directors may also be paid all travelling, hotel and other expenses properly incurred by them in attending and returning from meetings of the Directors or any committee of the Directors or general meetings of the Company or in connection with the business of the Company.
- 74. The shareholding qualification for Directors may be fixed by the Company in general meeting, and unless and until so fixed no qualification shall be required.

Powers and Duties of Directors

- 75. The business of the Company shall be managed by the Directors who may pay all expenses incurred in promoting and registering the Company, and may exercise all such powers of the Company as are not, by the Act or by the Articles, required to be exercised by the Company in general meeting subject nevertheless to any clause of the Articles, to the provisions of the Act and to such regulations, being not inconsistent with the aforesaid clause or provisions, as may be prescribed by the Company in general meeting, but no regulation made by the Company in general meeting shall invalidate any prior act of the Directors which would have been valid if that regulation had not been made.
- 76. Any Director may also from time to time, appoint any person to be an alternative or substitute Director, provided that such appointment is approved by a resolution of the Board of Directors. The appointee, while he holds office as an alternate or substitute Director, shall be entitled to receive notices of the meetings of the Directors, and of the committees of the Directors, and to attend and vote thereat, and to act, to the same extent as the Director appointing him, but he shall not require any qualification, and shall not be entitled to any remuneration from the Company otherwise than that of the remuneration of the Director appointing him, as may be agreed between the said Director and the appointee.
- 77. Any appointment so made may be revoked at any time by the appointing Director or by a resolution of the Directors, or by an ordinary resolution of the Company in general meeting. Any

- appointment or revocation thereof by the appointing Director, made under this clause shall be made in writing, and notice in writing shall be given to the registered office of the Company or to some other place as the Company may determine from time to time.
- 78. All acts done by any meeting of the Directors, or of a committee of Directors, or by any person acting as a Director, shall notwithstanding that it be afterwards discovered that there was some defect in the appointment of any such Directors or persons acting as aforesaid, or that they or any of them were disqualified to be or to act as Directors, be as valid as if every such person had been duly appointed and was qualified to be a Director.
- 79. The Directors may from time to time and at any time by power of attorney appoint any company, firm or person or body or persons, whether nominated directly or indirectly by the Directors, to be the attorney or attorneys or the Company for such purposes and with such powers, authorities and discretions (not exceeding those vested in or exercisable by the Directors under the Articles) and for such period and subject to such conditions as they may think fit and any such power of attorney.
- 81. A Director who is in any way whether directly or indirectly interested in a contract or proposed contract with the Company shall declare the nature of his interest at a meeting of the Directors.
- 82. A Director may vote at any meeting of the Directors in respect of any such contract as is referred to in clause 81 of the Articles or in respect of any arrangement in which he is either directly or indirectly interested, and if he shall do so his vote shall be counted, and he shall be counted in the quorum present at the meeting; but either or both of these provisions may at any time be altered to any extent and either generally or in respect of any particular contract, arrangement on transaction, by the Company in general meeting so as to prohibit a Director voting or being counted in a quorum.
- 87. The Directors shall cause minutes to be made in books provided for the purpose:
 - a. Of all appointments of officers made by the Directors;
 - b. Of the names of the Directors present at any meeting or the Directors and of any committee of the Directors; and
 - c. Of all resolutions and proceedings at all meetings of the Company, and or committee of Directors.

And every Director present at any meeting of Directors of the Company, and or committee of Directors, shall sign his name in a book to be kept for that purpose.

Disqualification of Directors

- 89. The office of Director shall be vacated if the Director:
 - i. Ceases to be a Director by virtue of Section 258 of the Act; or
 - ii. Becomes of unsound mind; or
 - iii. Resigns his office of Director by notice in writing to the Company.
- 90. The Company may from time to time, by special resolution, increase or reduce the number of Directors.

- 91. The Directors shall have power at any time, and from time to time, to appoint any person to be a Director whether to fill a casual vacancy, or as an addition to the existing Directors, but so that the total number of Directors shall not at any time exceed the number fixed in accordance with clause 72 of the Articles. Any Director so appointed shall hold office only until the next following Annual General Meeting, and shall then be eligible for re-election.
- 92. The Company may by special resolution remove any Director before the expiration of his period of office, notwithstanding any thing in these Articles or in any agreement between the Company and such Director. Such removal shall be without prejudice to any claim such Director may have for damages for breach of any contract of service between him and the Company.

Proceedings of Directors

- 93. The Directors may meet together in Nigeria for the dispatch of business, adjourn and otherwise regulate their meetings as they think fit. Questions arising at any meeting shall be decided by a majority of votes. In case of equality of votes the Chairman shall have a second, or casting vote. A Director may, and the Secretary on the requisition of the Directors, shall at any time summon a meeting of the Directors. It shall not be necessary to give notice of a meeting of the Directors to any Director for the time being absent from Nigeria.
- 94. The quorum necessary for the transaction of business at a Board Meeting of the Directors shall be two thirds of the number of Directors on the Board.
- 95. The continuing Directors may act notwithstanding any vacancy in their body, but if and so long as their number is reduced below the number fixed by or pursuant to these Articles and regulations of the Company as the necessary quorum of Directors, the continuing Directors may act for the purpose of increasing the number of Directors to the number, or of summoning a general meeting of the Company, but for no other purpose.
- 96. A resolution in writing, signed by at least two thirds of the Directors for the time being entitled to receive notice of a Meeting of the Directors shall be as valid and effectual as if it has been passed as a meeting of the Directors duly convened and held.
- 97. It shall be permissible for the Directors to hold a meeting by Teleconference and any resolution arrived thereat shall be valid and effectual as if it has been passed at a meeting of the Directors duly convened and held.

Borrowing by Directors

98. The Directors may exercise all the powers of the Company to borrow money, and to borrow money, and to mortgage of change its undertakings, property and uncalled capital, or any part thereof, and to issue debentures, debenture stock, and other securities, whether outright or as security for any debt, liability or obligation of the Company or of any third party.

