

BANK OF MAURITIUS

Application Form for a Digital Banking Licence in Mauritius

December 2021



I. INSTRUCTIONS TO APPLICANTS

- 1. Applicant shall fill in the present Application Form in line with the instructions laid down in Section III.
- 2. The Application Form shall be accompanied by a cover letter providing a background information on the applicant, the motivation for the application and the applicant's abilities to meet the relevant licensing criteria as well as the specific requisite set out in Section II.
- 3. The application form shall be accompanied with the non-refundable processing fee set out in the Banking (Processing and Licence Fees) Regulations. With effect from 7 January 2016, the non-refundable processing fee is MUR 250,000¹.

II. SPECIFIC REQUIREMENTS

- 1. It is strictly prohibited to operate a shell bank in Mauritius. Accordingly, an applicant shall demonstrate to the satisfaction of the Bank of Mauritius that the proposed bank shall meet the following requirements:
 - (i) It shall have a principal place of business in Mauritius and, subject to items (ii) and (iii) below, its staffing requirement and estimated operating costs shall be commensurate with the size and complexity of its business;
 - (ii) It shall have at least ten suitably qualified full-time officers, including the CEO, Deputy CEO and key functional heads; and
 - (iii) The estimated annual operating costs of the proposed bank shall not be less than MUR25 million.
- 2. The proposed bank shall, prior to start of operations, have in place a core banking system and a full-fledged AML/CFT transaction monitoring system and software.

III. INSTRUCTIONS TO APPLICANTS

Applicants shall fill in:

- 1. **Sections A, A1, A2, Section B, Section C & Section D** if the proposed bank has already been incorporated, or
- 2. **Sections A, A3, Section B, Section C & Section D** if the proposed bank has not yet been incorporated. The Bank of Mauritius may grant an "in-principle approval" to an applicant to enable it to proceed with the incorporation of the proposed bank and formalise its Constitution after it would have received all other documents and information for the processing of the application and is satisfied that the applicant is

¹ This amount may be subject to change from time to time.



eligible for a banking licence. The applicant must, notwithstanding the grant of the "in-principle approval", comply with specific requirements at Section II above.

The ownership structure.

Please fill in for each shareholder holding a **significant interest²** of the applicant:

Section B1 for natural persons

Section B2 for partners in the case of partnership,

Section B3 for shareholders of body corporates which are shareholders of the proposed bank.

 Section C should be filled in by all shareholders holding a significant interest, including shareholders of body corporates which are shareholders of the proposed bank, or by the CEO of the proposed bank on their behalf or their legal proxy in Mauritius or abroad.

Type of banking business.

Section 2 of the Banking Act 2004 stipulates that a 'bank' means a company incorporated under the Companies Act, or a branch of a company incorporated abroad, which is licensed by the Bank of Mauritius to carry on **any or all** of the following: (a) banking business³, (b) Islamic banking business; (c) private banking business; and (d) digital banking business.

Please specify in Section A, the type of business being applied for.

- Section D: The **Declaration of the directors** should be filled in by **two** directors of the corporate or by the chief executive officer duly authorised
 by the board of directors of the corporate.
- Please note that all documents and information submitted should be authenticated copies and where the originals are not in English language, certified translations in English should be provided.

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² Significant interest means:

⁽a) owning, directly or indirectly, alone or together with a related party, or otherwise having a beneficial interest amounting to, 10 per cent or more of the capital or of the voting rights of a financial institution;

⁽b) having the ability, directly or indirectly, alone or together with a related party or the power, to appoint 20 per cent or more of the members of the board of a financial institution; or;

directly or indirectly exercising a significant influence over the management of a financial institution as the central bank may determine;

³ banking business means the business of accepting sums of money, in the form of deposits or other funds, whether or not such deposits or funds involve the issue of securities or other obligations howsoever described, withdrawable or repayable on demand or after a fixed period or after notice; and the use of such deposits or funds, either in whole or in part, for loans, advances or investments, on the own account and at the risk of the person carrying on such business, the business of acquiring under an agreement with a person, an asset from a supplier for the purpose of letting out the asset to the person, subject to payment of instalments together with an option to retain ownership of the asset at the end of the contractual period, paying and collecting cheques drawn by or paid in by customers and making other payment instruments available to customers; and includes such services as are incidental and necessary to banking.



SECTION A: THE APPLICANT (The Proposed Bank)

- 1. Name(s), proposed name(s) under which the applicant proposes to operate and trading name(s), if any.
- 2. Please specify the type of banking licence being applied.

