



PT BAT INSTRUMEN BANK INTERNASIONAL



PLATINUM PROGRAM MEMBERSHIP FORM

SAMPOERNA STRATEGIC SQUARE, 8TH FLOOR, SOUTH TOWER,
JL. JENDERAL SUDIRMAN, JAKARTA, INDONESIA

Certified Platinum Membership Program Benefits***Certified Platinum Membership***

- ✓ Lifetime membership with PT. BAT Instrumen Bank Internasional.

Exclusive Platinum Membership Cards

- ✓ Personalized and prestigious Platinum Membership cards.

Enhanced Bank Instrument Facilities

- ✓ Access up to 100 times the deposit amount.

Cash Overdraft Facility

- ✓ Withdraw up to 10 times the deposited amount at a 1.5% monthly charge.

Comprehensive Banking Instruments

- ✓ Access to various financial instruments, such as

SBLC (Standby Letter of Credit)

- ✓ This is a guarantee from a bank (in this case, UBS Bank Switzerland.)

Cash-backed

- ✓ This means the SBLC is secured by funds held with UBS Bank Switzerland and with top tier Banks of the world.

8% leasing cost yearly:

- This is the fee charged for the SBLC. It's expressed as a percentage of the SBLC's face value and is paid annually.
- ✓ Bank Guarantee
- ✓ Performance Bonds
- ✓ Letters of Credit (LC), and more.

Quick Processing Timelines

- ✓ Facilities processed within 45 to 60 working days.

Premium Platinum Kits

- ✓ Special welcome kits from PT. BAT Instrumen Bank Internasional.

Demand Deposit Certificate

- ✓ Backed by the Central Bank of Indonesia, offering a 4% annual interest rate.

Local Bank Account Support

PT. BAT INSTRUMEN BANK

- ✓ Sponsorship assistance for opening local bank accounts with CIMB where all facilities will be parked.

MEMBERSHIP REFERRAL AGREEMENT

Date :

Applicant No.:

This Agreement confirms the services of the undersigned parties, collectively referred to as “The Parties,” namely:

“PT.BAT INSTRUMEN BANK INTERNASIONAL”

Business Address: Sampoerna Strategic Square, 8th Floor, South Tower, Jl. Jend.Sudirman, Street No. 45-46, Semanggi -Setiabudi, East, Jakarta, Indonesia (hereinafter referred to as “BAT BANK”),

&

Applicant Details:

Surname :

Given Name(s) :

Physical Address :

- **City:** _____
- **State:** _____
- **Zip Code:** _____
- **Country:** _____
- **Phone:** _____
- **Email:** _____

(Hereinafter referred to as “MEMBER”), and any associated **PLATINUM MEMBERSHIP** parties engaged in the capitalization of projects related to financial services and compensation for such services or similar services.

This Agreement shall obligate the **PLATINUM MEMBERSHIP** and their partners, associates, employers, employees, affiliates, subsidiaries, parent companies, nominees, representatives, successors, Membership, and assigns to jointly, severally, mutually, and reciprocally comply with the terms and conditions stated herein.

Whenever this Agreement is referenced in any subsequent document(s) or written agreements, the terms and conditions herein shall apply as stated. This Agreement also extends to the exchange of information, whether written, oral, or in any other form, involving financial data, personal or corporate names, contracts, or any other materials initiated by or involving the Parties.

Furthermore, this Agreement shall apply to any addition, renewal, extension, rollover, amendment, renegotiation, or new agreement arising from the original terms set forth herein.

PT. BAT INSTRUMEN BANK

GENERAL TERMS

BAT BANK agrees to provide consulting and advisory services to customers and referrals directed to it in writing by PLATINUM MEMBERSHIP. These services will relate to the capitalization of projects and obtaining funding, including, but not limited to:

- Sourcing equity financing,
- Debt financing,
- Lines of credit,
- Standby Letters of Credit (SBLC)
- Bank guarantees,
- Medium-Term Notes (MTNs),
- And any other required financial instruments or funding solutions.

During the term of this Agreement, BAT BANK agrees to make reasonable best efforts, on a non-exclusive basis, to identify and introduce customers referred in writing by PLATINUM MEMBERSHIP to appropriate sources and solutions that may fulfill their needs.

MUTUAL PROTECTION.

This clause establishes a **mutual non-circumvention agreement** between the parties. It aims to protect their respective interests and ensure they do not undermine or bypass each other in business dealings or relationships.

