## Conditions of Use

THE USE OF A REPUBLIC BANK/AADVANTAGE® MASTERCARD GOLD CREDIT CARD and STANDARD REPUBLIC BANK/AADVANTAGE® MASTERCARD CREDIT CARD IS GOVERNED AT ALL TIMES BY THE TERMS AND CONDITIONS SET FORTH

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- In this Agreement: a) "Authorized User" means a cardholder to whom an additional Credit Card has been issued at the Cardholder's request under Clause 34 a)
- hereof b) The Bank" means Republic Bank Limited and its heirs, successors
- c) d)
- e)
- "The Bank" means Republic Bank Limited and its heirs, successors and assigns. "Cardholder" means any person to whom or for whose use a Credit Card is issued by the Bank and includes a person to whom a Credit Card is issued by the Bank at the request of the Principal Cardholder under the provisions of Clause 34 "Cash Advance" means any payment of cash obtained by the use of the Credit Card. "Credit Card" means the Republic Bank Credit Card currently issued to a Cardholder. "Credit Card Account" means an account in the name of the Principal Cardholder maintained by the Bank in relation to Credit Card Transactions, and includes a joint account applied for by more than one person. f)

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   Credit Card Account' means an account in the name of the Principal Card Account's plot for the ymet each on a parent.
   Credit Card Card Line' means the maximum allowable amount of cash which may be obtained.
   Credit Card Card Transaction' means the purchase of goods or obtaining of aervices or cash against use of the Credit Card, the Card number of Card Account's plot for the Credit Card.
   Credit Card Transaction' means the purchase of goods or obtaining of aervices or cash against use of the Credit Card, the Card number of Card Account or utilizing of any services made asynthetic to the Credit Card.
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- The minimum payment to be made shall be the total amount due at the end of
- a) 2.77% of the outstanding balance due on the Credit Card Account at the end of the Billing Period or US\$20.00 whichever shall be the a)
  - b)
- the end of the Billing Period or US\$20.00 whichever shall be the greater (or such other rate or amount as the Bank may in its sole discretion notify to the Cardholder from time to time); and/or Any minimum payment(s) due and unpaid (if any) in respect of any previous Billing Period or Billing Periods which remain unpaid (either wholly or partially) at the end of the current Billing Period; and/or All interest and other charges accrued due under the terms of the Agreement at the end of the current Billing Period. The minimum payment so advised will be rounded up to the next whole dollar. The payment due date shall be at least 20 days from the end of the current Billing Period. c)
- Billing Period 24. A late payment fee of 3% of the Minimum Payment due in respect of any Billing Period, subject to a minimum fee of US\$8.00/TT\$52.00, will be payable by the Cardholder if payment of that Minimum Payment is overdue.

- 25. Payments made to the Credit Card Account will be applied in the following order: a) b)
  - c) d)
  - Interest on overdue payments in respect of any Billing Periods; Interest on amounts due at the end of the current Billing Period; Fees on amounts in excess of the Credit Card Line; Annual fees and all other fees and charges accrued due under the terms of this Agreement not otherwise specifically set out in this Clause; Overdue payments on account of principal in respect of any Billing Periods: e) Periods
- Amounts in excess of the Credit Card Line; Amounts on account of principal due at the end of the current Billing Period. f) g)
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- f) Amounts in excess of the Credit Card Line;
  g) Amounts on account of principal due at the end of the current Billing Period.
  a) In the event that the Principal Cardholder does not receive a billing statement within ten (10) calendar days after the end of the relevant Billing Statement within ten (10) calendar days after the end of the relevant Billing Statement. No Billing Statement will be provided if there has been no activity for the ensuing month and no balance is due.
  b) Any queries concerning any entry on a Billing Statement must be made in writing by the Principal Cardholder to the Credit Card Centre within thirty (30) calendar days after the end of relevant Billing Period after which time the Bank will not be obliged to consider any query.
  Payments to the Credit Card Account may be made at any branch of the Bank, an automatic debit to a deposit account maintained in the Cardholder's name at any of the Bank's branches, or via RepublicOnline or Telebanker. Payments can be made in TS and/or US\$. Payments that exceed the credit Card Account if the outstanding balance is paid in full by the Payment Due date shown on the Principal Cardholder's current Billing Statement. No the advances, interest and fees from the previous month's Billing Statement. In default of payment as aforesaid, interest will be charged on all purchases, cash advances, interest and fees from the credit Card Cash dvances and fees for the current month's Billing Statement. In default of payment as aforesaid, interest will be charged on all purchases, cash advances ahalt escel the Credit Card for the Billing Period. This interest rate may be changed by the Bank at any time and from time to time in its sole discretion.
  Mhere the Credit Card is used to obtain Cash Advances a handling charge of 3% of the amount so obtained will be payable by the Cardholder to the Bank. Cash Advances shall not exceed the Credit Card Cash Limit.
  An Annual fee of US\$60.00 in respect of the MasterCar 28
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- A fee of US\$28.00 will be charged in respect of each new Credit Card Account and each new Credit Card issued because of lost/stolen/damaged Credit Cards.
  The Bank may in its sole discretion issue an additional Credit Card for the use of any person who is nominated in writing by the Principal Cardholder as Co-Applicant. The Principal Cardholder shall be liable for the use of the additional Credit Card as if he had used it himself and for all amounts arising from or losses incurred by The Bank in connection with or arising from the use of the Credit Card (whether by act or omission) by the Authorised User (including any use in breach of the terms of this Agreement which the Bank shall be under no duty to prevent) which may be debited to the Credit Card Account. In addition to any of its other powers, the Bank may cancel any Credit Card issued to an Authorised User at any time upon the written request of the Principal Cardholder and the return of such Credit Card to the Bank or upon the surrender to the Bank os such Credit Card by the Authorised User.
  Notwithstanding anything to the contrary set out elsewhere in this Agreement, the Bank shall have the right in its sole discretion at any time and from time to time to demand immediate repayment of all monies due to it by the Principal Cardholder with the regist in its sole discretion whether or not a similar amendment is made to the Agreement and/or these conditions at any time in its sole discretion whether or not a similar amendment is Magreement for his Card and/or the Co-Applicant's Card by writen notice at the Bank but such terminate this Agreement for his Card and/or the Co-Applicant's Card by writen notice and all Credit Card's issued to the Principal Cardholder (including, for the avoidance of doubt, an Authorized User).
  a) The Principal Cardholder may terminate this Agreement for his Card and/or the Co-Applicant's Agreement at any time without notice and thereupon cancel or refuse to renew the Credit Card is the event of
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- not limited to, interest and other charges) have been paid in full.
  38. All queries/disputes concerning any entry on a Cardholder's statement must be made in writing by the Principal Cardholder within thirty (30) calendar days after the end of the relevant Billing Period after which the Bank will not be obliged to consider any query. Where transactions under dispute are done on a Co-Applicant's card, the transactions must be disputed in writing by the respective cardholder. Any and all disputes between a Cardholder and a Merchant in respect of any Credit Card Transaction shall be resolved by and between the Cardholder and the Merchant. In the case of such disputes, the Bank shall remain fully indemnified by the Cardholder in respect of any and all claims arising therefrom whether by the Merchant or any third party. Notwithstanding any pending disputes, the Cardholder is required to continue making payments to the Account. Account
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- be indig disputes, the Caldholder is required to continue making payments to the Account.
  The Principal Cardholder shall immediately notify the Bank at its Credit Card Centre in writing of any change of name or address.
  If any part of this Agreement is to be found invalid, the rest remains effective.
  The Credit Card shall be so designated by the Bank and:

