

CHARGE CARD
TERMS & CONDITIONS

Diners Club Charge Cards are issued subject to the following terms & conditions:



1 THE CARD

- 1.1 The Charge Card (the "Card") is the property of Diners Club (Singapore) Pte. Ltd. ("Diners Club").
- 1.2 The term "Member" refers to a person who has a personal account opened in his/her name or a company/corporation/firm/sole-proprietorship which has a company account opened in its name. The "Cardholder" is a person whose name is validly embossed on the Card and includes a Basic Cardholder and a Supplementary Cardholder. The Basic Cardholder is the person who has a personal account and the Supplementary Cardholder is the person who holds a Charge Card under the account of the Member/Basic Cardholder.
- 1.3 Diners Club is not responsible for any loss or damage which may be suffered by the Member/Cardholder if he/she does not receive the Card.
- 1.4 The Member/Cardholder must sign the Card immediately after receiving the Card.
- 1.5 By signing on or using the Card, the Member/Cardholder is deemed to have read, understood and accepted each and every term of this Agreement.
- 1.6 The Card is not transferable and must be signed by the authorised cardholder whose name is printed thereon (the Cardholder). During its currency it entitles the Cardholder and no one else to sign bills for credit with any supplier establishments of Diners Club.

2 THE CARD ACCOUNT

- 2.1 The Member/Cardholder will be liable for the face value of all transactions ("Transactions") effected through the use of the Card even if no sales draft or other slip is required to be signed by him. Types of transactions effected without the Member's/Cardholder's signature may include without limitation orders placed by telephone, facsimile, mail or internet, direct debit authorisation, or use of the Card in an ATM (Automated Teller Machine) (whether or not such device belongs to Diners Club), at supplier establishment's point of sale terminal/card reader, in a credit card payphone, or any other means or devices approved by Diners Club from time to time. Diners Club will ensure that the face value of all Transactions and all charges, fees, instalments, outstanding balance, and other sum payable are debited to the account of the Member/Cardholder and shall render periodical accounts (monthly or otherwise) to the Member/Cardholder in respect of all such sum and each account shall become payable in Singapore Dollars at Diners Club's address indicated on the Statement upon presentation and the Member/Cardholder hereby undertakes to make suitable arrangements for same to be paid in the event of his/her absence from Singapore.
- 2.2 The amount of foreign charge(s) incurred by the Member/Cardholder shall be transmitted by the overseas franchisee(s) to Diners Club by Electronic Paperless Charge Interchange System and/or other electronic systems as Diners Club may approve from time to time. No foreign charge slip signed/unsigned by the Member/Cardholder shall be sent to Diners Club by the overseas franchisee(s). Charge(s) in foreign currencies will be converted into Singapore Dollars using the previous day's Board Selling Rate from a bank chosen by Diners Club, plus a conversion commission of 1% on the date of processing of such amount of foreign charge(s). Amounts incurred in a foreign currency and converted (by third parties eg, airlines and/or other establishments, using their rates) into another foreign currency will be converted again into Singapore Dollars using the above policy. Amounts incurred in foreign currencies and converted into Singapore Dollars shall be billed at the rate determined by third parties such as airlines or other Establishments.
- 2.3 Diners Club will send a Statement to the Member/Cardholder on a monthly or other periodic basis but Diners Club reserves the right not to send any Statement for any period during which the Card Account is inactive.
- 2.4 The Member/Cardholder shall examine the monthly account upon presentation and give written notice to Diners Club of any discrepancy therein within 14 days from the date of such account. All monthly account shall be deemed to have been received by the Member/Cardholder three(3) days after posting by ordinary mail to the Member's/Cardholder's billing or last known address. If Diners Club does not receive any such written notification from the Member/Cardholder, the said monthly account shall be deemed correct and the Member/Cardholder shall be liable to pay for all the outstanding balance stated therein by the relevant due date.
- 2.5 The Member/Cardholder must promptly notify Diners Club in writing of: -
 - (i) any intention of residing outside Singapore;
 - (ii) any change of address of the Member/Cardholder;
 - (iii) any change of the Member's/Cardholder's salary or appointment with the Employer; and
 - (iv) any other change in the Member's/Cardholder's particulars or any other information as may be requested by Diners Club from time to time.

3 CHARGE LIMIT

- 3.1 The Member's/Cardholder's total charges under this Agreement and in respect of any other Card Account(s) he/she may have with Diners Club shall be subject to an overall maximum limit assigned to the Member/Cardholder by Diners Club from time to time.
- 3.2 The aggregate of all Charges on the Member's/Cardholder's accounts shall not exceed the Charge Limit without Diners Club's prior consent. The Member/Cardholder shall be liable to pay to Diners Club immediately on demand any amount by which the aggregate of the total charges on his/her Card Account exceeds the Charge Limit or upon expiry of any temporary Charge Limit increase approved by Diners Club, as the case may be.
- 3.3 In determining if the Charge Limit has been exceeded, Diners Club shall be entitled to take into account:
 - (i) amounts billed to the Member's/Cardholder's Card Account but remaining unpaid;
 - (ii) any unbilled Charges incurred on the Member's/Cardholder's Card Account; and

(iii) the amount of any Transaction on any of the Member's/Cardholder's Card Account authorised by Diners Club to a third party whether or not the transaction was concluded.

