Statements and Confidentiality of Accounts:

- The cardholder authorizes the bank to send the credit card statement via registered e-mail address or by the Postal Authority or any provider of postal service selected by the bank to be delivered to registered address of the Primary cardholder with the bank, which is the elected domicile of the client throughout the duration of the validity of this card or via any other way deemed appropriate by the bank.
- The Primary cardholder shall notify the bank of any change in his address / e-mail address and the bank shall bear no responsibility if the credit card statement was not delivered to the last known address with the bank.
- This form is considered as enrollment in the credit cards e-statement service and an authorization from cardholder to cancel the credit cards paper statement service. The cardholder is solely responsible to register the correct & complete e-mail in the form.
- In case the cardholder does not complete this form, then this is considered as final authorization to remain enrolled in the credit cards paper statement service.
- In case the cardholder does not register for the e-statement, then he/she authorizes the Bank to debit monthly fees for the credit cards paper statement service.
- The cardholder shall notify the bank of any change in his data such as address, and e-mail address and the bank shall bear no responsibility if the credit card statement was not delivered to the last known address or e-mail with the bank.
- All statements or any other correspondences delivered to the cardholder are considered received whether sent via the postal service to the registered address or to the email added in this form.
- The cardholder shall acknowledge that if the bank does not receive any objections on credit cards statement sent by the bank within thirty days from the date of notification of the credit card statement, this shall be a final approval by the cardholder of the outstanding balance due shown in the statement. Furthermore, the customer shall not be entitled to object to any of his/her balances with the bank currently or in the future. The bank is under no obligation to attach copies of the purchase or cash withdrawal notes.



FOR ALL THAT COUNTS.