1. **Mutual Guarantee:** Both parties legally and irrevocably bind themselves to the terms.
2. **Non-Circumvention:**
 1. Parties agree not to interfere with or bypass each other's business interests, relationships, or dealings.
 2. This includes avoiding direct or indirect actions that could harm or circumvent the other party's rights or agreements.
3. **Scope of Protection:**
 1. The clause broadly applies to activities involving sellers, buyers, intermediaries, manufacturers, dealers, distributors, etc.
 2. It prevents actions aimed at avoiding established or future fees, commissions, or preexisting relationships.
4. **Prohibition Against Unauthorized Transactions:**
 1. Neither party can initiate transactions or relationships that bypass the other party to benefit a third party.
 2. This extends to related future transactions.

PT. BAT INSTRUMEN BANK

Potential Improvements:

- **Clarity:** Simplify the language to ensure all parties can clearly understand their obligations.
- **Definitions:** Clearly define key terms like "Transaction," "relationship," "circumvention," and "future transaction."
- **Duration:** Specify the duration of the agreement and whether it applies indefinitely or for a fixed period.
- **Exceptions:** Include explicit exceptions (if any) where this clause might not apply.
- **Enforce ability:** Outline consequences or remedies for breaches of this agreement to ensure enforce ability.

REFERRAL DEFINED.

This definition establishes the term "referral" as a written communication that includes:

1. **Mode of Communication:** Any written method, such as email, fax, or other communication platforms.
2. **Origin and Recipient:** Specifically, it involves communication from the **PLATINUM MEMBERSHIP** to the **BAT BANK**.
3. **Customer Details:** It must include the full contact details of the referred customer (phone and email).
4. **Purpose:** The customer being referred may have a potential need for services such as debt or equity financing or other services provided by **BAT BANK** or its **REPRESENTATIVE OFFICE**.

VALID TRANSACTION.

Understanding the Transaction Definition.

1. **Cash Payment:** The transaction must involve a monetary payment made to the **BAT BANK**.
2. **Signed Engagement:** There must be a legally binding agreement between the **BAT BANK** and the client.
3. **Completed Transaction:** The specific deal or service provided by the **BAT BANK** must be finalized.
4. **Referred Client:** The initial contact with the client must have been introduced to the **BAT BANK** by a member of the **MEMBERSHIP**.
5. **Written Referral:** The referral must have been documented in writing.

Transaction Fees.

Transaction fees shall be paid to the **BAT Group of Companies (PT. BAT Instrumen Bank Internasional)** via bank wire transfer in accordance with the Service Level Schedule specified in this agreement. Payment of transaction fees is due within 45 working days after the **BAT Group** receives each cleared cash or transfer payment. The process for all benefits and facilities will commence as stated in the application form.

PT. BAT INSTRUMEN BANK

Term.

This agreement is effective as soon as it's signed and covers *everything* between the involved companies, their related businesses, and their customers, for as long as the Services Level Schedule says it's in effect

Non-Exclusivity.

BAT Bank will act as non-exclusive advisors regarding financing during the term of the agreement (and any extensions). This means BAT Bank can offer similar advisory services to others simultaneously. If a financing transaction is completed with a party that BAT has sourced, the MEMBERSHIP will earn a transaction fee.

Fee Protection.

This clause, often referred to as a "fee protection" or "fee guarantee" clause, is designed to ensure that all parties involved in a transaction, even those who may not be direct signatories to a specific fee agreement, are obligated to honor and respect the fee arrangements.

1. Time and Manner of Payment:

1. Fees will be paid as specified in the agreement, unless there's a written agreement between the affected parties.

2. Irrevocable Guarantee:

1. All parties involved unconditionally guarantee to honor fee and remuneration arrangements.

3. Broad Scope of Obligation:

1. Even if a party is not directly involved in a specific fee agreement, they are still obligated to respect it.

Other Services

This passage outlines key terms regarding BAT's independence, financial rights, and confidentiality obligations.

1. **Independent Contractor Status** – BAT is not exclusive to PLATINUM MEMBERSHIP and can offer services to other members.
2. **Financial Independence** – PLATINUM MEMBERSHIP has no rights to BAT's earnings from other clients.
3. **Confidentiality** – Both parties agree not to share each other's contact details with third parties, recognizing such information as proprietary.

Prohibition of Direct and Indirect Dealings :

Neither Party shall engage in direct or indirect offers, negotiations, or transactions with contacts introduced or made available by the other Party, without prior written consent from the disclosing Party.

