

INDIVIDUAL / JOINT ACCOUNT OPENING FORM

COUNT TYPE	Sri Lankan F	Rupees	0,10	10 10	Foreign	Currence	v VO	EC 1	OFF	1	O. K.C	10	OFC.	10	OF.
	SAVIN	OFF TO	D DEPOS	IT C	A.C.	VINGS		((POSIT UR		AUD		OTHER Please Spe	ecify)	
NAME(S) OF DI	EPOSITOR(s)			TO F	6	OF C			- OF		05			
1. REV/MR/MRS/MISS/D SURNAME OTHER NAMES	R	9 0 0				000			0	CUSTO	MER CO	DE		, OF	0
NIC / PP NO. / DL NO. E-MAIL				Marc	DATE		E OF BIRT			(e) (e)				SP.	į.C
							TEL NO	o	100		JOE C		DE C		
PERMANENT ADDRESS (AS PER IDENTIFICATION)			100	2000C		C V	10 EC	700			MER CO	Offi		970	
2. REV/MR/MRS/MISS/D SURNAME OTHER NAMES	ROC	000	A CO		(6.4C	100	400	DE C	10	500.0	VO.		6		5
NIC / PP NO. / DL NO.	40 19	40 P	10	(C) 70°	DATE	& PLACE	E OF BIRT	н							
E-MAIL	OFF	OFC C	0/4C	Office	<u>0</u>	oc	CUPATIO TEL NO	C.C.	90	, V	60	20	101.	2	N. C.
PERMANENT ADDRESS								70,7	<u> </u>	0		<u> </u>		SC.	
(AS PER IDENTIFICATIO	N DOCUMENT			Signal Control		P. C.	CONT.		OFC	CUSTO	MER CO	DE	K.	70	SKC.
3. REV/MR/MRS/MISS/E SURNAME OTHER NAMES	RO			N 56		A				- C	10		10		0
NIC / PP NO. / DL NO.	OF IP	40 TO	9 6	64	DATE	& PLACE	E OF BIRT	н			<u></u>	, 0	<u> </u>	0	<u> </u>
E-MAIL	, O, C	10×C 1	70,5°C	(0/5/L)		oc	CUPATIO TEL NO		Sar 18	5	70P		P6.	4	0
PERMANENT ADDRESS (AS PER IDENTIFICATIO						0°						O	177		
ADDRESS 1.2. & 3. MAILING FOR 1.2& 3.	10 TO	1966	19 C	10,60	10 kg	10,	65 C	1604 0,40		908	101		0,0	560	0,
	36 JA			(C , O)		0,00	100		000		0,0			OFF	0
of the field	OFC	10,40 10	Med V	ON C	Office	VO.	(C)	D. C.	10	AFC.	10	1ºC/P	0,50		55
DEPOSIT INFORM	IATION (API	PLICABLE FOR	R FIXED I	DEPOSIT(S) (ONLY)	1			77	-	17 6	IN FIG	URES	De	
AMOUNT (IN WORD									OF		OFF		DES.	NB.	SEC
PERIOD OF DEPOSIT (IN MONTHS) (1) 1 3 6 12 24 36 48 60			INTEREST RATE %P.A.		PAYMENT MODE (<) MONTHLY			Unless yo	ou instruct	us other	wise, it is	DICATO	-	TAL O	NLY
			Car.		1/1	URITY UALLY		normal pr plus accru rate of inte	actice to a led interes	utomatica st for the	same peri	a deposit		AP. & 1	
PAY TO	ic Voic	N (MONTHLY/		ГY) ECT AT OFFIC	E			LOFF.	C C	NIK [(C)	OFF	AVEE	OF C	2
SELF PA	MR/MRS/	MISS	40,1	OFFC V	JE 1	TOPIS	ELF	OKC.	O BA	NK	10/2	C.	AYEE		OY.
AME DDRESS	(O)	0000	(0) C	100 C	2 10	1 V C	10° (c)			0		01/0	, , , ,	77 EC	U
AME OF BANK C NO.	07,0	DY C	05/10	060	0000	(0) (0)	\$ () \$ ()	BRAN	NCH INGS/C	TIRPE	NT	KC C	10/2	1 (C	00
5,110.	CYOY	LYOY	YOU	LYON	1.0	L	0,5	(SAV	1105/0	UKKE	111)	0,	C X	0,5	<u></u>

2. In the event of the death of any of us (the depositors) the survivor(s) of such depositors shall be entitled to all the rights and powers which the depositor (s) so dying had at the time of such death in respect of the Term/Fixed/Saving Deposit Account(s), including the right to payment at maturity of the money in deposit without prejudice to any right you may have in respect of such money arising out of any lien set-off, counter claim or otherwise whatsoever or to any step you may deem it desirable to take in view of any person other than the survivor(s).

