

ALL FIELDS MUST BE COMPLETED FOR PROCESSING.

PARTICULARS OF CORPORATE MEMBER

REGISTERED NAME OF COMPANY	COMPANY REGISTRATION NO.		
REGISTERED ADDRESS (Should not be a P.O. Box address)			
	SINGAPORE ()		
MAILING ADDRESS			
SAME AS ABOVE			
	SINGAPORE ()		

PARTICULARS OF BASIC CARDMEMBER

FULL NAME OF BASIC CARDMEMBER (AS PER NRIC)		DCS CARD NUMBER			
NRIC NO.		DESIGNATION			
OFFICE PHONE	MOBILE PHONE	E-MAIL ADDRESS			

WEB3 WALLET ADDRESS FOR DCS TOKENS DISBURSEMENT

EB3 WALLET ADDRESS	
DRRESPONDING E-MAIL ADDRESS	

DCS TOKENS REQUEST

|--|--|

DECLARATION & AGREEMENT

1.	By signing below, we h	ereby request DCS CARE	CENTRE PTE LTD (("DCS") to disburse DC	S Tokens to us.
----	------------------------	------------------------	------------------	------------------------	-----------------

2. We agree to accept and be bound by the stipulated Terms and Conditions and such other terms and conditions that DCS may impose from time to time.

3. We agree that DCS has the absolute discretion to reject our application, or to approve an amount lesser than the amount that we applied for in this application at its sole discretion without assigning any reason thereof.

4. Upon approval of our application, we agree and authorize DCS to credit the Web3 wallet address as stated in this application for the disbursement of DCS Tokens requested.

\otimes		\otimes	
Basic Cardmember Authorised Signature	Date	Corporate Member Authorised Signature	Date
Name	Designation	Name	Designation

With the enactment of the Singapore Personal Data Protection Act 2012, DCS have made the necessary amendments to the terms and conditions relating to the provision of our services to you, including setting out the purposes for which DCS will collect, use and/or disclose your personal data, and these amended terms and conditions may be viewed at : www.dcscc.com.

	FOR OFFICIAL	USE ONL	Υ	
	APP AMT		DATE	UPD
FEES AND CHARGES				
Origination Fee	1.0% of the disbursement amount.			

DCS TOKENS DISBURSEMENT FACILITY Terms & Conditions ("Terms and Conditions)

- 1. The DCS Tokens Disbursement Facility is only offered to the registered Company ("Corporate Member") and is strictly used for transactions related to the business of the Company.
- Upon approval, the DCS Tokens will be disbursed as an SGD transaction based on the conversion of 1 DCS Token: 1 USD. This transaction will be charged to the Corporate Card ("Card Account") that is issued to the person as authorised by the Corporate Member ("Basic Cardholder"). This transaction is part of the Total Indebtedness of the Card Account.
- 3. The DCS Tokens will be disbursed directly to the Web3 wallet address as provided in this Application Form.
- 4. The Corporate Member and the Basic Cardholder whom the Corporate Card is issued, will be jointly and severally liable for all Transactions in connection with the Corporate Card issued to that person.
- 5. The relevant DCS Credit Card Terms and Conditions shall apply.
- 6. Fees and Charges as stated in this Application Form are applicable.
- 7. The Corporate Member and the Basic Cardholder have an obligation to pay the Total Indebtedness in full and may require such repayment at any time. DCS may at any time terminate or suspend the Card Account at its sole and absolute discretion.
- 8. The Basic Cardholder may at any time elect to make full payment of the Total Indebtedness or pay an amount which is equal to or greater than the minimum payment as specified on a Statement. Payment shall be made in accordance to the Monthly Statement issued by DCS.
- 9. Minimum payment is at 5% of the outstanding balance, plus all past due and any amount exceeding Credit Limit.
- 10. Interest accrues daily during a Statement Period on the balance of the Total Indebtedness unless the closing balance of the Statement for that Statement Period and the Statement for the previous Statement Period are paid in full by the Payment Due Date shown on the respective Statement. Interest may be compounded on such bases as DCS notifies the Company. All interest, fees and charges are payable before as well as after judgment.
- 11. As payments are received by DCS, the Total Indebtedness will be reduced which restores the available Credit Limit.
- 12. The Corporate Member and the Basic Cardholder will be liable for all legal fees and costs on a full indemnity basis and other expenses incurred by DCS in the recovery of the Total Indebtedness. If DCS engages the services of an external collection agency, all expenses, including commission that is payable to the agency, will be borne by the Corporate Member and the Basic Cardholder on such indemnity basis.
- 13. The Corporate Member and the Basic Cardholder agree that any Monthly Statement or statement or certificate in respect of the Card Account issued by DCS, including such relating to the Total Indebtedness shall be final and conclusive proof as to the amounts and matters stated therein without the need for further evidence.
- 14. DCS may disclose information relating to the Company and/or Personal Data of the authorised signatory(ies) and the Basic Cardholder for the Permitted Purposes to a related corporation (as defined in the Companies Act); Diners Club International; any member of the DCS network; any credit bureau of which DCS is a member or subscriber and/ or to any other members, subscribers or compliance committee of the credit bureau; any other person to whom disclosure is permitted or required by any law; and DCS third party service providers and agents (including DCS's lawyers). Those recipients may be located in or outside Singapore. The Company consents to and agrees that DCS may collect, use, disclose, process and/or transfer any Personal Data in accordance with DCS's privacy policy available at https://dcscc.com/legal/privacy-policy.
- 15. The Corporate Member agrees that DCS shall be entitled to take instructions from any officer, employee or representative of the Corporate Member as informed by or authorised by the Corporate Member from time to time and allowed to rely on such instructions without any liability in respect thereof. The Corporate Member shall hold harmless and indemnify DCS for any act or omission taken pursuant to such instructions as aforesaid.
- 16. DCS is entitled, from time to time, in its absolute discretion, to vary these terms and conditions, including the fees payable, without giving any reason and such changes shall take effect from such date as notified to the Corporate Member or published on DCS's website.
- 17. The terms and conditions of the prevailing DCS Credit Card Terms and Conditions ("Standard Terms") will continue to apply and be binding on the Corporate Card Member and the Basic Cardholder are deemed to have accepted the Terms and Conditions when they enrol in FCA. In the event of any inconsistency between the Terms & Conditions and the Standard Terms, the Terms & Conditions shall prevail to the extent of such inconsistency in respect of matters relating to FCA.
- 18. The Terms & Conditions shall be governed by the laws of the Republic of Singapore and the Corporate Card Member and the Basic Cardholder who enrol in FCA shall be deemed to have irrevocably agreed to submit to the non-exclusive jurisdiction of the courts of the Republic of Singapore.
- 19. A person who is not a party to these Terms & Conditions shall have no rights under the Contracts (Rights of Third Parties) Act (Cap. 53B of Singapore) to enforce or enjoy the benefit of any term of these Terms & Conditions.
- 20. Except where the context otherwise requires, the terms herein shall have the meanings as ascribed in the Standard Terms.

DTDF1(1023)