Notice

119. A notice may be given by the Company to any Member, either personally, or by sending it by post to him to his registered address or, if he has no registered address within Nigeria, to the address, if any, within Nigeria, supplied by him to the Company for the giving of notice to him. Where a notice is sent by post, service of the notice shall be deemed to be effected by properly addressing, prepaying and posting a letter containing the notice and to have been effected, in the case of a

notice to a Member, at the time of which the letter containing the notice is posted, and in any other case at the time at which the letter would be delivered in the ordinary course of post.

Indemnity

120. Every Director, Managing Director, Auditor, Secretary, Agent or other Officers for the time being of the Company shall be indemnified out of the assets of the Company against any liability incurred by him in defending any proceedings, whether civil or critical, in which judgement is given in his favour, or in which he is acquitted or in connection with any application under the Act in which relief is granted to him by the Court.

B. Documents Available for Inspection

Copies of the following documents may be inspected at the offices of Union Capital Markets Limited, 7 Fatai Durosinmi Etti Crescent, Victoria Island, Lagos, during normal business hours on any business day, until the Effective Date:

- 1. Certificate of Incorporation of Diamond Bank;
- 2. Memorandum and Articles of Association of Diamond Bank;
- 3. The audited financial statements of Diamond Bank for each of the five years ended December 31, 2014 to December 31, 2018;
- 4. Claims & Litigations referred to on page 92;
- 5. The Material Contracts referred to on page 93; and
- 6. The written consents referred to on page 93.

APPENDIX III - PROFORMA FINANCIAL INFORMATION

A. Proforma Assumptions

Basis of Preparation

- Information used are partly based on most recent data from Access Bank and Diamond Bank
- Principles of IFRS 3 on business combination have been adopted in this proforma
- Goodwill/Capital reserve has been derived from the difference between fair value of consideration to be paid by Access Bank and net asset of Diamond Bank on acquisition
- Carrying value of Diamond Bank's assets has been assumed to be at fair value for the sake of Goodwill
 computation in this forecast

Political Environment

There will not be adverse changes in the political and economic environments of Nigeria such that will adversely affect the operations of Access Bank and Diamond Bank and threaten the going concern of the combined entity. The general elections which will be coming up on 16th February, 2019 would proceed with minimal disruptions to business thus strengthening the assumptions of political stability during this forecast period.

Management

The quality of management will be sustained during the forecast period.

Regulatory environment

It is assumed that the current CBN monetary policies would be sustained up to the forecast period.

Earnings and profitability

The synergic effect of the combined entities would have significant effect on the earnings capabilities of the Enlarged Access Bank. In addition, the success of the combination will produce strong signalling effect on the customers of both banks.

B. Proforma Statement of Comprehensive Income forecasted for financial year ended December 2019

| | Access Bank Plc Group | Diamond Bank Plc Group | Combined Entity Group |
|---|--------------------------|---------------------------|--------------------------|
| | N'000 | N'000 | N'000 |
| Interest income | 447,503,470 | 151,900,000 | 599,403,470 |
| Interest expense | (230,064,993) | (57,400,000) | (287,464,993) |
| Net interest income | 217,438,477 | 94,500,000 | 311,938,477 |
| (Impairment charge)/Writeback on financial assets | (18,401,444) | (14,900,000) | (33,301,444) |
| Net interest income after impairment charges | 199,037,033 | 79,600,000 | 278,637,033 |
| Net fee and commission income | 61,725,599 | 43,696,815 | 105,422,414 |
| Other operating income | 48,637,554 | 803,185 | 49,440,739 |
| Operating income | 309,400,186 | 124,100,000 | 433,500,186 |
| Personnel expenses | (51,600,000) | (22,856,929) | (74,456,929) |
| Depreciation and amortization | (18,837,523) | (8,029,197) | (26,866,721) |
| Other operating expenses | (117,521,836) | (55,720,231) | (173,242,067) |
| Operating Expenses | (187,959,359) | (86,606,357) | (274,565,716) |
| Profit before tax | 121,440,827 | 37,493,643 | 158,934,470 |
| Income tax | (16,716,124) | (4,686,705) | (21,402,829) |
| Profit for the year | 104,724,703 | 32,806,937 | 137,531,641 |

C. Proforma Statement of Financial Position Forecasted as at end of December 2019.

| | Access Bank Plc Group N'000 | Diamond Bank Plc Group N'000 | Adjustments N'000 | Combined Entity Group N'000 |
|--------------------------------------|-----------------------------------|------------------------------------|----------------------|-----------------------------------|
| Assets | | | | |
| Cash and balances with banks | 1,425,974,791 | 660,100,000 | (23,160,389) | 2,062,914,402 |
| Investment under management | 21,320,190 | - | | 21,320,190 |
| Derivative financial assets | 126,371,605 | - | | 126,371,605 |
| Loans and advances | 2,176,837,675 | 605,400,000 | | 2,782,237,675 |
| Investment securities | 855,040,220 | 263,100,000 | | 1,118,140,220 |
| Other assets | 128,917,819 | 36,323,740 | | 165,241,559 |
| Property and equipment | 104,836,846 | 72,275,823 | | 177,112,669 |
| Intangible assets | 9,513,241 | 4,124,177 | 28,381,947 | 42,019,365 |
| Total assets | 4,848,812,388 | 1,641,323,740 | | 6,495,357,686 |
| Asset classified as held for sale | 12,332,610 | 7,976,260 | | 20,308,870 |
| | 4,861,144,998 | 1,649,300,000 | | 6,515,666,556 |
| Liabilities | | | | |
| Deposits from financial institutions | 546,128,045 | 25,500,000 | | 571,628,045 |
| Deposits from customers | 2,722,289,175 | 1,332,200,000 | | 4,054,489,175 |
| Derivative financial liabilities | 4,529,238 | - | | 4,529,238 |
| Debt securities issued | 276,303,000 | 54,200,000 | | 330,503,000 |
| Interest-bearing borrowings | 564,586,222 | 120,400,000 | | 684,986,222 |
| Other liabilities | 177,884,510 | 41,770,392 | | 219,654,902 |
| Total liabilities | 4,291,720,190 | 1,574,070,392 | | 5,865,790,582 |
| Equity | | | | |
| Share capital and share | 212,438,802 | 146,113,169 | 47,644,229 | 260,083,031 |
| premium Reserves | 356,986,006 | (70,883,561) | 32,806,937 | 389,792,943 |
| | | | | |
| Total equity | 569,424,808 | 75,229,608 | | 649,875,974 |
| Total liabilities and equity | 4,861,144,998 | 1,649,300,000 | | 6,515,666,556 |