Item Code - 0175

. NOMINATIONS		
NOMINEE/S (REV / MR / MRS / MISS) NAME (1)	NIC / PP NO	%
All items above and the terms & conditions stated overleaf have been real	ad & explained to me / us. ඉහත කරුණු සහ පසුපිටෙහි සඳහන් කොන්දේසි කියවා තෝරා දුන් පසුව මම . 2	/ අපි මෙහි අත්සන් කරන ලදි.
"PLEASE MAKE ALL	Signature / s of depositor / s CASH & CHEQUE PAYMENTS TO THE CASHIER ONLY"	c. *, 0
FOR OFFICE USE ONLY CASH CHEQUE RECEIPT NO.	CASH & CHEQUE PAYMENTS TO THE CASHIER ONLY"	SPECIAL REMARKS

Deposits may be made in the name of one person or more than one person jointly and severally, and made repayable individually / jointly to the survivors or the the nominee(s) in the application, in the event of death of the depositor(s).

2. Payment of interest

Interest can be paid monthly, or accrued and paid at maturity at the option of the depositor(s). There is also provision for the payment of interest to a payee designated in the application and in case of joint depositors, to any of such joint depositors as designated in the application. Interest will accrue at simple rates and shall be calculated and paid only at the end of term in fixed deposits where interest is payable at maturity.

3. Withdrawals

Deposits for a fixed period cannot be withdrawn prematurely but in special cases applications for withdrawals will be considered on receipt of six months notice prior to date of maturity subject to company's right to accept or reject such notice at its sole discretion. In the event of the money deposited or any part thereof being withdrawn before maturity a reduced scale of interest will be applied depending on the period of deposit and any excess of interest paid will be repayable to the company. The company shall be entitled to deduct the said excess payment from the capital held in deposit. The depositor will be required to surrender the deposit certificate with the endorsement on the reverse to obtain payment of the principal and the accrued interest.

4. Temporary Refunds

At the discretion of the Management, depositors can obtain temporary refunds/facility (loans) against a lien of such deposit(s)up to a maximum of 90% of the capital held in deposit. Such temporary refunds / facility (loan) will be subject to an interest charge of 3% per annum above the rate of interest applicable to the deposit.

5. Renewals

If no notice of withdrawal is received in writing 3 days prior to the maturity, such deposit (s) inclusive of interest will be automatically renewed for the same period at the prevailing rate and treated as a fresh deposit subject to the terms & conditions prevailing at the time of such renewal.

6. General

- Y A Deposit Certificate will be issued in respect of each deposit. In the event of death of the depositor (s) proceeds will be paid to the nominee (s) or Heirs, Executors, Administrators and / or assigns as applicable. Deposit certificates are not transferable by endorsement in the event of withdrawal or premature/ at maturity. For interest paments or granting of a temporary refund /facility (loan) against the lien of the deposit, the Depositor or in the case of joint depositors any one of the signatories may obtain proceeds, unless instructions to the contrary are given by a separate letter.
- Ÿ Where a nomination has been made on a joint deposit such nomination shall be null and void if any one of the depositors survives at maturity.
- Y At the request of the depositor (s) the company may also remit the interest/capital on maturity to an account designated by the depositor(s) and in such event the depositor (s) hereby undertakes to indemnify the company against any loss, expense or other detriment that may arise resulting from such remittance as directed by the depositor (s).
- Ÿ In instances of deposits made by cheque the deposit certificate will be issued only subject to realization of the cheques. Cheque must be drawn in favour of "LOLC Finance PLC" and crossed "PAYEES ACCOUNT ONLY"
- Ÿ Deposit certificates will be signed by two authorized officers of the company.
- \ddot{Y} Strict secrecy is observed in regard to all deposit accounts.
- Ÿ The company reserves the right to
 - i) Restrict the amount of each deposit
 - ii) Accept or reject any application for a deposit
 - iii) Refund a deposit after giving due notice of not less than ONE MONTH
 - iv) Make any changes in the terms of deposit, if so required by government or occasioned by government Monetary or Fiscal policy.
 - v) Recover any statutory levies if any that may be imposed by the State from time to time.

Anti Money Laundering and Environmental Declaration

I/We hereby declare and confirm that all the money that I / we use for the purpose or this facility / deposit is earned or received by me / us through legitimate sources and is not derived or realized; directly or indirectly, from any unlawful activity or from the proceeds of any unlawful activity. I / We also declare and confirm that any money that I / we will be using in the future to make any payments in terms of this agreement including the rentals, capital and/or interest shall be money earned or received by me / us through legitimate sources and shall not be money derived or realized, directly or indirectly from any unlawful activity or from the proceeds of any unlawful activity. I / We also wish to confirm that any money received or earned by me in terms of this agreement shall only be used for legitimate purposes and shall not be used for any unlawful activity. (The words unlawful activity shall have the same meaning as defined in the prevention of Money Laundering Act. No.05 of 2006.)

I/ We wish to also confirm that all my/our sources of income are generated through activity which are conducted in compliance with the environmental laws, rules and regulations which are in force in the country and will ensure that all payments that I/we make including rentals. capital, interest, fees or any deposits made in terms of this agreement now as well as in the future shall be from income generated sources which involve activity which are in compliance with the above laws rules and regulations.

LOLC FINANCE PLC (An LOLC Group Company)