
[Bank Name]

To Receive

G-Cash Value for Credit to Deposit Account Enrolment Form

Depositor's Name: _____

Depositor's Address: _____

Account Type: Savings Current Others: _____ Account Number _____

Terms and Conditions

1. **AGREEMENT**
This agreement governs the relationship between you (the “Depositor”), and the Bank. The Bank reserves the right to adjust, modify, amend or supplement these terms and conditions as the service may require. This agreement shall take effect immediately upon your signing. Upon signing to this form you have confirmed that you have read and understood the Terms and Conditions stated herein.

That the information provided herein by you is true and correct and that any G-Cash value that will be received by the Bank in favor to your account maintained in the Bank shall be credited immediately to the account number provided in this document.

That you are authorizing the Bank to obtain pertinent information for the purpose of verification of the source of G-Cash Value received by the Bank in favor to your account maintained in the Bank including the legality of such G-Cash Value.
2. **THE SERVICE**
The service enables the Depositor to receive money from any G-Cash registered subscribers or users through the bank G-Cash Wallet using Phone-to-Phone (P2P) or other G-Cash outlets.

The Depositor account will be credited immediately for G-Cash Value received within the banking hours with the same G-Cash value less service charges and fees when the sender is identifying your account number and name in the G-Cash confirmation message received by the bank or in the Daily Transaction List. G-Cash Value received after banking hours will be processed on the next banking day.
3. **FEES, RATES AND CHARGES**
In the course of the G-Cash transaction, the Depositor shall pay the applicable transaction fee, service processing fee, rates and charges for the service as posted in the bank premises.
4. **SUSPENSION OF SERVICE**
The Bank reserves the right to suspend the service for any Depositor, without prior notice to the Depositor, in the following instances: a) discovery of any form of fraud, b) violation of any existing Philippine Laws c) violation of any of the provisions of this Agreement and/or rules and regulations of the Bank.
5. **LIMITATION OF LIABILITY, INDEMNITY AND RELEASE**
The Bank shall not be liable neither for the loss of G-Cash Value in the course of sending G-Cash value to the Bank by the sender nor not receiving confirmation message and G-Cash Value during sender's execution of G-Cash transaction. In the case of not receiving confirmation message, the Bank will only rely on the Transaction List from Globe and will do its best to look into Transaction List to find out any items subject for reconciliation and reconcile it immediately.

The bank shall not be liable for any indirect or consequential damage suffered by the Sender of G-Cash Value for any defect or failure in the performance of the Service by reason of any mistake, omission, interruption, or delay.
6. **VENUE OF SUITS AND LITIGATION EXPENSES**
In the event of suit arising from or connected with this Agreement, the appropriate court in the City or Municipality where the Head Office of the bank is located shall have jurisdiction over the case to the exclusion of all other courts. In case of suit, the Depositor shall, in addition to the amount due and collectible, pay for attorney's fees and costs of suit.
7. **AMENDMENTS TO THESE TERMS AND CONDITIONS**
The Bank reserves the right to amend these terms and conditions at any time with or without prior notice including a change in the rate schedule for the service.

Depositor's signature over printed name

Date Signed

Verified by:

Approved by:

Authorized Personnel Date

Authorized Officer Date