PT. BAT INSTRUMEN BANK

Independent Contractor Relationship

Nothing in this agreement shall be construed to establish BAT or its associated persons as employees of MEMBERSHIP or PLATINUM MEMBERSHIP, nor to establish MEMBERSHIP or PLATINUM MEMBERSHIP or their associated persons as employees of BAT. It is expressly understood that BAT and its associated persons act as independent contractors. This agreement does not create, and is not intended to create, any partnership, employment, agency, joint venture, or other relationship beyond that of independent contractors.

Enforcement / Dispute Resolution

Understanding the Enforcement and Dispute Resolution Clause

- **Arbitration:** Any dispute, claim, or controversy arising from the agreement that cannot be resolved amicably will be settled through arbitration.
- **Governing Rules and Institution:** The International Chamber of Commerce (ICC) rules will govern the arbitration process.
- **Arbitration Location:** The arbitration will take place in the Republic of Indonesia.
- **Arbitrator:** A single arbitrator will be appointed to hear and decide the case.
- **Enforce ability of Award:** The arbitration award will be final and binding on all parties. It can be enforced in any court with jurisdiction.

Discovery Rights:

- The parties have the right to conduct discovery, which involves gathering evidence relevant to the case. This right is subject to applicable laws and the rules of the ICC.
- **Arbitration Award Enforcement:**
 - Both parties agree to enforce arbitration awards without delay and waive alternative legal resources, where valid.
 - This waiver aims to ensure arbitration remains the sole avenue for dispute resolution, but its enforce-ability depends on jurisdiction-specific arbitration laws.
- **Legal Expenses:**
 - Each party is responsible for its legal expenses in arbitration unless the arbitrator finds one party in material breach of the agreement.
 - If a material breach occurs, the breaching party must compensate the aggrieved party fully for losses, legal expenses, arbitration costs, and other damages related to dealings initiated by the aggrieved party.
- **Scope of Damages:**
 - The clause about compensating damages includes dealings with banks, lending institutions, corporations, and other entities introduced by the aggrieved party. This is broad and could be a source of contention in defining "remuneration" or damages.

PT. BAT INSTRUMEN BANK

- **Judicial Actions and Arbitration Waiver:**

- Filing a judicial action for provisional remedies (e.g., injunction, receivership) is explicitly prohibited and is treated as a waiver of the right to arbitrate.
- This provision may conflict with some jurisdictions where such judicial actions are allowed to preserve arbitration rights.

- **Attorney's Fees for Enforcement:**

- The prevailing party in enforcing this agreement (through arbitration or court) is entitled to reasonable attorney's fees and court costs.
- This incentives compliance but adds another layer of litigation if the definition of "prevailing party" or "reasonable fees" is disputed.

Binding Upon Principal(s), Employee(s), Membership(s), Agent(s), Representative(s), Assignee(s), Family, and Heirs:

- This part casts a wider net, making the agreement binding on:
 - **Individuals:** The principals, employees, members, agents, and representatives of the parties are directly bound.
 - **Successors:** Assignee's, family members, and heirs of the parties are also bound, ensuring that the agreement's obligations continue even after a change in ownership or control.

ASSIGNMENT

PLATINUM MEMBERSHIP holder cannot transfer their rights and obligations under the Agreement to another party without explicit written permission from the BAT Bank. This restriction ensures that the BAT maintains control over who is entitled to the benefits and responsibilities associated with the PLATINUM MEMBERSHIP.

Partnership cancelation

It typically appears to limit liability and prevent misunderstandings about the relationship between the parties. It essentially states:

1. **No Partnership:** The agreement is not a partnership agreement. This means that the parties are not partners and do not share profits or losses.
2. **Separate Dealing and Assets:** Each party retains ownership and control over their own assets and business dealings.
3. **No Liability for Independent Actions:** Each party is responsible for their own actions and is not liable for the actions of the other parties.

In simpler terms it clarifies that the parties are independent entities, each responsible for their own business and financial affairs. They are not partners or joint ventures, and neither party is liable for the other's actions or debts.

PT. BAT INSTRUMEN BANK

INVALIDITY

Its essentially states that if the payment of a Transaction Fee to the Membership is found to be illegal or invalid, then the Platinum Membership will not be liable for any transactions referred by them.

- **Invalidity:** If the payment is deemed invalid or illegal.
- **No Payment:** No payment will be made to the Membership.
- **No Debt:** The Platinum Membership will not accrue any debt for the referred transactions.