D. Proforma Statement of Shareholding.

Pre Scheme taking the effect, the shareholding of the Parties are as follows:

Access Bank

| S/No | Shareholders | Shareholding | Shareholding (%) |
|------|---|----------------|------------------|
| 1 | STANBIC IBTC NOMINEES LIMITED | 4,907,328,003 | 16.96% |
| 2 | TRUST AND CAPITAL LIMITED | 1,405,113,958 | 4.86% |
| 3 | AGL AFRICA, EX-SA EQUITY (USD) FUND-TRAD | 1,293,174,908 | 4.47% |
| 4 | FUTUREVIEW HOLDINGS LTD | 1,180,833,188 | 4.08% |
| 5 | UNITED ALLIANCE COMPANY OF NIG.LTD. | 1,075,468,437 | 3.72% |
| 6 | ZPC/SIBTC RSA FUND/MAIN, | 994,884,171 | 3.44% |
| 7 | ALLAN GRAY, AFRICA EQUITY FUND - TRADING | 875,303,558 | 3.03% |
| 8 | SG SGBT AFII AMUNDI FUND II - MAIN | 628,677,317 | 2.17% |
| 9 | NTC/MI SOMERSET EMERGING MARKETS DIVIDEND | 596,417,389 | 2.06% |
| 10 | OTHERS | 15,970,770,702 | 55.21% |

Diamond Bank

| S/No | Shareholders | Shareholding | Shareholding (%) |
|------|---|----------------|------------------|
| 1 | CSSAF DBN HOLDINGS | 4,110,118,107 | 17.75% |
| 2 | KUNOCH DB LIMITED | 1,975,935,789 | 8.53% |
| 3 | STANBIC IBTC NOMINEES LIMITED | 1,780,329,282 | 7.69% |
| 4 | DIAMOND PARTNERS LIMITED | 1,411,694,266 | 6.10% |
| 5 | AGL AFRICA EX-SA EQUITY (USD) FUND-TRAD | 1,141,389,398 | 4.93% |
| 6 | KUNOCH LIMITED | 848,872,310 | 3.67% |
| 7 | ALLAN GRAY AFRICA EQUITY FUND - TRADING | 609,415,678 | 2.63% |
| 8 | DOZIE PASCAL G. | 598,792,269 | 2.59% |
| 9 | DOZIE CHINYERE | 563,906,719 | 2.43% |
| 10 | OTHERS | 10,119,935,150 | 43.70% |

Upon the Scheme taking effect, in accordance with the terms and conditions stated in the Scheme, the ordinary shares of the Enlarged Access Bank will be beneficially held as follows:

| S/No | Shareholders | Shareholding | Shareholding (%) |
|------|--|----------------|------------------|
| 1 | STANBIC IBTC NOMINEES LIMITED | 5,415,993,522 | 15.24% |
| 2 | AGL AFRICA, EX-SA EQUITY (USD) FUND-TRAD | 1,619,286,165 | 4.56% |
| 3 | TRUST AND CAPITAL LIMITED | 1,405,113,958 | 3.95% |
| 4 | FUTUREVIEW HOLDINGS LTD | 1,180,833,188 | 3.32% |
| 5 | CSSAF DBN HOLDINGS | 1,174,319,460 | 3.30% |
| 6 | UNITED ALLIANCE COMPANY OF NIG.LTD. | 1,075,468,437 | 3.03% |
| 7 | ALLAN GRAY, AFRICA EQUITY FUND - TRADING | 1,049,422,324 | 2.95% |
| 8 | ZPC/SIBTC RSA FUND/MAIN, | 994,884,171 | 2.80% |
| 9 | SG SGBT AFII AMUNDI FUND II - MAIN | 628,677,317 | 1.77% |
| 10 | OTHERS | 21,001,227,080 | 59.08% |

A. RESPONSIBILITY STATEMENT

The Boards of Access Bank and Diamond Bank have taken all reasonable care to ensure that the facts stated and opinions expressed in this Scheme Document with regard to Access Bank and Diamond Bank respectively are both fair and accurate and confirm having made all reasonable enquiries that to the best of their knowledge and belief, as at the date of this Scheme Document, no material facts concerning their respective companies have been omitted from this document. The Boards hereby accept responsibility for the information provided.

B. CLAIMS & LITIGATION

Solicitor's opinion on the claims and litigation against Access Bank Plc

Access Bank Plc. is, in its ordinary course of business sued as defendant in Seven Hundred and Thirty-Seven (737) cases. The total monetary claim against the Bank is \$\frac{\text{N1}}{848,635,765,053.95}\$ (One Trillion, Eight Hundred and Forty-Eight Billion, Six Hundred and Thirty-five Million, Seven Hundred and Sixty-Five Thousand, Fifty-Three Naira, Ninety-Five Kobo)².

In the context of the contemplated transaction, Access Bank's Solicitors have set a materiality threshold at One Billion Naira (№1,000,000,000) (the "Materiality Threshold). Thirty-four cases fall within the Materiality Threshold. The aggregate claims in the cases within the Materiality Threshold represent over Ninety-Five percent (95%) of the value of all the claims against Access Bank. The total value of claims against Access Bank in the said Thirty-Four (34) cases is approximately №1,772,240,818,681.45 (One Trillion, Seven Hundred and Seventy-Two Billion, Two Hundred and Forty Million, Eight Hundred and Eighteen Thousand, Six Hundred and Eighty-One Naira, Forty-Five Kobo) and US\$ 91,347,054.00 (Ninety-One Million, Three Hundred and Forty-Seven Thousand, Fifty-Four United States Dollars) excluding interests and costs, which may be awarded by the courts after the final resolution of each matter.