  a) Its use will be at all times subject to any statutory restrictions/regulations or which may be imposed from time to time by the Central Bank of Trinidad & Tobago or any other Governmental or other Authority.
  b) The amount of any Credit Card Transaction in a currency other than Trinidad & Tobago Dollars will be converted to United States Dollars at a rate of exchange determined by the Bank for the date when the Credit Card Transaction is debited to the Credit Card Account.

  Where the Cardholder, in or towards satisfaction of the liabilities of the Cardholder under this Agreement whether the accounts are maintained in TT\$ or in any other currency, alone or jointly with others.
  All account charges may be changed at any time by the Bank in its sole discretion. 43.
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- Advantage® miles will be awarded to the Principal Cardholder only. It may take up to 6-8 weeks for the Addvantage® miles noted on the Republic Bank MasterCard Billing Statement to be credited to the Addvantage® account with American Airlines. This offer may be changed, withdrawn or extended at any time and cannot be combined with any other offer. Addvantage® miles are awarded for purchases charged to the Credit Card. Credit for returned items, refunds, rebates, or other similar credits will reduce or cancel the Addvantage® miles earned by the amount originally charged to the Credit Card. Fees, Cash Advances, (including Balance Transfers), or interest charges, optional services, refunds, rebates or other similar credits will not earn Addvantage® miles. Cardholders are responsible for any applicable to the
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- charges, optional services, refunds, rebates or other similar credits will not earn Advantage® miles. Cardholders are responsible for any applicable taxes, fees and charges associated with travel awards. Addvantage® award travel may include redemption of miles earned through purchases of goods and services. American Airlines reserves the right to change the Addvantage® program and its terms and conditions at any time without notice, and to end the Addvantage® program within six months notice. Any such changes may affect the Cardholder's ability to use the awards or mileage credits that have been accumulated. American Airlines is not responsible for products or services offered by other participating companies. For completed details about the Advantage® program, visit <u>www.aa.com/aadvantage</u>. AmericanAirlines and AADVANTAGE are registered trademarks of American Airlines, Inc. The Bank shall not be liable to the Cardholder in respect of any change made in this regard or to termination of the Addvantage program. The Personal Republic Bank MasterCard Addvantage Credit Card is not intended for extensive commercial use. If the Bank is of the opinon that the Cardholder is using the Credit Card primarily for commercial use, such commercial use exceeding One Hundred Thousand United States Dollars (US\$10,000.00) or its Trinidad and Tobago dollar equivalent, whether purchases were made in an aggregate of currencies or any single currency, between the months January to December in any one calendar year, the Bank reserves the right to close the Credit Card Account and may issue an alternative Credit Card more compatible with the needs of the Cardholder. This Agreement shall be governed by the Laws of Trinidad and Tobago. 49. 50