Referral Exclusivity

The PLATINUM MEMBERSHIP agreement outlines a strict condition regarding referrals:

1. **Written Referral:** Once a referral is provided to the BAT Bank in writing, it becomes exclusive to the BAT Bank
 2. **No Sharing:** The referral cannot be shared with any other intermediary, deal facilitator, finder, Membership, trader, company, or individual who might compete with the BAT Bank.
 3. **Prior Consent:** Any sharing of the referral with a potential competitor requires explicit, written consent from the BAT Bank.
- **Confidentiality:** The referral information is considered confidential and proprietary to the BAT.
 - **Potential Liability:** Breach of this clause could lead to legal consequences, including potential damages.

Disclosure of Criminal Convictions:

This title of the clause, clearly stating its purpose.

- **By signing this agreement:** This indicates that the signatory is acknowledging and agreeing to the terms of the clause by signing the agreement.
- **The PLATINUM MEMBERSHIP confirms that they have NOT ever been convicted of any offence involving money, fraud or dishonesty:** This part specifically prohibits any criminal convictions related to financial crimes.
- **nor have they served time in jail for any offence:** This further expands the scope to include any type of imprisonment, regardless of the nature of the crime.

Agreement Jurisdiction

This Agreement shall be governed by and construed in accordance with the laws of the Republic of Indonesia. Any disputes arising out of or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of Indonesia

PT. BAT INSTRUMEN BANK

Tax Responsibility

This clause states that the Platinum Member is solely responsible for paying all taxes on funds they receive from BAT Bank.

- **"complete responsibility"**: This emphasizes that the obligation to pay taxes falls entirely on the Platinum Member, not BAT Bank.
- **"all applicable taxes"**: This is a broad term covering any tax that might be due. It's not limited to specific tax types.
- **"any and all funds received from the BAT Bank"**: This means *all* money received, regardless of the reason (e.g., interest, dividends, withdrawals, etc.) is subject to this tax responsibility.
- **"includes, but is not limited to"**: This phrase clarifies that the listed examples (income taxes, value-added taxes) are just a few possibilities. Other taxes might also apply depending on the member's situation and the relevant laws.
- **"as required by law in the applicable jurisdiction"**: This is crucial. The specific taxes and how they are calculated will depend on the laws where the Platinum Member resides or where the funds are considered to be earned.

Membership Deposit

This clause outlines the financial commitment required for a PLATINUM MEMBERSHIP and the subsequent action taken upon receipt of the deposit.

Membership Deposit: The core requirement for a PLATINUM MEMBERSHIP is a substantial deposit of USD 1,000,000.00 (one million US dollars). This signifies a high-tier membership level.

Service Level: The deposit amount is tied to the "Service Level" selected under the broader agreement. This implies different tiers of service or benefits may exist, each potentially associated with varying deposit amounts. The PLATINUM MEMBERSHIP clearly requires the highest deposit.

DDC Issuance: "DDC" likely stands for a specific document or "Demand Deposit Certificate" or similar. Upon the successful receipt of the USD 1,000,000.00 deposit, this DDC will be issued. This DDC likely serves as security of the deposit and membership status.

Agreement Validation

This Agreement, when accurately transmitted via facsimile or email, shall be considered an original, legally binding version. All faxed or emailed copies of the executed Agreement will hold the same legal validity as the original document, including all signatures of the Parties. Each Party acknowledges and accepts the transmission of this Agreement via fax or email as fully binding.

Binding Parties:

1. The agreement applies to the principals, successors, affiliates, and assigns of the parties involved.
2. It also includes any entities that may succeed a party in the project.

PT. BAT INSTRUMEN BANK

Acknowledgment and Authority:

1. All signatories confirm that they have read and understood the agreement.
2. The clause explicitly requires signatories to confirm their authority to execute the agreement on behalf of their respective parties.

Applicability.

The agreement benefits not just the original parties, but also their "principals" (those they represent), "successors" (entities that take over their roles, like through a merger), "affiliates" (related entities), and "assigns" (those to whom rights or obligations are transferred). It specifically includes anyone who takes over a party's role in the "Project." This ensures the agreement remains effective even if the involved entities change.

Binding Nature: The agreement is binding on the original parties *and* their successors and assigns. This reinforces the point above, making it clear that future entities inheriting a party's position are also bound by the agreement's terms.

Acknowledgement of Understanding and Authority: The signatories confirm they've read and understand the agreement. Crucially, they also confirm they have the *authority* to sign on behalf of the party they represent. This is essential for ensuring the agreement is legally valid. Without this clause, a party could argue that the person who signed didn't have the power to bind them to the agreement. The mention of "initials and signature(s) typed or hand signed" simply acknowledges the different ways a signature might be applied.