Please fill in Sections A1 & A2 if the applicant is an existing company

SECTION A1: Existing Company

- 1. If the applicant is an existing company or branch or subsidiary of an existing company please give details of name(s) and trading name(s) if any, used by the applicant within the last 5 years if different from the present company name or names listed above.
- 2. Please provide the following information:
 - A. The place, date and country of incorporation.
 - B. A certified copy of the certificate of incorporation.
 - C. The address of the Registered Office or the principal business address.
 - D. A copy of the applicant's constitution.

3.	Is the ap	plicant a foreign compa	ny registered	registered in Mauritius? (Please tick as appropriate)		
	Yes		No			
	If yes	s, please submit the fo	llowing:			
		copy of the certificate of the c	of registration	• (Please tick as appropriate) Will Follow		
	th no	e applicant's country o	of incorporatio	ring supervisory authority if any, in nother the supervisory authority has all to operate as a bank in Mauritius.		
	Ye	es (attached)		Will Follow		

4. Please submit a **business plan** in line with <u>section 5</u> of the Guideline for Digital Banks containing:



tick as appropriate)

Α.	organisational structure and internatives (attached)	
B.	the business model, including the prochannels to be used to offer the promarket (Please tick as appropriate)	oduct and services and the target
	Yes (attached)	Will Follow
C.	the sources of funding and the capital appropriate)	tal and liquidity strategy (Please tick as
	Yes (attached)	Will Follow
D.	the proposed governance, internal (including the cyber/technology risk rappropriate)	
	Yes (attached)	Will Follow
E.	the proposed staffing requirement technology and risk management and	
	Yes (attached)	Will Follow
F.	the business strategy that demonstratransition from the restricted phase to appropriate)	
	Yes (attached)	Will Follow
G.	measures to address customers' querion Yes (attached)	es or complaints.(Please tick as appropriate) Will Follow
Н.	details of any outsourcing arrangemen	nts and other reliance on third-party
	service providers. (Please tick as appropriate) Yes (attached)	Will Follow

I. a description of the plans in respect of its cyber/technology framework and infrastructure as required under the Guideline for Digital Banks.(Please



	Yes (attached)	Will Follow
5.	Please submit a projected cash years. (Please tick as appropriate)	flow statement for each of the next 5 financial
	Yes (attached)	Will Follow
6.	Please submit an exit plan in Banks. (Please tick as appropriate)	line with <u>section 6</u> of the Guideline for Digital
	Yes (attached)	Will Follow
7.	are prepared to make up for an	tment from the significant shareholders that they y shortage of assets to cover the restricted digital deposit liabilities in the event of voluntary
	Yes (attached)	Will Follow

SECTION A2: MANAGEMENT AND CONTROL

Please submit a certified list of the full names and addresses of the directors, beneficial owners, chief executive officer, other senior officers and shareholders holding a significant interest of the applicant as per the format below.

			DATE OF
Full NAMEs	ADDRESS	DUTIES	APPOINTMENT
	(Tel. Fax. E-Mail)	(if any)	/Acquiring interest

2. Please submit in respect of each director, beneficial owner, chief executive officer, other senior officer and shareholder holding a significant interest of the proposed bank: (Please tick as appropriate)

A.	An identification Yes (attached)	Will Follow

B. If the directors, beneficial owners, chief executive officer, other senior officers and shareholders holding a significant interest of the applicant are residents of Mauritius, please submit a certificate of good conduct acceptable to the Bank, or a certificate of character dating back to not more than 3 months, or an affidavit duly sworn stating any convictions for crimes and any past or present involvement in a



managerial function in a body corporate subject to insolvency proceedings or having declared personal bankruptcy duly executed by the person concerned.

C. If the directors, beneficial owner, chief executive officer, other senior officers and shareholders holding a significant interest of the applicant **are non-residents**, please submit a certificate of good conduct as per Schedule 1 or a Police clearance certificate or a certificate of character certified by the competent Court/Authority in their respective local jurisdiction. (Please tick as appropriate)

Yes (attached)	Will Follow

D. A Fit and Proper Person Questionnaire duly filled in by the applicant's beneficial owners, chief executive officer, other senior officers and shareholders holding a significant interest of the applicant. The questionnaire may be downloaded from the website of the Bank of Mauritius at:

https://www.bom.mu/financial-stability/supervision/quideline

(Please tick as appropriate)	
Yes (attached)	Will Follow

SECTION A3: COMPANY - in formation

NOTE: This section should be filled in if the company has not yet been formed.