4 CASH ADVANCE / PIN & USE OF ATM

- 4.1 Diners Club may, at its absolute discretion, issue a Member/Cardholder a personal identification number ("PIN") for use in combination with his/her Card.
- 4.2 A PIN issued to a Member/Cardholder may be collected personally by the Member/Cardholder or sent by ordinary post to that Member/Cardholder at his/her risk.
- 4.3 When a PIN is issued by Diners Club to a Member/Cardholder, he/she must not disclose the PIN and shall take all care to prevent the PIN from being disclosed to any other person.
- 4.4 A Member/Cardholder issued with a PIN may, at Diners Club's sole discretion, obtain a disbursement of funds in any currency (whether or not in the form of cash) locally and/or overseas ("Cash Advances") by using his/her Card and/or PIN in such amounts and in such ways that Diners Club may from time to time stipulate including the following means, subject to the fees/charges stipulated in Condition 7.3:
- (i) by presenting the Card at the counter of participating Diners Club offices, banks or financial institutions stipulated by Diners Club, together with evidence of his/her identity and by signing the necessary Transaction record;
 - (ii) by using the Card and PIN at ATMs both locally and abroad (with some exceptions) which bear the Diners Club logo and/or any other logos of participating ATM network provider(s) or such other ATMs listed in the Diners Club Cash Access Guide.
- 4.5 A Member/Cardholder may obtain a Cash Advance up to such limit as Diners Club may determine, whether or not such limit is notified to the Member/Cardholder. The amount of cash advance available to a Member/Cardholder is at all times also subject to his/her Charge Limit and the applicable daily withdrawal limit of the relevant ATM (in the case of a Cash Advance effected through an ATM).
- 4.6 The Member/Cardholder is liable for all Transactions effected by the use of the Card at any ATMs whether with or without his/her knowledge or authority and the Member/Cardholder irrevocably authorises Diners Club to directly debit from his/her account the amount of all such Transactions.
- 4.7 Diners Club is entitled, in its absolute discretion, to issue a replacement Card or a new PIN upon such terms and conditions as Diners Club may deem fit, and Diners Club reserves the right to charge any handling fees as specified in Condition 7.
- 4.8 Diners Club is entitled, at its absolute discretion, not to issue the PIN or to change or withdraw the use of the PIN and Cash Advance facility to a Member/Cardholder.
- 4.9 Diners Club shall not be liable in relation to any loss or damage that a Member/Cardholder may suffer as a result of the use of a PIN or the failure of a Member/Cardholder to obtain any Cash Advance with the Card locally and/or elsewhere.

5 DISCLOSURE OF PIN

- 5.1 Immediately upon learning that the PIN is disclosed, the Member/Cardholder must not use the PIN and shall notify Diners Club of such disclosure in writing; and
- 5.2 The Member/Cardholder shall at the request of Diners Club furnish a statutory declaration, a police report and other information as may be required.

6 LOST / STOLEN / DAMAGED CARD

- 6.1 The Member/Cardholder can only use the Card during its validity as embossed on the Card. If the Card is mutilated, the Member/Cardholder shall return the Card, cut into halves, to Diners Club in exchange for a new one.
- 6.2 Should the Card be lost or stolen, the Member/Cardholder must notify Diners Club in writing immediately upon the occurrence or discovery of such loss or theft.
- 6.3 Prior to notification of Card loss to Diners Club, the maximum liability for the Member/Cardholder due to unauthorised charges is S\$100 provided the Member/Cardholder has not acted fraudulently or was not grossly negligent or has not otherwise failed to inform Diners Club as soon as reasonably practicable after becoming aware that his/her card has been lost or stolen.
- 6.4 Members/Cardholders are liable for 100% of unauthorised charges or amounts up to his/her credit/charge card limit whichever is lower, in case he/she was involved in fraud or acted with gross negligence. If a Member/Cardholder is found to have acted fraudulently, interest charges and late fees will be levied on the unauthorised charges.
- 6.5 In the event that Diners Club find the Member/Cardholder grossly negligent but the Member/Cardholder refuses to settle the outstanding, Diners Club reserves the right to terminate the Card services of the Member/Cardholder as well as pursue litigation actions to recover the amount.
- 6.6 When a lost or stolen Card is subsequently found, the Member/Cardholder agrees not to use such Card retrieved and shall return the same, cut into halves, to Diners Club immediately upon the retrieval of it.