CONFIDENTIALITY, NON DISCLOSURE, NON DISPARAGEMENT

The concept of **non-circumvention** in a contract, where both parties agree not to bypass each other in transactions involving shared or protected information, especially when such circumvention could lead to financial gain for one party at the expense of the other.

Non-Circumvention Obligation:

Both parties agree not to act in a way that avoids the other party in transactions, either directly or indirectly, particularly for financial benefit (fees, commissions, or other considerations).

Intent to Protect Transaction Rights:

The clause protects the rightful property (e.g., transaction fees) of each party, ensuring that neither party exploits the relationship for personal gain at the expense of the other.

Remedies for Breach:

If circumvention occurs:

1. The circumvented party is entitled to compensation equivalent to the transaction fee they should have received.
2. This includes reimbursement for all reasonable expenses, including legal fees, incurred to recover the compensation.

PT. BAT INSTRUMEN BANK

Scope of Application:

1. Applies to transactions involving protected information disclosed between the parties.
2. Covers any transactions or business arrangements arising from or connected to such protected information.

PROTECTED INFORMATION

This definition of "Protected Information" broadly covers any non-public information related to a party's business or affairs, extending to confidential and proprietary data.

1. **Clarity and Conciseness:** The definition is comprehensive but may benefit from more concise phrasing to enhance readability while retaining its scope.
2. **Legal Precision:** Ensure it aligns with applicable legal or contractual contexts. If this is part of a formal agreement, it's essential to validate that it is enforceable and aligned with local laws.
3. **Scope of Consent:** The clause about requiring written consent could specify clearer processes or standards for obtaining consent to reduce ambiguity.
4. **Ambiguities in Terms:** Phrases like "broadest possible scope" could be subject to interpretation. You might want to define boundaries or provide examples to avoid disputes.
5. **Consistency in Terminology:** Consider using consistent terms for "Protected Information" or "confidential information" throughout to avoid confusion.

Confidentiality Agreement:

1. The agreement implies a confidentiality obligation. This means that the recipient of the Protected Information (the Platinum Member) is bound to keep it secret.
2. The agreement likely specifies how the Protected Information should be handled, stored, and accessed.
3. It may also outline the circumstances under which the Protected Information can be disclosed (e.g., with written consent or as required by law).

Non-Disclosure Agreement (NDA):

1. The agreement may be considered a form of NDA, as it restricts the disclosure of confidential information.
2. NDAs are common in business relationships to protect sensitive information.

Intellectual Property Rights:

1. The agreement acknowledges that the Protected Information is valuable and may be subject to intellectual property rights (e.g., copyright, patent, or trade secret).
2. The Platinum Member is likely prohibited from using or disclosing the Protected Information in a way that infringes on these rights.

PT. BAT INSTRUMEN BANK

Potential Legal Consequences of Breach:

If the Platinum Member breaches the confidentiality or non-disclosure obligations, they could face legal consequences, including:

- **Injunction:** A court order to stop the misuse of the Protected Information.
- **Damages:** Monetary compensation for any harm caused by the breach.
- **Legal Fees:** The non-breaching party may recover legal costs associated with enforcing the agreement.
- **Reputation Damage:** Breach of the agreement could damage the reputation of the Platinum Member.

Acknowledge Informed Consent:

- **Read the Agreement:** It confirms that the member has read the entire agreement.
- **Sought Legal Advice:** It indicates that the member had the opportunity to consult with a lawyer and/or accountant to understand the terms.
- **Voluntary Agreement:** It states that the member is entering into the agreement freely and willingly.

Confirm Legal Capacity:

- **Legal Authority:** The member guarantees that they have the legal authority to bind themselves or their company to the agreement.

Obligations Regarding Protected Information.

This clause outlines confidentiality obligations for a "PLATINUM MEMBERSHIP" regarding "Protected Information" received from a "BAT" (likely an abbreviation for a specific entity) or its service providers.

Protected Information: This likely refers to any non-public information, data, or materials shared between the parties that is marked as confidential or is of a sensitive nature. The agreement should ideally define "Protected Information" more specifically elsewhere.