Based on the assessment of the information contained in the case files provided for their review, their experience in litigation matters and understanding of the disposition of the Nigerian courts in the award of damages and other claims, Access Bank's Solicitors believe that the contingent liability that would arise from the cases, where same are diligently defended by Access Bank would not have a material adverse effect on the proposed Scheme. In arriving at this opinion, Access Bank's Solicitors have also discountenanced frivolous and exaggerated claims.

The Boards of Access Bank are also of the opinion that none of the aforementioned cases is likely to have any material adverse effect on the proposed Scheme, and are not aware of any other pending and/or threatened claim or litigation involving Access Bank.

Solicitor's Opinion on the Claims and Litigation against Diamond Bank Plc

Diamond Bank is currently involved as a party in different capacities in numerous court cases. During the course of the due diligence exercise, out of the 979 (Nine Hundred and Seventy-Nine) cases reviewed, 164 (One Hundred and Sixty-Four) are above the \$\frac{\text{N}}{100,000,000.00}\$ (One Hundred Million Naira) materiality threshold set for the purpose of our review and this opinion. These actions are at various stages before various courts and a vast majority of the cases are still at the preliminary stages where the pleadings are yet to be closed. As at the date of this Opinion, in terms of value, significance, potential and probable merit, and other factors, Diamond Bank's ability to meet its obligations in relation the Scheme, in our view, is not adversely affected.

² In cases containing monetary claims denominated in United State Dollars, Access Bank converted the claims to equivalent Naira value at the prevailing exchange rate at the time the action was instituted.

Concerning corporate banking and commercial matters, majority of the causes of action focus on breach of credit facility agreements, debt recovery and other contracts between the Bank and its customers. The aggregate claim (above the materiality threshold) against Diamond Bank for commercial litigation cases reviewed is approximately \$\frac{1}{2}\$54,898,323,083 (Two Hundred and Fifty Four Billion, Eight Hundred and Ninety-Eight Million, Three Hundred and Twenty-Three Thousand, Eighty-Three Naira) while the aggregate claim (above the materiality threshold) for the corporate banking matters is \$\frac{1}{2}\$1,055,806,666 (One Billion, Fifty-Five Million, Eight Hundred and Six Thousand, Six Hundred and Sixty-Six Naira) and US\$86,40,000 (Eighty-Six Million, Four Hundred and Twenty Thousand United States Dollars).

Concerning other civil litigation matters, majority of the causes of action in the suits are based predominantly on negligence, fundamental rights enforcement, possessory claims, and trespass and land ownership. The aggregate claims (above the materiality threshold) against the bank under this category is approximately ₹95,392,422,505.3 (Ninety-Five Billion, Three Hundred and Ninety-Two Million, Four Hundred and Twenty-Two Thousand, Five Hundred and Five Naira, Three Kobo).

The solicitors to Diamond Bank are of the opinion that there is no material litigation pending against the bank or to the knowledge of its officials, threatened that either adversely affects the bank's ability to observe its duties and obligations in relation to the transaction or restrains the bank from undertaking the transaction.

C. MATERIAL CONTRACTS

The following agreement(s) have been entered into by the Parties and are considered material to the Scheme:

Access Bank Plc

- 1. Financial Advisory Services Agreement executed between Access Bank Plc and Chapel Hill Denham Advisory Limited.
- 2. Memorandum of Agreement dated December 16, 2018 between Access Bank Plc and Diamond Bank Plc.

Diamond Bank Plc

- 1. Financial Advisory Services Agreement executed between Diamond Bank Plc and Union Capital Markets Limited.
- Memorandum of Agreement dated December 16, 2018 between Access Bank Plc and Diamond Bank Plc.

D. Consents

The following have given and have not withdrawn their written consents to the issue of this Scheme Document with the inclusion of copies of their reports (where applicable) and references to their names in the form and context in which they appear herein:

ACCESS BANK PLC

999c Danmole Street Victoria Island, Lagos Nigeria

Directors & Company Secretary of Access Bank

Mrs. Mosun Belo-Olusoga

(Chairman)

Dr. Ernest Chukwuka Ndukwe

(Independent Non-Executive Director)

Mrs. Anthonia Olufeyikemi Ogunmefun

(Non-Executive Director)

Dr. (Mrs) Ajoritsedere Josephine Awosika

(Independent Non-Executive Director)

Mr. Paul Usoro, SAN

(Non-Executive Director)

Mr. Abba Mamman Tor Habib

(Non-Executive Director)

Mr. Adeniyi Adekoya

(Independent Non-Executive Director)

Mr. Iboroma Akpana

(Independent Non-Executive Director)

Mr. Herbert Wigwe

(Group Managing Director/Chief Executive Officer)

Mr. Roosevelt Ogbonna

(Group Deputy Managing Director)

Mr. Victor Etuokwu

(Executive Director)

Mrs. Titi Osuntoki

(Executive Director)

Dr. Gregory Jobome

(Executive Director)

Ms. Hadiza Ambursa

(Executive Director)

Mr. Adeolu Bajomo

(Executive Director)

Mr. Sunday Ekwochi

(Company Secretary)

Transaction Advisers to Access Bank

Financial Adviser:

Chapel Hill Denham Advisory Limited

1st Floor, 45 Saka Tinubu Street

Victoria Island

Lagos

Joint Solicitors:

Banwo & Ighodalo

98 Awolowo Road

South-West, Ikoyi

Lagos

Joint Solicitors:

Aluko & Oyebode

1 Murtala Muhammed Drive

Ikoyi

Lagos

Auditors:

PricewaterHouseCoopers

Landmark Towers

5B Water Corporation Road

Victoria Island, Lagos

Lead Stockbrokers:

Coronation Securities Limited

Coronation House

10 Amodu Ojikutu Street

Victoria Island, Lagos

Joint Stockbrokers:

FSCL Asset Management Limited

15 Ribadu Road

Off Awolowo Road

Ikoyi, Lagos

Registrars:

United Securities Limited

Plot 9 Amodu Ojikutu Street

Victoria Island, Lagos

Reporting Accountant:

KPMG Professional Services

KPMG Tower

33 Bishop Aboyade Cole Street

Victoria Island, Lagos

DIAMOND BANK PLC

PGD's Place Plot 4, Block V, BIS Way Oniru Estate, Victoria Island, Lagos Nigeria

Directors & Company Secretary of Diamond Bank

Mr. Dele Babade (Acting Chairman)

Mr. Uzoma Dozie (Group Managing Director)

Mrs. Caroline Anyanwu (Deputy Managing Director)

Mrs. Chizoma Okoli (Executive Director)

Mr. Chiugo Ndubisi (Executive Director)

Mr. Kabir Alkali Mohammed (Non-Executive Director)

Mr. Christopher Ubosi (Non-Executive Director)

Mr. Idris Maji Dadi Mohammed (Non-Executive Director)

Ms. Uzoma Uja (Company Secretary)

Transaction Advisers to Diamond Bank

Financial Adviser: Union Capital Markets Limited 7 Fatai Durosinmi Etti Crescent Victoria Island, Lagos

Solicitors: Templars The Octagon (5th Floor) 13A A. J. Marinho Drive Victoria Island Annexe, Lagos

Auditors: KPMG Professional Services KPMG Tower 33 Bishop Aboyade Cole Street Victoria Island, Lagos

Registrars: Centurion Registrars Limited 33 Cameron Road Ikoyi, Lagos

E. GENERAL INFORMATION

- 1. There is no agreement, arrangement, or understanding whereby the beneficial ownership of any assets, liabilities and undertakings of Access Bank or Diamond Bank to be issued pursuant to the Scheme will be transferred to any other person.
- 2. Except as disclosed herein, the directors of Access Bank and Diamond Bank have not been informed of any holding representing 5% or more of the issued share capital of Diamond Bank.
- 3. Except as otherwise disclosed in this document, there are no founders, management or deferred shares or any options outstanding in Access Bank and Diamond Bank.
- 4. Except as otherwise disclosed in this document, there are no material services agreements between Access Bank and Diamond Bank and any of their Directors and employees other than in the ordinary course of business.
- 5. Except as otherwise disclosed in this document, there are no contracts which are or may be material, entered into Access Bank and Diamond Bank with other parties other than in the course of ordinary business
- 6. The costs, charges and expenses of and incidental to the Scheme are payable by Access Bank and Diamond Bank respectively.

IN THE FEDERAL HIGH COURT OF NIGERIA IN THE LAGOS JUDICIAL DIVISION HOLDEN AT LAGOS

SUIT NO. FHC/ L/CS/90/2019

IN THE MATTER OF

THE INVESTMENTS AND SECURITIES ACT NO. 29 2007 AND THE COMPANIES AND ALLIED MATTERS ACT 2004

AND

IN THE MATTER OF AN APPLICATION UNDER PART XII OF THE INVESTMENTS SECURITIES ACT

AND

IN RE:

ACCESS BANK PLC (RC 125384)

...1ST APPLICANT

DIAMOND BANK PLC (RC 161996)

...2ND APPLICANT

MEETING OF THE HOLDERS OF THE FULLY PAID ORDINARY SHARES OF ACCESS BANK PLC

Notice Is Hereby Given that by an Order of the Federal High Court, sitting at Lagos (hereinafter called the **Court**) dated the 24th day of January, 2019 made under the hand of the Honourable Justice O.O. Oguntoyinbo in the above matter, the Court has directed that a meeting of the holders of the fully paid up ordinary shares of Access Bank Plc (hereinafter called the **Company**) be convened and held for the purpose of considering and if thought fit, approving (with or without modification) a Scheme of Merger between the Company and Diamond Bank Plc (the **Scheme**) and matters connected therewith. The Scheme is explained in detail in the Explanatory Statement on Pages 14 to 23 of the Scheme Document.

The Meeting will be held at Balmoral Convention Centre, Federal Palace Hotel, 6/8 Ahmadu Bello Way, Victoria Island, Lagos on the 5th day of March 2019 at 10:00 am, or so soon thereafter, at which place and time all the aforesaid shareholders are requested to attend. A copy of the Scheme Document is being sent to shareholders.

At the meeting, the following resolutions will be proposed and if thought fit passed as special resolutions of the Company:

- 1. "That the Scheme as contained in the Scheme Document, dated the 24th day of January 2019, a printed copy of which has been submitted to the meeting and, for purposes of identification, endorsed by the Chairman, be and is hereby approved; and that the Directors be and are hereby authorised to consent to any modification of the Scheme that the Securities and Exchange Commission (SEC), Central Bank of Nigeria (CBN) and or the Court shall deem fit to impose and approve."
- 2. "That the Directors be and are hereby authorised to accept the transfer of all the assets and liabilities and undertakings including real properties and intellectual property rights of Diamond Bank Plc upon the terms and subject to the conditions set out in the Scheme Document, without any further act or deed."
- 3. "That as consideration for the transfer of all assets, liabilities, and unertakings, including real properties and intellectual property rights of Diamond Bank Plc, the Directors be and are hereby authorised to"
 - "allot the Scheme Shares to Diamond Bank Shareholders upon the terms and subject to the conditions set out in the Scheme Document without any further act or deed."
 - "pay the sum of N1.00 (One Naira) per share for each issued and paid-up Diamond Bank ordinary share held at the date of the Court-Ordered Meeting."

- 4. "That the Solicitors of the Company be and are hereby directed to seek orders of the Court sanctioning the Scheme and the foregoing resolutions, as well as such other incidental, consequential or supplemental orders as are necessary or required to give full effect to the Scheme."
- 5. "That the Directors be and are hereby authorised to take such actions as may be necessary to give effect to the Scheme including but not limited to the listing of the Scheme Shares on the Nigerian Stock Exchange."