7 CHARGES

- 7.1 Diners Club shall levy service charges at the rate of 2.5% per month or a minimum of S\$20.00 per month on the Member's/Cardholder's Statement if no full payment is received by Diners Club by the Payment Due Date. The service charges shall be calculated on a daily basis on the current balance from the Statement date and on all new transactions from their posting dates. If the Member/Cardholder has not fully settled two or more previous monthly accounts by the Payment Due Date, Diners Club shall, in addition to the service charges, also levy late payment charges at the rate of 0.5% per month or a minimum of S\$40.00 per month, on a daily basis on the current balance from the statement date and on all new transactions from their posting dates until such time as the account is fully settled. Charge privileges may be suspended forthwith and without notice on past due accounts. To protect your charge privileges, please pay promptly.

- 7.2 Daily outstanding balance for the purposes of calculation of service charges and late payment charge referred to above includes all current transactions, service charges, late payment charges, administrative fees and all other sums owed in respect of the Card Account. Service charges and/or late payment charge shall be levied on current Transaction(s) from the date(s) such Transaction(s) is/are debited to the Member's/Cardholder's Card Account. No service charges shall be levied on such Statement if full payment is received by Diners Club on or before the Payment Due Date. Diners Club shall not be liable to pay any interest to the Member/Cardholder if there is a credit balance in his/her Card Account. Diners Club also reserves the right to vary the aforesaid monthly rate(s) of service charges and/or late payment charges at any time as it deems fit and such variation shall also be applicable to the Member's/Cardholder's Card Account which has been cancelled and not fully settled at the time of such variation. It is further agreed that nothing in this Condition shall affect the exclusive and discretionary right of Diners Club as defined in Condition 10.1 to suspend/restrict the Member's/Cardholder's Card Account.
- 7.3 Diners Club is entitled to charge:
- (i) a Cash Advance fee, in respect of each Cash Advance obtained, calculated at the rate of 5% of the Cash Advance subject to a minimum fee of S\$15.00. Any service charge or other fees imposed by an ATM owner in respect of an ATM Cash Advance will also be borne by the Member/Cardholder.
 - (ii) interest calculated at the rate of 2.5% per month on the amount of each Cash Advance from the date of such Cash Advance until the date of full payment.
 - (iii) a handling fee in respect of the replacement of the Card.
 - (iv) a "No Show" charge equivalent to the rate of the establishment of one night's lodging for each room reserved if the Member/Cardholder uses his/her Card to book or reserve any accommodation at a hotel or motel establishment and fails to arrive before check-out time the day following his/her scheduled arrival or if he/she fails to cancel the reservation.
- 7.4 Diners Club may add a sum of S\$50.00 (or such other amount as Diners Club shall specify) being Cheque Returned fee/GIRO Returned fee to the Member's/Cardholder's Card Account for each cheque delivered by the Member/Cardholder in purported payment towards his/her Card Account which is dishonoured or when each GIRO Instruction is rejected.
- 7.5 For request of Statement of Account of more than 3 to 24 months from the request date, a fee of \$5.00 per copy will be debited to the Member's/Cardholder's Card Account.
- 7.6 In any event, Diners Club shall not be liable whatsoever and howsoever to provide the Member/Cardholder with any charge slip (whether original or duplicate copy) for verification purposes and the Member/Cardholder agrees to keep the duplicate copy of the charge slip (whether signed or unsigned) given by the supplier establishments of Diners Club and/or any of the franchisees of Diners Club International Limited at the point of sale for his/her own verification of the charges incurred. If the Member/Cardholder so requests Diners Club for a duplicate copy of any charge slip, Diners Club shall subject to the provision herein assist such Member/Cardholder within reasonable means to obtain the same from the supplier establishment provided that such request is not made more than sixty (60) days from the date of incurrence of the charge and the supplier establishment concerned still has possession of such charge slip. Diners Club shall levy a handling fee of S\$5.00 for each duplicate copy of the charge slip (whether signed or unsigned) requested for and delivered to the Member/Cardholder. Such fee shall be debited to the Member's/Cardholder's Card Account and such Member/Cardholder agrees to pay for the same. The Member/Cardholder hereby agrees not to withhold payment and/or refuse to pay any Statement or part thereof if Diners Club is unable to assist such Member/Cardholder in obtaining a duplicate copy of any charge slip from the supplier establishment or while Diners Club is in the process of assisting the Member/Cardholder in retrieving a duplicate copy of the charge slip.
- 7.7 An Administration Fee to be determined by Diners Club from time to time will be applied to each approved Balance Transfer transaction.
- 7.8 Any early total repayment of Balance Transfer and/or Instalment Plan transaction is subject to an administration fee to be determined by Diners Club from time to time. Any interest refunded will be based on the Rule of 78.
- 7.9 An Administration Fee to be determined by Diners Club from time to time will be applied to each declined ATM Cash Advance Transaction.
- 7.10 All fees/charges for services rendered or goods supplied by Diners Club to the Member/Cardholder shall be subject to payment of any whatsoever tax and rate levied under any legislation/regulation currently enforced or subsequently to be enforced in Singapore and the Member/Cardholder agrees to pay for the same unless Diners Club states in writing that it will absorb such tax.
- 7.11 Diners Club is entitled in its absolute discretion, to vary or determine, at any time and from time to time, the amounts, rates, types and/or basis of calculation of all interests, fees and charges payable by a Member/Cardholder under these terms and conditions without notice and without giving any reason.

