



### Introducing the terms

- 1 1 These terms and conditions for the Instant Money service (terms) form a legally binding agreement between you, meaning either the sender or the receiver and us, The Standard Bank of South Africa Limited (registration number 1962/000738/06).
- 1.2 The terms become effective when you use the service.

This means you agree to the terms and warrant (promise) that you can enter into a legally binding agreement.

- 1.3 You must know, understand and comply with the terms, which apply together with the Standard Bank general terms and conditions, including any definitions, privacy statement, disclaimers and disclosures that are incorporated by reference into the terms Standard Bank general terms and conditions. Other terms may also apply to you if, for example, you want to use a wallet; you will have to agree to those terms.
- 1.4 If there is any conflict between the terms and any other terms mentioned above, the terms will apply to the service.
- Pay special attention to the clauses in bold, as they may 1.5 exclude or limit our liability (responsibility) to you or involve some risk for you.
- 1.6 You must make sure that the service is suitable for your needs.

#### 2 **Definitions**

The following words and expressions have the meanings set out next to them unless the context clearly indicates a different meaning.

Standard Bank's Banking App. App

channel The way in which you can access the

service. This could be through a Standard Bank ATM, the App, Internet Banking, a wallet, a participating merchant or any other means that we let you know about.

Internet Banking Standard Bank Internet Banking, which is

available on our website at:

www.standardbank.co.za. participating

merchant

receiver

A retailer that we approved to participate in the service.

release PIN The personal identification number that you

choose and communicate to the receiver, who can then collect the money.

The person who receives money through

the service and collects the money at a

participating merchant.

SA ID A South African identity document or smart

identity card

The person who sends money by using the sender

service.

The Instant Money service that allows senders service

to send money to receivers and receivers to

collect money sent to them.

voucher The unique reference number that we issue

when you use the service to send money and that is sent to the cellphone number that

you provide.

wallet The Standard Bank Instant Money digital

wallet that you register for and access through the Instant Money mobile application. It can also be a third-party digital wallet that we have approved to participate in the Instant

Money in-store service.

#### 3 About the service

You can use the service to send money to a receiver using one of the channels. You can also use a channel to collect money sent to you and to redeem money into a wallet.

# Sending money

If you have a bank account with Standard Bank, you can send money using one of the channels by following the instructions on the App.

- 4.2 A sender who does not have a bank account with Standard Bank can use the service to send money at participating merchants.
- 4.3 A sender must provide:
  - their SA ID if they are using the service through a participating merchant;
  - b) their cellphone number; and
  - the name, surname and cellphone number of the receiver. C)
- 4.4 You must make sure that the information you provide is correct. If you provide the wrong information when you send money, neither we nor the participating merchant (if any) will be responsible for losses or damages that you or the receiver may suffer.
- When you use the service, you must pay the money that you want 4.5 to send to the receiver together with the fee due to us for your use of the service. The receiver will receive the money less the fee.
- By providing the receiver's details, you are confirming that 4.6 you have their permission to do this.
- You will be asked to select a release PIN. If you forget or lose the 4.7 release PIN, you can use a channel or any other means we tell you about to reset it. If you reset the release PIN, you will receive a new release PIN. which you must provide to the receiver.
- 4.8 We will only send the receiver a voucher. You must give the receiver the release PIN. If you give the release PIN to any person who is not the receiver and they access the voucher, that person could withdraw the money themselves.
- If you forget or lose the release PIN or want to change it, you can 4.9 use a channel or any other means we tell you about to reset it. If you reset the release PIN, you will receive a new release PIN, which you must provide to the receiver.
- 4.10 If the receiver has not already collected the money, you may cancel the voucher through a channel or collect the money yourself. To collect money yourself you must use a channel. If you collect through a participating merchant, you must give the participating merchant your SA ID, the voucher number and the release PIN. You will not receive a refund for any fees paid for
- You must let us know immediately, by using the details in clause 4.11 13 below, of any change to your personal information when you use the service.

#### 5 **Receiving money**

- 5.1 A receiver may collect money through any channel.
- To collect money from a participating merchant, the receiver 5.2
  - give the participating merchant the voucher number;
  - enter the correct release PIN on the participating merchant's h) point-of-sale device.
- 5.3 To collect money at a Standard Bank ATM, the receiver must:
  - enter the voucher number;
  - enter the correct release PIN. b)
- 5.4 To redeem money into a wallet, the receiver must:
  - select the voucher number they want to redeem from the "manage voucher" menu;
  - enter the correct release PIN. If the receiver enter the wrong release PIN three times in a row, a new release PIN is generated and sent to you and you must provide it to the receiver.
  - A receiver has three years to collect the money from when you send it. If the law allows it, you or the receiver may have a right to collect the money after the three years. Contact us using the details in clause 13 and we will let you know what you must do in such an instance.