By the said Order, the Court has appointed the Chairman of the Board of Directors, Mrs. Mosun Belo - Olusoga, or failing her, Dr. (Mrs) Ajoritsedere Awosika a director of the Company or failing them both, any other director appointed in their stead by the shareholders present at the meeting to act as Chairman of the said meeting and has directed the Chairman of the meeting to report the results thereof to the Court.

Voting at the meeting will be by poll. Shareholders may vote in person or they may appoint another person, whether a shareholder or not to attend and vote in their stead.

In addition to the questions that Shareholders can ask at the Meeting, the Shareholders may submit questions on the Scheme to the Company prior to the date of the Meeting. All such questions must be submitted to the Company Secretary on or before 5pm on Monday March 4, 2019.

A proxy form is being sent to each shareholder. In the case of joint shareholders, the vote of the senior holder who tenders a vote, whether in person or by proxy, will be accepted to the exclusion of the votes of the other joint holders, and for this purpose seniority will be determined by the order in which the names appear on the register of members of the Company.

It is requested that duly executed and stamped proxy forms (together with any power of attorney or other authority under which the proxy form is signed, or a notarized copy of such power of attorney or other authority) be lodged at the office of the Registrar, as shown on the proxy form, not less than 24 hours before the time appointed for the meeting.

Please note that the lodging of a proxy form does not prevent you from attending the meeting and voting in person should you so wish. However, in such instances, your proxy will not be entitled to attend the meeting or vote thereat.

A member entitled to attend and vote at the meeting or any adjournment thereof who has not received a copy of the Scheme Document within 14 days of the date of this notice can obtain copy of same from the Registrar of Access Bank Plc, United Securities Limited, Plot 09, Ahmadu Ojikutu Street, Victoria Island, Lagos.

Closure of Register of Members

The Register of Members will be closed on Tuesday 19th Day of February 2019 for the purpose of determining shareholders qualified to attend and vote at the meeting. Accordingly, changes to - and entries in - the Register of Members of the Company after that date shall be disregarded for purposes of the meeting

The Scheme will be subject to the subsequent approval of the Securities and Exchange Commission, the Central Bank of Nigeria and the sanction of the Federal High Court.

Dated this 24th Day of January 2019

Banwo & Ighodalo Aluko & Oyebode

98 Awolowo Road 1 Murtala Muhammed Drive

South-West Ikoyi Lagos Ikoyi Lagos

(Joint Solicitors to Access Bank Plc)

IN THE FEDERAL HIGH COURT OF NIGERIA IN THE LAGOS JUDICIAL DIVISION HOLDEN AT LAGOS

SUIT NO. FHC/L/CS/90/2019

IN THE MATTER OF

THE INVESTMENTS AND SECURITIES ACT NO. 29 2007 AND THE COMPANIES AND ALLIED MATTERS ACT 2004

AND

IN THE MATTER OF AN APPLICATION UNDER PART XII OF THE INVESTMENTS AND SECURITIES ACT

AND

IN RE:

DIAMOND BANK PLC (RC 161996)

1ST APPLICANT

ACCESS BANK PLC (RC 125384)

2ND APPLICANT

MEETING OF THE HOLDERS OF THE FULLY PAID ORDINARY SHARES OF DIAMOND BANK PLC

Notice Is Hereby Given that by an Order of the Federal High Court sitting in Lagos (hereinafter called the **Court**), dated the 24th day of January 2019 made under the hand of the Honourable Justice O. O. Oguntoyinbo in the above matter, the Court has directed that a meeting of the holders of the fully paid up ordinary shares of Diamond Bank Plc (hereinafter called the **Company**) be convened and held for the purpose of considering and if thought fit, approving (with or without modification) a Scheme of Merger between the Company and Access Bank Plc (the **Scheme**). The Scheme is explained in detail in the Explanatory Statement contained on **Pages 14 to 23** of the Scheme Document.

The meeting will be held at Grand Banquet Hall, Civic Centre, Ozumba Mbadiwe Avenue, Victoria Island, Lagos on the 5th day of March, 2019 at 10:00 am, or so soon thereafter, at which place and time all the aforesaid shareholders are requested to attend. A copy of the Scheme Document is being sent to shareholders.

At the meeting, the following sub-joined resolutions will be proposed and, if thought fit, passed as special resolutions of the Company:

- 1. "That the Scheme as contained in the Scheme Document dated the 24th day of January, 2019 a printed copy of which has been submitted to the meeting and, for purposes of identification, endorsed by the Chairman, be and is hereby approved; and that the Directors be and are hereby authorised to consent to any modification of the Scheme Document that the Securities and Exchange Commission (SEC), Central Bank of Nigeria (CBN) and/or the Court shall deem fit to impose and approve."
- 2. "That the transfer of all the assets, liabilities and undertakings, including real properties and intellectual property rights of the Company to Access Bank Plc, upon the terms and subject to the conditions set out in the Scheme Document, be and is hereby approved without any further act or deed."
- 3. "That all legal proceedings, claims and litigation matters pending or contemplated by or against the Company be continued by or against Access Bank Plc after the Scheme is sanctioned by the Court."
- 4. "That in consideration of (2) above, all shareholders of the Company shall, after the Scheme is sanctioned by the Court, be allotted 2 ordinary shares of 50 kobo each in Access Bank Plc "(credited as fully paid) in exchange for every 7 ordinary shares of the Company of 50 kobo each ('the Share Consideration'); and be paid №1.00 for every share held in the Company ('the Cash Consideration') within 10 Business Days of the Court sanction of the Scheme."
- 5. "That the entire share capital of the Company be cancelled and the Company be dissolved without winding up."

- 6. "That the Solicitors of the Company be and are hereby directed to seek orders of the Court sanctioning the Scheme and the foregoing resolutions, as well as such other incidental, consequential or supplemental orders as are necessary or required to give full effect to the Scheme."
- 7. "That the Directors of the Company be and are hereby authorised to take such other actions and steps as may be necessary or required to give full effect to the Scheme."