8 PAYMENT

- 8.1 Diners Club is entitled in its absolute discretion to appropriate to the Card Account any payment received by Diners Club from the Member/Cardholder in any order of priority and in any manner as it deems fit, notwithstanding any specific appropriation by the Member/Cardholder or any other person making the payment. Without prejudice to the generality of the foregoing, Diners Club may appropriate payments received in the following order of priority:
- (i) interest, service/finance charges, fees on any Statement;
 - (ii) all transactions (including recurring bill payment, Balance Transfer, Instalment Plan, AXS payment, road tax payment, EZ-Link auto top up, etc) on any Statement;
 - (iii) Cash Advances, Ready Cash and Casino transactions on any Statement;
 - (iv) interest, service/finance charges, fees incurred since the current Statement period;
 - (v) all transactions (including recurring bill payment, Balance Transfer, Instalment Plan, AXS payment, road tax payment, EZ-Link auto top up, etc) made since the current Statement;
 - (vi) Cash Advances, Ready Cash and Casino transactions made since the current Statement period.

8.2 A payment to your Card Account is considered to be made on the day that the payment is credited to your Card Account.

9 LIABILITY OF MEMBERS / CARDHOLDERS

- 9.1 Every Cardholder who is authorised to hold a Card and sign/incur bills (whether sign or unsigned) on behalf of a Member is jointly and severally liable with the Member for all charges incurred by the use of the Card and the expression "Member" must construed herein as including such Cardholder where necessary to give effect to this Condition.
- 9.2 Each Member/Cardholder requests Diners Club to issue and Diners Club agrees to issue a new Card periodically at times determined by Diners Club and the Member/Cardholder agrees to be responsible for the annual subscription. Diners Club reserves the right not to issue the same without giving any reason and does not accept responsibility for failure/refusal to issue new Cards as aforesaid.
- 9.3 In the event of the Member/Cardholder failing to perform or being in breach of any of the terms herein or in the event of the Member's/Cardholder's death or bankruptcy, the charges payable to Diners Club shall become due and payable forthwith, and Diners Club reserves their right to terminate forthwith the Card Account.
- 9.4 The Member/Cardholder agrees to surrender the Card upon request by any Diners Club representative. The use of the Card after a request for its surrender or after notice to withdraw or termination of membership under Condition 10.1 is fraudulent and renders the user liable to prosecution.
- 9.5 The Member/Cardholder shall be liable for all legal fees/costs (including solicitor's and client's own costs) and other expenses incurred by Diners Club in the recovery of any outstanding balance (including late payment charges, if any). In the event that Diners Club has to engage the services of external collection agency, all other expenses including commission that is payable to the agency shall be borne by the Member/Cardholder.
- 9.6 If any legal proceedings arising out of or connected with the use of the Card(s) is instituted by Diners Club, the Member and/or Cardholder agree(s) that the process by which such proceedings are begun and other court documents which require service shall be deemed to have been given if served on the Member and/or Cardholder personally or sent to him/her by prepaid post accompanied by a Certificate of Posting or left at the address stated in the Application Form(s) or at his/her usual or last known business or private address. Any such demand notice, Writ of Summons or originating process sent by post shall be conclusively deemed to have been received by the Member and/or Cardholder within three (3) days after the date of such posting despite evidence to the contrary. The Member and/or Cardholder further agree(s) that Diners Club may at its own absolute discretion institute such legal proceedings in Singapore or in any other place whose courts have the jurisdiction to hear and determine any such legal proceedings.
- 9.7 Where the Member/Cardholder wishes to terminate his/her Basic and/or Supplementary Card Account(s), he/she must ensure that the respective Card(s) are cut into halves and duly received by Diners Club. Until then, the Member/Cardholder shall continue to be jointly and severally liable for charges incurred by the respective Supplementary Cardholder(s).