#### Limits that apply 6

- You may send a maximum of R5 000 per day or R25 000 per 6.1 month to a receiver.
  - A receiver (including you, if you are redeeming a voucher) can collect a maximum of R5 000 per day sent to them in vouchers. For example, if you send R5 000 today and R1 000 tomorrow, the sender can only collect R5 000 at a time and it will therefore take two days for them to collect the full amount that

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you sent to them. Even if they receive vouchers from different senders, they can still only collect R5 000 per day.

- 6.3 These limits for senders and receivers apply regardless of how Instant Money is used whether you are sending or receiving money through a participating merchant, a wallet or any other channel.
- 6.4 Participating merchants may have their own limits for collecting money, and they will let the receiver know about these limits when they collect money.

### 7 Fees and interest

- 7.1 You must pay us a fee when you use the service. We or the participating merchant will let you know about the fee before you use the service. All fees paid are non-refundable.
- 7.2 We will not pay you any interest on the money from when it is sent until it is collected, no matter how long this period is.

# 8 Limitation of our liability to you

- 8.1 This clause applies in addition to what is set out in Standard Bank's general terms and conditions.
- 8.2 To the extent permitted by applicable laws, we deny responsibility for any direct, indirect or consequential losses or claims arising out of or in connection with the service, including with regard to your use of the service or any interruption thereof.

## 9 Processing personal information

- 9.1 We understand that your personal information is important to you. By using the service, you acknowledge that your personal information will be processed by us and (if necessary) by third parties according to the <u>Standard Bank privacy statement</u>, which is in line with the applicable laws.
- 9.2 It is your responsibility to read and understand the contents of Standard Bank's privacy statement.
- 9.3 We will maintain the confidentiality of your personal information and we will implement safeguards to secure your personal information as set out in Standard Bank's privacy statement.
- 9.4 Standard Bank's privacy statement includes a description of what personal information is, what information we process, how we process your information, where we collect your information, whom we share your information with and your rights as a data subject. It also includes the complaints contact details of both Standard Bank and the South African Information Regulator, which is, among other things, empowered to monitor and enforce compliance with laws relating to personal information.

# 10 Changes to the terms

10.1 We may change the terms and introduce new terms and conditions and changes in the fees at any time. We will let you know about any changes by communicating them to you before you use the service.

- 10.2 The latest version of the terms applies to you every time you use the service. By using the service, you agree to the updated terms.
- 10.3 If we make changes to the terms, this does not mean that the terms are cancelled.
- 10.4 You cannot change any of the terms.

# 11 Cancelling the service

- 11.1 You can stop using the service at any time.
- 11.2 We may end our relationship with you and stop you from using the service by giving you notice. We do not need to give you a reason for this. We do not have to give you notice if:
  - we believe or suspect that you are using the service wrongly or unlawfully (illegally) or for any prohibited activity as defined in Standard Bank's general terms and conditions;
  - b) we stop providing the service;
  - we have asked you to correct your breach of the terms (if this is possible) and you have not done so at all or have not done so in time;
  - d) you have breached Standard Bank's general terms and conditions or we have ended our relationship with you under Standard Bank's general terms and conditions;
  - it is necessary to protect Standard Bank, our clients or service providers, our systems, participating merchants or any receiver:
  - f) we must do this for legal reasons.
- 11.3 Depending on the reason for ending our relationship, we will do our best to give you notice of our intention to end it.
- 11.4 All the other terms for ending our relationship, which are set out in Standard Bank's general terms and conditions, will apply.
- 11.5 If our relationship with you ends, this means that you can no longer access or use the service.

### 12 Legal protections we have to tell you about

- 12.1 The Financial Advisory and Intermediary Services (FAIS) Act and the consumer protections it provides do not apply to the terms.
- 12.2 Money sent through the service is not protected by the Corporation for Deposit Insurance. You can find out more about this on the <u>CODI website</u>.

## 13 Questions and complaints

- 13.1 If you have any questions about the terms, you may:
  - a) phone our call centre at **0860 466 639** (normal charges apply);
  - b) send us an email at <a href="mailto:instantmoney@standardbank.co.za">instantmoney@standardbank.co.za</a>; or
  - follow our complaints process, which you can find on our website at <u>www.standardbank.co.za</u>, by clicking on the "Contact Us" tab

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