- 1. Please provide the following information
 - A. The proposed place, date and country of incorporation.
 - B. The proposed composition of the board of directors.

(Please note that Section 18(3) of the Banking Act 2004 stipulates that 'no financial institution incorporated in Mauritius shall have a board of directors consisting of fewer than (a) 5 natural persons and (b) 40 percent **independent directors** 4 ')

- C. The proposed address of the registered office or the principal place of business.
- D. The business plan, including all the details required under subsection 4 of section A1 and organisation structure of the proposed bank.

⁴ Section 2 of the Banking Act 2004: 'Independent Director' means a director having no relationship with, or interest in, whether past or present, the financial institution or its affiliates, which could or could reasonably be perceived to materially affect the exercise of his judgement in the best interest of the financial institution.'



- E. Information required under subsections 5, 6 and 7 of section A1.
- F. The intention of the company as regards the investments in shares and the number of shareholders.
- G. A copy of the constitution of the proposed bank.



SECTION B: Ownership Structure

Please submit the following information with regards to shareholders holding a significant interest of the applicant of the proposed bank.

If the shareholder is

- A. A natural person please fill in SECTION B1
- B. A partnership, please fill in SECTION B2
- C. A body corporate, please fill in SECTION B3

B1: Natural Persor	(holding a	significant interest	of the	applicant)
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- 1. Name:
- 2. Any Previous Name:
- 3. Nationality:
- 4. Address:
- 5. Please submit the following

	Yes attached	Will Follow by
An Identification		
A certificate of good conduct or a certificate of character or an affidavit duly sworn for residents. Non residents should provide information as per schedule 1.		
A fit and proper person questionnaire The questionnaire may be downloaded from the website of the Bank of Mauritius at the following link: https://www.bom.mu/financial-stability/supervision/quideline		
A Tax Clearance Certificate from the MRA if the shareholder is a resident in Mauritius.		
Non residents should provide an undertaking that they have no tax liabilities in their respective jurisdiction.		
A letter of comfort which stipulates that you will support the proposed bank should it run into difficulties in the future.		
the future.		

6. Please specify any other position which the shareholder may hold in the proposed bank. If Not applicable please state N/A



- 7. Please specify whether the shareholder has ever held or applied for a banking licence, cash dealer licence or equivalent authorisation to carry on any business in Mauritius or elsewhere and if such application was refused or licence withdrawn / revoked.
- 8. Please state the amount and class of shares which are registered in the personal name of the shareholder.
- 9. Please state the amount and class of shares which are registered in the name of any other individual, nominee, associate, corporate body, partnership or trust and which are held on your behalf.

10.	Are the shares registered in the name of the shareholder free from any legal charge in Mauritius or abroad? Yes No If no, please specify all the legal charges on the shares and the parties in whose favour those charges have been made.
	whose ravour those charges have been made.
11.	Does the shareholding allow the holder to have any voting power? Yes No
	If yes, please specify the extent of voting power attributed to the shareholder to any meeting of the proposed banking company.
12.	Please specify the source of funds of the amount invested in the shares and attach documents to support veracity of the information.
13.	Please specify the nature of the business and sources of funds, if any, of the shareholder and attach a statement of assets and liabilities for the past five years duly certified by a Chartered, Certified or Public Accountant.
14.	Please provide the names and addresses of your bankers within the last ten years.
15.	Is the shareholder presently engaged in any litigation in Mauritius or elsewhere? Yes No
	If yes, please give details.
16.	Has the shareholder ever been subject to a judgement debt in Mauritius or else where. Yes No
	If yes, please state whether the shareholder had satisfied the judgement debt within the time frame provided by Court.



B2: Partnership

1.	Name	٥f	Partners:	•
1 .	Name	OI.	1 41 11113	

- 2. Any Previous Name:
- 3. Nationality:
- 4. Address:
- 5. Please submit the following

	Yes attached	Will Follow
An Identification of each Partner		- ,
In respect of each partner a		
certificate of good conduct or a		
certificate of character or an affidavit		
duly sworn for residents. Non		
residents should provide information		
as per schedule 1.		
A fit and proper person questionnaire		
for each partner The questionnaire may be downloaded from the website of the Bank of Mauritius at the following link: https://www.bom.mu/financial-stability/supervision/quideline		
A Tax Clearance Certificate for each		
partner from the MRA if the Partners		
are resident in Mauritius.		
Non residents should provide an		
undertaking that they have no tax		
liabilities in their respective		
jurisdiction.		
A letter of comfort which stipulates		
that each Partner will support the		
proposed bank should it run into		
difficulties in the future.		
The Partnership deed		
Certificate of incorporation or		
registration of the Partnership.		