10 DINERS CLUB'S DISCRETION

- 10.1 Diners Club reserves the right at any time (in its absolute discretion and without giving notice to the Member/Cardholder or assigning any reason therefor) to restrict or limit a Member's/Cardholder's credit or to refuse or otherwise withhold credit and other privileges whether permanently or temporarily or forthwith to determine membership and to withdraw all privileges whether attached to the use of the Card or otherwise, and further the right to circulate to all supplier establishments and any other interested persons notice of such privilege being withdrawn. Diners Club may, if it deems fit, grant credit to the Member/Cardholder subject to his/her positive identification.
- 10.2 Charges incurred by a Member/Cardholder shall at the absolute discretion of Diners Club become immediately due and payable regardless of Condition 2 aforesaid if Diners Club so demand payment of the same (whether orally or in writing) or render a Statement. The Member/Cardholder undertakes to pay the amount demanded forthwith.
- 10.3 Diners Club may at its own absolute discretion and at its own expense take out any insurance policy (called "the policy") with any insurance company of its own absolute choice for any duration and any amount and upon such terms and conditions as it deems fit for the benefit and as agent for and on behalf of the Member/Cardholder and/or his/her spouse (not divorced or legally separated) and/or his/her dependent children of a certain age limit as Diners Club may so decide in connection with the incurrence of certain type(s) of charge as Diners Club may so decide which is charged entirely and in advance through the Card by the Member/Cardholder. The Member/Cardholder on his/her own behalf and as agent for his/her spouse and/or his/her dependent children hereby agrees that in so taking out such insurance policy, Diners Club is acting merely as his/her/their agent and that any claim and notice thereof under the policy will be made by himself/herself/themselves at his/her/their own expense against the insurance company only and that in the event the insurance company rejects any claim made under the policy for any reason whatsoever or if the insurance company avoids the policy for whatsoever reasons including the negligent non-compliance by Diners Club, its servants or agents of the terms and conditions of the policy, no claims whatsoever shall be made, brought or maintained against Diners Club and Diners Club shall not be liable in whatsoever manner to the Member/Cardholder and/or his/her spouse and/or his/her dependent children.

11 DINERS CLUB EXCLUSION OF LIABILITY

- 11.1 Diners Club will not be responsible for the quality or performance of any goods/services supplied or any goods/services not supplied or utilised (whether fully or partially due to whatsoever reasons) by any merchant or supplier establishment in pursuant to or in relation to any card transactions. The existence of a claim or dispute between the supplier establishment and the Member/Cardholder shall not entitle the Member/Cardholder to cancel the disputed charge or withhold payment of his/her monthly or periodical Statements or any part thereof.
- 11.2 Diners Club is not liable in any way if any merchant, supplier establishment, the Participant or Participating Outlet refuses to accept or honour the Card for any reason or cease trading or business operations due to whatsoever reasons and is unable to continue to honour the Member/Cardholder's transactions.

- 11.3 Diners Club is not liable if it is unable to perform its obligations under this Agreement due, directly or indirectly, to the failure of any machine, system of authorisation, data processing or communication system or transmission link or any industrial dispute, war, Act of God or any other force majeure events outside the control of Diners Club, its servants or agents.
- 11.4 If Diners is unable to produce or send a Statement to the Member/Cardholder for any reason, the Member's/Cardholder's liability for interest will continue and for the purpose of calculating interest and establishing the date on which payment is due, Diners Club may select a date each month as the Statement date.
- 11.5 Diners Club is not liable in any way for any injury to the credit, character and reputation of the Member/Cardholder arising from and in connection with any re-possession or request for re-possession.
- 11.6 Diners Club is under no liability whatsoever to a Member/Cardholder in respect of any action carried out (whether negligently performed or not) by Diners Club, its servants or agents pursuant to or in purported pursuance of its rights under Conditions 9.4, 10.1 and 13.1 herein.

12 AMENDMENTS TO TERMS & CONDITIONS

- 12.1 Notwithstanding Condition 10.1 herein, Diners Club may from time to time issue various types of charge/credit cards on its own or in cooperation with other parties and/or offer other charge/credit card plans, promotions, privileges, facilities and services to its Members/Cardholders on such terms and conditions as it thinks fit. In such event, such terms and conditions applicable to the other charge/credit card plans and other promotions and services shall be additional and shall be deemed to be part of these terms and conditions and each Member/Cardholder is bound by the same.
- 12.2 Diners Club shall be entitled without notice to vary, alter and amend these Terms and Conditions and/or include new Terms and Conditions at its discretion and such variation, alteration, amendment and/or inclusion shall be effective on the date indicated by Diners Club.