Platinum Membership's Obligations: The membership agrees to three main restrictions:

i) Purpose Limitation: The PLATINUM MEMBERSHIP can *only* use the Protected Information for the specific purposes outlined within the overall agreement. They cannot use it for any other reason.

ii) Non-Disclosure: The PLATINUM MEMBERSHIP is prohibited from sharing the Protected Information with *any* third party unless they first obtain written permission from the party who originally shared the information (the "disclosing party"). This is a strong confidentiality provision.

iii) Need-to-Know Basis: The PLATINUM MEMBERSHIP can only share the Protected Information internally with their own employees, officers, and directors who *absolutely need* to know the information to evaluate or potentially enter into the

PT. BAT INSTRUMEN BANK

"Transaction" with the disclosing party. This principle of "need-to-know" is a standard practice in protecting confidential information.

BAT: As mentioned, this is probably an abbreviation. The full name of the entity should be defined in the agreement.

Transaction: This refers to a specific business deal or arrangement being considered between the parties. The details of the Transaction are likely described elsewhere in the agreement.

This clause describes standard exceptions to confidentiality obligations. It means that even if information is shared between the parties, the receiving party *won't* be obligated to keep it secret if it falls into one of these categories:

(i) Public Domain: If the information is already publicly known (e.g., published in a book, available on the internet, or generally known within the relevant industry), the receiving party isn't bound by confidentiality. This also applies if the information *becomes* public knowledge later, as long as the receiving party wasn't the one who caused it to become public.

(ii) Prior Possession: If the receiving party already had the information before it was shared by the disclosing party, then the confidentiality obligation doesn't apply. This is because the receiving party already knew it.

(iii) Independent Development: If the receiving party develops the same information independently, without using the disclosed information, they are free to use their independently developed information without confidentiality restrictions. This emphasizes that the confidentiality obligation only applies to information *received* from the other party, not information developed separately.

PT. BAT INSTRUMEN BANK

BANKING COORDINATES FOR RECEIVING MEMBERSHIP DEPOSITS

Bank Coordinates below for payment to be made in amount of **USD 1,000,000.00**

Bank Name	PT. Bank Mandiri (Persero)
Name of Account	PT. BAT INSTRUMEN BANK INTERNASIONAL
Account Number	1180014301062 (USD)
SWIFT Code	BMRIIDJA
Bank Officer	WILDA ANDINI
Bank Officer Phone	+62 (21) 53653303
Bank Address	KCP JAKARTA POS PENGUMBEN RAYA11849, JI.POS PENGUMBEN RAYA NO.108, JAKARTA BARAT
Country	INDONESIA

It essentially confirms that the signing parties understand and agree to the terms of the agreement.

"IN WITNESS WHEREOF": This is a formal legal phrase meaning "in witness of which" or "as evidence of which." It introduces the part of the agreement where the parties demonstrate their agreement by signing.

"The PLATINUM MEMBERSHIP hereunder certifies and acknowledges...": This states that the Platinum Members signing the agreement are confirming several things:

"...that prior to execution, they have had the opportunity to read this Agreement in its entirety...": This is crucial. It asserts that the members had access to the full agreement before signing, preventing claims of not understanding the contents later.

"...have had the opportunity to seek their own separate legal counsel and accounting expert advice...": This reinforces the idea of informed consent. It shows they were given the chance to get professional advice before committing.

"...and, as a result, have voluntarily entered into this Agreement fully aware of all its terms and conditions, without any reservations...": This emphasizes that the members are signing willingly and without any hidden issues or disagreements.

"...and that each possess the legal capacity with full legal & competent authority...": This confirms that the individuals signing are legally allowed to enter into the agreement (e.g., they are of sound mind and have the authority to represent the entity they are signing for).

PT. BAT INSTRUMEN BANK

"You fully accept and approve all covenants, terms, and conditions of this Agreement without duress or reservation.": This is a direct statement of acceptance of the entire agreement, made without any pressure ("duress") or hesitation ("reservation").

"The undersigned, intending to be legally bound guarantees that he/she is duly empowered by his/her respectively named company to enter into and be bound by the commitments and obligations contained herein either as an individual, corporate body or on behalf of a corporate body.": This clarifies that the person signing has the authority to bind themselves (if signing individually) or the company they represent (if signing on behalf of a company) to the agreement's obligations.

"This Agreement was executed and agreed on this Day of _____":
This is where the date of signing is recorded.

"Agreed and Accepted by the PLATINUM MEMBERSHIP": This signifies the formal acceptance of the agreement by the Platinum Members.

Signature _____

Date: _____

Name & Title: Title: - _____

Passport Number (ID No): _____

Agreed and Accepted by the BAT:

Signature: _____

For: PT.BAT INSTRUMEN BANK INTERNASIONAL.

Email: office@batbank.co.id