

## Commercial Privileges Programme Terms and Conditions

1. The offers/promotions/services (“**Offers/Promotions**”) listed in the Commercial Privileges Programme (“**Programme**”) catalogue are valid from 1 January 2022 to 31 December 2022, both dates and are only applicable if the full amount is charged to a UOB Commercial Card. The term “UOB Commercial Card” refers to a valid and existing UOB Regal Business Metal Card, UOB Empire World Business MasterCard, UOB Platinum Business Card, UOB Signature Business Card, UOB Business Plus Card, UOB Corporate Card or UOB Business Debit Card that is issued by United Overseas Bank Limited (“**UOB**”) in Singapore and wherein the UOB Commercial Card account is valid, subsisting, in good standing and satisfactorily conducted in the opinion of UOB.
2. The Offers/Promotions must be utilised by 31 December 2022, unless otherwise stated.
3. All payments for the Offers/Promotions and the Programme must be made with a UOB Commercial Card. The Offers/Promotions listed in the Programme catalogue may be subject to prevailing government taxes and service charges, where applicable. All Offers/Promotions under the Programme are not valid with other offers, discounts, privileges, promotions, vouchers, membership privileges or VIP cards, unless otherwise stated.
4. The discounts, vouchers, gifts and privileges offered under the Offers/Promotions and the Programme are not exchangeable for cash, or other goods and services, in full or in part and is not refundable or replaceable. Any voucher, discount, gift or privilege that has expired or which is lost, misplaced, defaced, stolen or tampered with, misdirected or damaged is strictly non-replaceable. No payment or compensation whether in cash, credit or kind shall be made for any uncollected or unutilised voucher, discount, gift or privilege which has expired or which is lost, misplaced, defaced, stolen, been tampered with, misdirected or damaged. The participating outlets’, merchants’, suppliers’ and, where applicable, manufacturers’ may impose conditions for the redemption or use of the discounts, vouchers, gifts and privileges etc.
5. UOB shall not be responsible or liable for the quality, merchantability, defects, deficiency or fitness for any purpose or any other aspect of the Offers/Promotions or the goods (including, but not limited to, the discounts, vouchers, gifts and privileges etc.) offered in the Offers/Promotions or the acts or defaults of the participating outlets, merchants, suppliers or manufacturers. UOB and the participating outlets and merchants reserves the right to vary/amend the Offers/Promotions (including, but not limited to, replacing any goods, discounts, vouchers, gifts and privileges offered in the offers with items of similar value), privileges or terms and conditions (including, but not limited to the Terms and Conditions (as defined in Paragraph 7 below) at any time without prior notice, giving any reason or being liable to any party arising from the variation or amendments. UOB is not an agent of the participating outlets, merchants, suppliers or manufacturers. Any disputes about quality or service standard with the Offers/Promotions and services provided by the participating outlet, merchants, suppliers or manufacturers must be resolved directly with the participating outlet, merchants, suppliers and, where applicable, manufacturers. The Offers/Promotions are

subject to further conditions. UOB does not assume any liability or responsibility for and will not be liable or responsible for any injury, loss or damage or harm whatsoever or for any charge, cost or expense of any kind whatsoever suffered by or incurred in connection with the products and/or services provided by the participating outlet, merchants, suppliers and, where applicable, manufacturers or as a result of the redemption or usage of the Offers/Promotions and the discounts, vouchers, gifts and privileges etc. or arising from or in connection with the Offers/Promotions howsoever arising.

6. UOB's and the participating outlets', merchants', suppliers' and, where applicable, manufacturers' decision on all matters relating to the privileges, the Offers/Promotions and the discounts, vouchers, gifts and privileges etc. or Terms and Conditions will be at their absolute discretion and will be final, conclusive and binding on all participants. Neither UOB nor any of the participating outlets' and/or merchants' shall be obliged to give any reason or prior notice or enter into any correspondence with any persons on any matter concerning the Programme and the Offers/Promotions and no appeal, correspondence, or claims will be entertained.
7. By participating in the Offers/Promotions and the Programme, all parties who participate in the Offers/Promotions and the Programme agree to be bound by these terms and conditions and those in the Programme catalogue (collectively the "**Terms and Conditions**"). The Terms and Conditions are to be read together with the terms and conditions under the prevailing UOB Corporate Cardmember Agreement (Sole Corporate Liability / Joint & Several Liability), UOB Corporate Cardmember Agreement (Personal Liability) and/or UOB Business Debit Cardmember Agreement. In the event of any inconsistency between the Terms and Conditions and the prevailing UOB Corporate Cardmember Agreement (Sole Corporate Liability / Joint & Several Liability), UOB Corporate Cardmember Agreement (Personal Liability) and UOB Business Debit Cardmember Agreement, the Terms and Conditions shall prevail to the extent of such inconsistency. All information is correct at time and date of print.
8. While all the information provided herein and in the Programme catalogue are believed to be reliable at the time and date of printing, neither UOB nor the participating outlets, merchants, suppliers and, where applicable, manufacturers make any representation or warranty whether express or implied, and accept no responsibility or liability for its completeness or accuracy.
9. A person who is not a party to any agreement governed by the Terms and Conditions shall have no rights under the Contracts (Rights of Third Parties) Act (Cap. 53B Singapore) to enforce or enjoy the benefit of any term of such agreement.
10. All the Terms and Conditions are governed by the laws of Singapore, and all parties who participate in the Offers/Promotions and the Programme are deemed to have agreed to submit to the exclusive jurisdiction of the Singapore Courts.
11. Except where the context otherwise requires, words denoting the singular include the plural and vice versa.