13 DISCLOSURE OF INFORMATION

- 13.1 Diners Club reserves the right to circulate to all supplier establishments and any other interested persons the Card numbers of new, renewed or replaced Cards.
- 13.2 The Member/Cardholder authorizes Diners Club and its affiliates to disclose without any liability or notice to the Member/Cardholder any information relating to them and their use of the Card Account/Card(s) at Diners Club's sole discretion to any third party as Diners Club may deem fit, including but not limited to any credit bureau of which Diners Club is a member or subscriber, and/or to any other members, subscribers and/or compliance committee of such credit bureau and/or to any other person to whom disclosure is permitted or required by any statutory provision or law. Diners Club will use its best efforts to rectify any discrepant information relating to the Member/Cardholder and Diners Club shall not be liable for any claims or damages arising therefrom. For the purpose of assessing the credit worthiness of the Member/Cardholder, Diners Club may obtain information relating to him/her from any Credit Bureau or reference agencies, banks and other creditors and he/she consents to them disclosing information about him/her to Diners Club. The Member/Cardholder consents and agrees that such information provided may be disclosed confidentially by Diners Club to Diners Club International, any Diners Club Franchises, their affiliates, service providers and to Member's/Cardholder's employer, its associated companies and affiliates.
- 13.3 The Member/Cardholder consents, in connection with any, or any proposed, novation, assignment, transfer or sale of any of Diners Club's rights and/or obligations with respect to or in connection with his/her Card Account(s) and any facilities and services available in connection with the card to any novatee, assignee, transferee, purchaser or any other person participating or otherwise involved in such, or such proposed, transaction, to the disclosure, to any such person, by Diners Club, of any and all information relating to the Member/Cardholder, his/her Card Account(s) with Diners Club, this agreement and any security, guarantee and assurance provided to secure his/her obligations thereunder and any other information whatsoever which may be required in relation thereto.

14 MISCELLANEOUS

- 14.1 Annual subscription fees paid are non-refundable.
- 14.2 If any one or more of the provisions of this Agreement or any part thereof is declared to be illegal, invalid or unenforceable under any applicable law of a country, it will not affect the legality, validity or enforceability of the remainder of this Agreement in that jurisdiction or the legality, validity or enforceability of this Agreement in any other jurisdictions.
- 14.3 Any insurance or other benefit procured by Diners Club for Members/Cardholders from time to time whether gratuitously or otherwise may be revised, terminated or discontinued at any time by Diners Club without prior or any notice to the Members/Cardholders.
- 14.4 Diners Club reserves the right to engage any debt collection agent and/or solicitor to recover all outstanding balances due to Diners Club and the Member/Cardholder agrees that Diners Club reserves the right at any time to disclose the account number and/or any other information pertaining to the Card Account without giving any notice and/or reason thereof to the Member/Cardholder.
- 14.5 Any partial payment of any sum due if accepted is done without prejudice to Diners Club's rights to make a claim for the whole outstanding sum and Diners Club may at its absolute discretion reject any partial payment of any sum due.
- 14.6 The Member/Cardholder(s) authorise Diners Club to verify and exchange information on them from whatever sources as may be required and to release such information as may be obtained to any other party as may be required without reference to the Member/Cardholder(s).
- 14.7 The Member/Cardholder consents to Diners Club's and/or any of its Co-branders' usage at their sole and absolute discretion as they deem fit of the personal information provided by the Member/Cardholder for marketing purposes in any medium with their selected business partners.

- 14.8 The obligations of the Member/Cardholder shall continue to be valid and binding for all purpose whatsoever notwithstanding any change by amalgamation, reconstruction or otherwise which may be made in the constitution of Diners Club or in any company through which the business of Diners Club may for the time being be carried and the obligations of the Member/Cardholder shall be valid, binding and enforceable as between the Member/Cardholder and such company carrying on the business of Diners Club for the time being.
- 14.9 Time whenever mentioned shall be the essence of this Agreement and no failure to exercise and delay in exercising on the part of Diners Club of any right, power or privilege under this Agreement shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or privilege preclude any other or further exercise thereof or the exercise of any other right, power or privilege. The rights and remedies herein provided are cumulative to and not exclusive of any rights or remedies provided by law.
- 14.10 This Agreement shall be binding upon the heirs, personal representatives and successors-in-title of the Member/Cardholder and on the successor-in-business and assigns of Diners Club.
- 14.11 This Agreement between Diners Club and the Member/Cardholder(s) shall be deemed to have been made and executed at Diners Club office in Singapore and any breach of the terms and conditions stated herein shall be deemed to have arisen in Singapore irrespective of where the Member/Cardholder may reside or where the Transaction may have taken place.