By the said Order, the Court has appointed the Chairman of the Board of Directors, Mr. Dele Babade, or failing him, Mr. Chris Ubosi, a director of the Company or failing them both, any other director appointed in their stead by the shareholders present at the meeting to act as Chairman of the said meeting and has directed the Chairman of the meeting to report the results thereof to the Court.

Voting at the meeting will be by poll. Shareholders may vote in person or they may appoint a proxy (whether a shareholder or not) to attend the meeting and vote in their stead.

In addition to the questions that Shareholders can ask at the Meeting, the Shareholders may submit questions on the Scheme to the Company prior to the date of the Meeting. All such questions must be submitted to the Company Secretary on or before 5pm on Monday, 4th March, 2019.

A proxy form is being sent to each shareholder. In the case of joint shareholders, the vote of the senior holder who tenders a vote, whether in person or by proxy, will be accepted to the exclusion of the votes of the other joint shareholders, and for this purpose, seniority will be determined by the order in which the names of the joint shareholders appear in the register of members of the Company, in respect of the joint shareholding.

It is requested that duly executed and stamped proxy forms (together with any power of attorney or other authority under which the proxy form is signed, or a notarized copy of such power of attorney or other authority) be lodged at the office of the Registrar, as shown on the Proxy Form, not less than 24 hours before the time appointed for the meeting. Please note that the lodging of a proxy form does not prevent you from attending the meeting and voting in person should you so wish. However, in such instances, your proxy will not be entitled to attend the meeting or vote thereat.

A member entitled to attend and vote at the meeting who has not received a copy of the Scheme Document within 14 days of the date of this notice can obtain copy of same from the Registrar of Diamond Bank Plc, Centurion Registrars Limited at 33B/C, Cameron Road, Ikoyi, Lagos.

Closure of Register of Members

The Register of Members will be closed on February 19, 2019 for the purpose of determining attendance at the Court-ordered Meeting. Accordingly, changes to - and entries in - the Register of Members of the Company after that date shall be disregarded for purposes of the meeting

The Scheme will be subject to the subsequent approval of the Securities and Exchange Commission, the Central Bank of Nigeria and the sanction of the Federal High Court.

Dated this 24th day of January, 2019

Templars

The Octagon (5th Floor) 13 A A.J. Marinho Drive Victoria Island, Lagos

(Solicitors to Diamond Bank Plc)

PROXY FORM

Access Bank Plc

Court-Ordered Meeting to be held at Balmoral Convention Centre, Federal Palace Hotel, 6/8 Ahmadu Bello Way, Victoria Island, Lagos on March 5, 2019 at 10:00am.

| I/We (Block capitals please) |
|---|
| being a member / members of Access Bank Plc hereby appoint (Block capitals please) |
| or failing him, the Chairman of the Meeting as my/our proxy to act and vote for me/us and on my/our behalf at the Court-Ordered Meeting of Access Bank Plc to be held at 10:00 am on March 5, 2019 or at any adjournment thereof. |
| Dated thisday of2019 |
| Shareholder's Signature |

SPECIAL RESOLUTIONS

- 1. "That the Scheme as contained in the Scheme Document, dated the 24th day of January 2019, a printed copy of which has been submitted to the meeting and, for purposes of identification, endorsed by the Chairman, be and is hereby approved, and that the Directors be and are hereby authorised to consent to any modification of the Scheme that the Securities and Exchange Commission (SEC), Central Bank of Nigeria (CBN) and/or the Court shall deem fit to impose and approve."
- 2. "That the Directors be and are hereby authorised to accept the transfer of all the assets and liabilities and undertakings including real properties and intellectual property rights of Diamond Bank Plc upon the terms and subject to the conditions set out in the Scheme Document, without any further act or deed."
- "That as consideration for the transfer of all assets, liabilities, and unertakings, including real
 properties and intellectual property rights of Diamond Bank Plc, the Directors be and are
 hereby authorised to"
 - "allot the Scheme Shares to Diamond Bank Shareholders upon the terms and subject to the conditions set out in the Scheme Document without any further act or deed."
 - "pay the sum of N1.00 (One Naira) per share for each issued and paid-up Diamond Bank ordinary share held at the date of the Court-Ordered Meeting."
- 4. "That the Solicitors of the Company be and are hereby directed to seek orders of the Court sanctioning the Scheme and the foregoing resolutions, as well as such other incidental, consequential or supplemental orders as are necessary or required to give full effect to the Scheme."
- 5. "That the Directors be and are hereby authorised to take such actions as may be necessary to give effect to the Scheme including but not limited to the listing of the Scheme Shares on the Nigerian Stock Exchange."

| For | Against | Abstain | | | |
|--|---------|---------|--|--|--|
| | | | | | |
| Please indicate how you wish your votes to be cast on the resolution set out above | | | | | |
| by indicating "x" in the appropriate space. Unless, otherwise instructed the proxy | | | | | |
| will vote or abstain from voting at his discretion | | | | | |

NOTE:

- A member (shareholder) who is unable to attend the Court-Ordered Meeting is allowed by law to vote by proxy and the above proxy form has been prepared to enable you to exercise your right to vote in case you cannot personally attend the meeting.
- 2 Following the normal practice, the Chairman of the meeting has been entered on the form to ensure that someone will be at the meeting to act as your proxy, but if you wish, you may insert in the blank space (marked **) the name of any person, whether a member of Access Bank Plc or not, who will attend the meeting and vote on your behalf.
- 3 Voting at the meeting will be by poll.
- 4 Please sign and post the proxy form so as to reach "The Company Secretary, Access Bank Plc, Plot 999c, Danmole Street, Victoria Island, Lagos" not less than 24 hours before the time appointed for the meeting and ensure that the proxy form is dated, signed and stamped by the Commissioner for Stamp Duties. If executed by a corporate body, the proxy form should be sealed with the Common Seal.
- 5 The member (shareholder) or his/her duly appointed proxy must detach and produce the Admission Card to obtain entrance to the meeting.
- 6 The completion and despatch of the proxy form does not prevent the attendance of the member should he/she become free to attend in person.
- The details in the Scheme of Merger provide information on the material features of the proposed Scheme and the general effect thereof upon the rights of existing shareholders of Access Bank Plc whilst also providing information essential to a shareholder's appraisal of the action to be taken with regards to the Scheme.