- 6. Please specify any other position which the Partners may hold in the proposed bank. If Not applicable please state N/A
- 7. Please specify whether the Partnership has ever held or applied for a banking licence, foreign exchange dealer licence, money-changer licence or equivalent authorisation to carry on any business in Mauritius or elsewhere and if such application was refused or licence withdrawn / revoked.
- 8. Please state the amount and class of shares which are registered in the personal name of the individual Partners or the Partnership.
- 9. Please specify the ratio for the division of the shares held by the Partnership among the Partners.



10.	Please state the amount and class of shares which are registered in the name of any other individual, nominee, associate, corporate body, Partnership or trust and which are held on your behalf.
11.	Are the shares registered in the name of the Partnership free from any legal charge in Mauritius or abroad? Yes No
	If no, please specify all the legal charges on the shares and the parties in whose favour those charges have been made.
12.	Does the share allow the holder to have any voting power at any annual general meeting in the proposed bank? Yes No If yes, please specify the extent of voting power attributed to the Partnership to any annual general meeting of the proposed bank.
13.	Please specify the source of funds of the amount invested in the shares and
	attach documents if any, to support veracity of the information.
14.	Please specify the nature of the business and sources of funds, if any, of the Partnership and attach a statement of assets and liabilities for the past five years duly certified by a Notary, Public Accountancy firm, Attorney or Barrister at Law.
15.	Please provide the names and addresses of its bankers within the last ten years.
16.	Is the Partnership or any of the individual Partner presently engaged in any litigation in Mauritius or elsewhere? Yes No
	If yes, please give details.
17.	Has the Partnership or any individual partner ever been subject to a judgement debt in Mauritius or else where? Yes No
	If yes, please state whether the Partnership had satisfied the judgement debt within the time frame provided by Court.



B3: Body Corporate

- 1. Name:
- 2. Please provide the following information
 - A. The place, date and country of incorporation.
 - B. A copy of the certificate of incorporation certified by the company secretary.
 - C. The address of the Registered Office or the Principal business address.
 - D. A copy of the constitution of the body corporate.
 - E. Name(s) and address(es) of the chairman, CEO and members of the board of directors.
 - F. Name(s) and address(es) of its bankers within the last 10 years.
 - G. The name(s) and address(es) of each shareholder holding more than 10% of shares in the body corporate and the amount of shares.
 - H. Please describe the composition of the board of directors of the corporate shareholder and provide the name(s), address(es) and qualifications of each board member.
 - I. Please identify the ultimate beneficial owner of the corporate shareholder.
 - J. Please specify whether the shares of the body corporate are listed on any stock exchange. If yes, please provide the name of the stock exchanges.
 - K. Please indicate the extent of shareholding which the body corporate holds in the proposed banking company.

L.	Please indicate whether the shares which the body corporate holds in the proposed banking company possess any voting right at any general
	meeting. Yes No
	If yes, please indicate the proportion of voting power attributed to those shares.

- M. Please clarify whether the shares in the proposed bank are registered in the name of the corporate shareholder **or** are in the form of Bearer.
- N. Please submit a Tax Clearance Certificate from the Mauritius Revenue Authority, in case the body corporate is incorporated in Mauritius and from the appropriate tax authorities, in case the body corporate is incorporated elsewhere.
- O. Please indicate the business activities of the body corporate's shareholders.



- P. Please indicate the sources of funds for financing / investing in the shares of the proposed bank. Please attach documentary evidences- financial statements, statement of sources and application of funds for the last 5 years duly verified and certified by a Notary, Public Accountancy firm, Attorney or Barrister at Law.
- Q. Please indicate whether the **corporate shareholders** have been subject to any judgement debt, receiving order, administration order or insolvency order in Mauritius or elsewhere over the last 10 years.
- R. Please indicate whether **any shareholder** of the corporate shareholder has been subject to any judgement debt, receiving order, administration order or insolvency order in Mauritius or elsewhere over the last 10 years.
- S. Please indicate whether the shares in the proposed bank registered in the name of the corporate are pledged / charged or used as guarantee in favour of third party for any loan or funding.

3.	Is Ye	the corporate shareholder member of a group?
	If	es, please provide the following information.
	A.	A group structure diagram including, composition of the board of directors, percentage of holding of the group in each company in the group, details of any company, trust, branch, subsidiary or partnership in the group. Please also submit percentage of holding of the group in those companies, trust, and special purpose vehicles which are not considered as within the group.
		Yes (attached) Will Follow
	В.	Is any company in the group regulated by the Bank of Mauritius or the Financial Services Commission?
		Yes No
		If yes, please provide details on the companies being regulated and the regulatory authority.
	C.	Please clearly illustrate the percentage holding of the corporate shareholder in companies within the group and vice versa.