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CLUB REWARDS
TERMS & CONDITIONS
Diners Club Charge Cards

ELIGIBILITY

1. The Club Rewards Programme (“CRP”) is valid from 1 July 1993 till such other period or periods (“Promotion Period”) as Diners Club Singapore Pte Ltd (“DCS”) in its absolute discretion may decide.
2. All valid DCS Cardmembers (“CM”) as at 1 July 93 will be eligible to participate.
3. “Spendings” shall refer to all the charges processed by DCS and incurred with any or all the Card(s) held by the same CM under any or all valid Account Membership(s) and reflected in the monthly Statement of Account (“SOA”) rendered to the CM(s) during the promotion period with the exception of those excluded herein.
4. For the purpose of computing the Club Rewards point eligibility of the CM based on such CM’s spendings, the following charges and/or fees and/or entries as reflected in the monthly SOA for the promotion period shall not be classified as spendings of the CM:
 - a) Charges incurred under the Travel Management Plan (“TMP”)
 - b) Entrance and/or subscription and/or renewal fees
 - c) Service charges and/or late payment charges
 - d) All disputed charges unresolved as at DCS’s processing date of the monthly SOA during the promotion period
 - e) All debit and credit journal entries
 - f) Casino/access charges and/or cheque encashing charges and ReadyCash transactions
 - g) Stolen/lost/fraud Card charges
 - h) AXS payment/Road Tax payment transactions
 - i) EZ-Link Auto Top-up
 - j) 0% Instalment Payment Plan
 - k) Diners Club/Sheng Siong Co-Brand transactions charged at Sheng Siong Supermarket only
5. Notwithstanding Rule (3), DCS reserves the absolute right to determine the eligibility of a charge incurred by the CM during the promotion period as spending for the purpose of the CRP.

POINT ACCUMULATION

6. Under the CRP, every S\$1.00 spending as defined in Rule (4) & (5) herein in any calendar month during the promotion period by the CM and processed by DCS only will be awarded one Club Rewards point. A fraction of a dollar spending of 49 cents and below will be disregarded whereas a fraction of a dollar spending of 50 cents and above up till 99 cents will be rounded off to a \$1.00 spending and be awarded one Club Rewards point. A fraction of a dollar spending in any calendar month will not be carried forward to any subsequent month during the promotion period to form a dollar spending so as to gain one Club Rewards point.
7. Under the CRP, a CM:
 - a) will be charged an administrative fee of 5,000 Club Rewards points or S\$20 for combination/ transfer of points between main & supplementary CM in one redemption request;
 - b) can combine Club Rewards points earned from spendings incurred under different cards (Business & Personal) held by the same person, provided that at the time of collection of the gifts by such CM, all the Cards & the Account Membership(s) under which the Club Rewards points used for gift redemption are valid and the last monthly SOA rendered to the CM(s) by DCS had been fully settled by the CM(s);
 - c) may utilize the Club Rewards points accumulated in a calendar year from 1 July 93 or part thereof to redeem for gift(s) until such period determined by DCS as the termination of the programme;
 - d) cannot redeem the Club Rewards points awarded during the promotion period partially for gift(s) and partially for cash reimbursement from DCS ;
 - e) cannot exchange gifts for cash ;

POINT UPDATE

8. The total Club Rewards point entitlement of a CM based on such CM’s spendings for a calendar month during the promotion period will be reflected in the monthly SOA to be rendered by DCS to the CM for that same month. The monthly SOA will reflect the CM’s brought forward point entitlements, points earned and redeemed, and Club Rewards point entitlement to be carried forward to the subsequent month. The SOA will also reflect the total Club Rewards point entitlement earned and redeemed to-date.
9. It is the CM’s duty to check the SOA upon receipt and to report any discrepancies in Club Rewards points update within 1 month of receiving the SOA. Otherwise, no amendments or requests for investigation will be entertained.
10. DCS shall not be held liable to the CM for any delays caused by its establishments and/or Diners Club franchisees and/or the Postal Authorities in submitting the spending details incurred during the promotion period to DCS on time for the processing of the last monthly SOA for the promotion period or for the non-receipt of such spendings details by DCS due to whatsoever reasons. Proof of charge slips is not proof of eligible spendings for the purpose of CRP. Only eligible charges as reflected in the monthly SOA shall be deemed as valid charges.
11. Proof of posting of the full payment of any SOA for the said promotion period is not proof of receipt of the same by DCS. DCS shall not be liable to the CM for any late/non-receipt of full payment of the Account due to postal delay or whatsoever reasons.
12. DCS’s records shall be conclusive and binding and shall be used at all times in determining the Club Rewards point entitlements of the CM.

POINTS PLUS CHARGE

13. The Club Rewards Points Plus Charge option is only available on selected items, and only at amounts so designated by DCS.
14. Club Rewards Points Plus Charge is not available for frequent traveller credits.
15. The charge portion of Club Rewards Points Plus Charge can be made only to valid Diners Club Card(s).