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Before posting the above form, please tear off this part and retain it for admission to the meeting

Access Bank Plc

COURT-ORDERED MEETING ADMISSION CARD

Please admit the Shareholder named on this Card or duly appointed proxy to the Court-Ordered Meeting of the Company to be held at 10:00am on March 5, 2019 at Balmoral Convention Centre, Federal Palace Hotel, 6/8 Ahmadu Bello Way, Victoria Island, Lagos .

| Name and address of Shareholder | |
|---------------------------------|--|
| | Shareholder |
| Nl. a. of Ch | |
| Number of Shares | Please tick [✓] appropriate box before admission |
| | to the meeting |
| Account number | |
| Account number | |
| | |
| | |

Signature

THIS CARD IS TO BE SIGNED AT THE VENUE IN THE PRESENCE OF THE COMPANY SECRETARY.

PROXY FORM

Diamond Bank Plc

Court-Ordered Meeting to be held at Grand Banquet Hall, Civic Centre, Ozumba Mbadiwe Avenue, Victoria Island, Lagos on March 5. 2019 at 10:00am.

| I/We (Block capitals please) | | | | |
|--|--|--|--|--|
| being a member / members of Diamond Bank Plc hereby appoint (Block capitals please) | | | | |
| | | | | |
| or failing him, the Chairman of the Meeting as my/our proxy to act and vote for me/us and on my/our behalf at the Court-Ordered Meeting of Diamond Bank Plc to be held at 10:00 am on March 5, 2019 or at any adjournment thereof. | | | | |
| Dated thisday of2019 | | | | |

SPECIAL RESOLUTIONS

- 1. "That the Scheme as contained in the Scheme Document dated the 24th day of January, 2019, a printed copy of which has been submitted to the meeting and, for purposes of identification, endorsed by the Chairman, be and is hereby approved; and that the Directors be and are hereby authorised to consent to any modification of the Scheme Document that the Securities and Exchange Commission (SEC), Central Bank of Nigeria (CBN) and/or the Court shall deem fit to impose and approve."
- 2. "That the transfer of all the assets, liabilities and undertakings, including real properties and intellectual property rights of the Company to Access Bank Plc, upon the terms and subject to the conditions set out in the Scheme Document, be and is hereby approved without any further act or deed."
- "That all legal proceedings, claims and litigation matters pending or contemplated by or against the Company be continued by or against Access Bank Plc after the Scheme is sanctioned by the Court."
- 4. "That in consideration of (2) above, all shareholders of the Company shall, after the Scheme is sanctioned by the Court, be allotted 2 ordinary shares of 50 kobo each in Access Bank Plc (credited as fully paid) in exchange for every 7 ordinary shares of the Company of 50 kobo each ('the Share Consideration'); and be paid N1.00 for every share held in the Company ('the Cash Consideration') within 10 Business Days of the Court sanction of the Scheme."
- 5. "That the entire share capital of the Company be cancelled and the Company be dissolved without winding up."
- 6. "That the Solicitors of the Company be and are hereby directed to seek orders of the Court sanctioning the Scheme and the foregoing resolutions, as well as such other incidental, consequential or supplemental orders as are necessary or required to give full effect to the Scheme."
- 7. "That the Directors of the Company be and are hereby authorised to take such other actions and steps as may be necessary or required to give full effect to the Scheme."

| For | Against | Abstain | | | |
|--|---------|---------|--|--|--|
| | | | | | |
| Please indicate how you wish your votes to be cast on the resolution set out above by indicating "x" in the appropriate space. Unless, otherwise instructed the proxy will vote or abstain from voting at his discretion | | | | | |

NOTE:

Shareholder's

Signature.....

- A member (shareholder) who is unable to attend the Court-Ordered Meeting is allowed by law to vote by proxy and the above proxy form has been prepared to enable you to exercise your right to vote in case you cannot personally attend the meeting.
- 2 Following the normal practice, the Chairman of the meeting has been entered on the form to ensure that someone will be at the meeting to act as your proxy, but if you wish, you may insert in the blank space (marked **) the name of any person, whether a member of Diamond Bank Plc or not, who will attend the meeting and vote on your behalf.
- 3 Voting at the meeting will be by poll.
- 4 Please sign and post the proxy form so as to reach "The Company Secretary, Diamond Bank Plc, PGD's Place, Plot 4, Block V, BIS Way, Oniru Estate, Victoria Island, Lagos" not less than 24 hours before the time appointed for the meeting and ensure that the proxy form is dated, signed and stamped by the Commissioner for Stamp Duties. If executed by a corporate body, the proxy form should be sealed with the Common Seal.
- 5 The member (shareholder) or his/her duly appointed proxy must detach and produce the Admission Card to obtain entrance to the meeting.
- 6 The completion and despatch of the proxy form does not prevent the attendance of the member should he/she become free to attend in person.
- The details in the Scheme of Merger provide information on the material features of the proposed Scheme and the general effect thereof upon the rights of existing shareholders of Diamond Bank Plc whilst also providing information essential to a shareholder's appraisal of the action to be taken with regards to _____ the Scheme.



Before posting the above form, please tear off this part and retain it for admission to the meeting

Diamond Bank Plc

COURT-ORDERED MEETING ADMISSION CARD

Please admit the Shareholder named on this Card or duly appointed proxy to the Court-Ordered Meeting of the Company to be held at 10:00am on March 5, 2019 at Grand Banquet Hall, Civic Centre, Ozumba Mbadiwe Avenue, Victoria Island, Lagos.

| Name and address of Shareholder | | | L |
|---------------------------------|---|--|-------------|
| | | | Shareholder |
| Number of Shares | | | |
| | Please tick $[\checkmark]$ appropriate box before admissio to the meeting | | |
| Account number | | | |
| | | | |
| Signature | | | |

THIS CARD IS TO BE SIGNED AT THE VENUE IN THE PRESENCE OF THE COMPANY SECRETARY.