E. Please identify the ultimate beneficial owner of the group.

company all details as per section B3 paragraph 2 (A to S).

F. Please list the business activities of the group and of companies within the group.

D. Please submit for all companies within the group which have an equity interest in the company which has invested in the proposed banking





- G. If the group's shares are listed on any stock exchange, please provide the names of the exchanges.
- H. Please provide the group's financial statements, statement of affairs for the last 3 years.

If yes, please provide details on the nature of business applied for and whether the application was approved or rejected and the reasons for same.



SECTION C

DECLARATION OF SHAREHOLDER (holding a significant interest of the applicant)

appıı	applicant)			
(To b	(To be filled by the Shareholder / Partner / CEO or the Legal proxy in Mauritius or abroad)			
[, 	,	residing	at	
a)	Certify that the information provided above is true and comy knowledge and belief.	omplete to the best	Of	
0)	Certify that the shares which are actually registered on <u>nof the shareholder*</u> belong to <u>me* /the shareholder</u> * in that <u>I am*/ the shareholder is*</u> the only beneficial owner solely entitled to the benefits derived there from. appropriate)	truth and in fact a er of those shares a	nc	
c)	As well as leading to the disqualification of the application a criminal offence to provide false and misleading informa		: is	
d)	undertake to provide the Bank of Mauritius with any which may be required and immediately notify it of an affect the accuracy and completeness of the answers to as possible and in any event not later than 21 days from come to my attention.	y changes which m the questions as so	ay or	
e)	also hereby authorise any regulatory body, law enforcer institution in Mauritius or in a foreign country, to rel Mauritius, for use in relation to the application and th Banking Act 2004 which prevails in Mauritius, any in applicant, and any of its directors, shareholders, between executive officer, other senior officers as may be applicable.	ease to the Bank e enforcement of t nformation about t neficial owners, ch	of he he	
Sign	ature:			
This	day of	20		



SECTION D

DECLARATION OF THE DIRECTORS

(To be filled in by the CEO of the corporate or two Directors of the corporate)

I/We* have been duly mandated and empowered by the board of directors to apply for a banking licence in Mauritius on its behalf. A certified copy of the board resolution is herein attached.

I/We*,

- a) Certify that the information provided above is true and complete to the best of my/our knowledge and belief.
- b) understand that it is a criminal offence to provide false and misleading information which will automatically lead to the disqualification of the present application.
- c) undertake to provide the Bank of Mauritius with any additional information which may be required and immediately notify it of any changes which may affect the accuracy and completeness of the answers to the questions as soon as possible and in any event not later than 21 days from the date the changes come to my/our attention.
- d) also hereby authorise any regulatory body, law enforcement body or financial institution in Mauritius or in a foreign country, to release to the Bank of Mauritius, for use in relation to the application and the enforcement of the Banking Act 2004 which prevails in Mauritius, any information about the applicant, and any of its directors, shareholders, beneficial owners, chief executive officer, other senior officers as may be applicable.

Name: Position Held:			Name: Position Held:	
Signature			Signature	
This	day	of	Thisday of	

(*Please delete as appropriate)



Schedule 1

bear	, , , , , , , , , , , , , , , , , , ,
MA	<u>KE MY SOLEMN AFFIRMATION*/ OATH*/DECLARATION* AND SAY</u> <u>THAT</u>
1.	I was born on the
2.	I amby profession. *
3.	I am employed by*
4.	I have never been convicted for any crime or misdemeanour or declared bankrupt whatsoever in (Country details) nor involved in any managerial function in any body corporate which has been subject to insolvency proceedings.
5.	I am affirming this affidavit in lieu and instead of a certificate of character.
6.	The facts set out above are true to the best of my personal knowledge and belief.
DEP	EMNLY AFFIRMED BY THE ABOVE -NAMED) ONED at/before Competent Court-Authority/ Notary /Commissioner of Oath* a & address of office)
This	Day of
Dra	wn up by Me
Sigr	
Nan	ne & Address of Competent Court-Authority/Notary/ Commissioner of Oath*
Regi Lega	istration number*al Seal of Competent Court-Authority/Notary/ Commissioner of Oath* lease delete as appropriate)
	End of Application form

Bank of Mauritius 6 December 2021