POINT REDEMPTION

16. Subject to the terms and conditions provided hereunder, the CM can use the Club Rewards points awarded to him/her to redeem for gift(s) at the value and with the required number of Club Rewards points fixed by DCS at its sole discretion and indicated in the redemption list.
17. All gifts shown in the redemption list are subject to stock availability and the CM can redeem for them on a first-come-first-served basis. DCS reserves the right at any time to withdraw or replace any such gift(s) with other gift(s) of similar value so designated by DCS without prior notice to the CM.
18. Redemption of the Club Rewards points awarded for gift(s) is by way of the CM's completion of the Gift Redemption Form ("Form"). The completed Form(s) shall be returned by the CM to DCS by ordinary mail at 7500E Beach Road #03-201 The Plaza, Singapore 199595 or by fax at 6-294 0534. DCS shall not be liable to the CM for any late/non receipt of the Form(s) from the CM due to whatsoever reasons.
19. The CM should allow up to 10 working days for normal processing of redemption requests. However, in cases whereby the processing period is delayed due to unforeseen circumstances, the CM will be duly informed by DCS.
20. The CM may request for Express Redemption on available stocks at an administrative charge of 2,500 Club Rewards points or S\$10. Such redemption will be processed within 3 working days, excluding delivery/collection period.
21. DCS shall not be held liable to the CM/Company for all gift redemptions undertaken by supplementary CM under a Company/Corporate Account Membership and which is/are centrally billed.
22. The receipt of the Form by DCS is not an acknowledgement by DCS of the availability of the gift(s) selected by the CM.

REDEMPTION OF REWARDS VOUCHERS

23. All redeemed Club Rewards Vouchers must be utilised along with the Diners Club Card. Any amount exceeding value of Club Rewards Voucher must be charged to the Card.
24. Club Rewards Vouchers are not valid along with other on-going promotions or discounts.
25. Club Rewards Vouchers must be redeemed on or before the date of expiry, as indicated on the Club Rewards voucher. No extension of dates will be entertained.
26. Any unutilised amount of the Club Rewards Voucher will be forfeited and shall not be refundable.
27. Any alterations made on the Club Rewards Voucher without an authorised signature will not be honoured.
28. DCS is not obliged to replace any Club Rewards Vouchers which may be torn, lost, stolen, misplaced, or defaced.
29. When redeeming the Club Rewards item(s), the CM or his/her representative must present the relevant original Club Rewards Voucher as proof of eligibility at the respective participating merchants. His/her representative must bring along his/her NRIC/passport together with a letter of authorization from the CM.
30. DCS reserves the right to impose an administrative charge of S\$20 for replacement or exchange of the Club Rewards Voucher.

GIFT COLLECTION

31. The "intended date" of collection of the gift(s) by the CM must be a normal working day for DCS. Whilst DCS shall make its best efforts to ensure that the CM receives the gift(s) of his/her choice, DCS reserves the right to substitute it with other gift(s) at DCS's sole discretion and without prior consultation with the CM.
32. Gift(s) must be collected at DCS's office either personally by the CM or by the CM's duly authorised representative, within the period for gift collection indicated in the Rewards collection letter. Failing which, the rights of the CM to claiming the gift(s) shall be forfeited and the CM shall be regarded to have had redeemed for such gift(s) even though the CM did not turn up at DCS's office to collect the item(s).
33. Gift(s) once collected and signed for by the CM/Authorised representative of the CM will be deemed as accepted in good condition, and would not be eligible for any exchanges or refunds. It is the CM's responsibility to check on the condition of the gift(s) upon receipt of the item(s).
34. DCS is neither a supplier nor vendor of the products redeemed by the CMs, and will not be held responsible for any disputes arising from the condition of the goods. DCS is not the service centre of such products and the CM has to refer back to the supplier of the goods for any replacement or repair of faulty parts.

CANCELLATION OF REDEMPTION

35. A cancellation fee of 5,000 Club Rewards points or S\$20 will be imposed if the CM decides to terminate or change the redemption request. Such cancellation is only possible if the CM informs DCS within 3 working days from the date that DCS receives the Form. Afterwhich, DCS shall not entertain any CM's request for a cancellation of the Form(s) or a change of gift(s) selected. There will be no refund of points for cancellation of redemption requests.

TERMINATION OF ACCOUNT

36. In cases of card termination, CM must send in the Form to DCS at least one month in advance. For redemption of Club Rewards Vouchers, the Form must be sent to DCS six weeks in advance. All Club Rewards Vouchers must be redeemed before termination of the Card. Afterwhich, the Club vouchers will be invalid and no replacements will be provided for.

37. The rights of the CM to redeem the gift(s) shall automatically be forfeited if his/her Account Membership becomes invalid whether voluntarily or involuntarily and for whatsoever reasons. All Club Rewards points accrued to such CM shall be forfeited. To prevent the forfeiture of the right to redeem the gift(s), the monthly SOA must be settled promptly.
38. DCS reserves the right to impose a charge of 5,000 Club Rewards points or S\$20 for re-activation of Club Rewards account(s).

In the event of any disputes, the decision of Diners Club (S) Pte Ltd is final and no correspondence shall be entertained. The terms and conditions stated are subject to change without prior notice.

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