

DSOIL

INSTANT DISCOUNT ON YOUR FUEL COST



DESIGNATED FUEL CARD AGENT
指定燃油卡代理



APPLY NOW! +65 6909 0090

Extracted Terms and Conditions

1. The Customer shall be responsible for and liable to DSO for all Transactions made with a DS Fuel Card even if the Transactions are made in breach of the Purchase Restrictions and/or Credit Limit (regardless of whether the extension of the Purchase Restrictions is approved by DSO and Caltex at the time of the Transaction).
2. DSO may offer cash vouchers, discounts, vouchers, rewards, rebates and/or such other forms of benefits or rewards ("Rewards") in any forms, any means and at any time (which may be in writing, verbally or electronically) to the Customer from time to time. [Note: Rewards are subject to restrictions and conditions set out in the Terms and Conditions.]
3. The Customer acknowledges and agrees that the Rewards offered by DSO may be amended, regulated or terminated due to but not limited to, fuel price, limited time offer, usage pattern, credit record, overdue status or upon the requests made by Caltex, the Authorised Resellers or relevant providers. DSO reserves the right to revise or terminate any Rewards at any time without prior or written notice to the Customer or assigning any reason, and without payment of any compensation to the Customer.
4. In the event that the Customer fails to pay in full the amount stated in the Statement of Account by the Payment Due Date, DSO shall have the absolute discretion to charge late payment interests on the amount so unpaid, which is calculated from the last day of the Transaction Period until the last day of the month in which full payment is received by DSO (i.e. any period of less than a full month is treated as a full month for the purpose of charging interest under this Clause). Late payment interests shall be calculated at the rate of 3% per month on the outstanding amount (or such other rate as DSO may prescribe from time to time). The amount of late payment interest will be debited from the Customer's Account without notice and shall not be refundable in any event. In addition, DSO may also elect in its sole discretion to suspend the Account for such period until all amounts owing to DSO have been paid in full.
5. Without prejudice to Clause 12, DSO has the sole discretion to charge and debit the Customer's Account relating to any DS Fuel Card: (i) an annual service fee and other administrative fees for the provision of Services, including without limitation, for the issue, renewal, maintenance and/or replacement of the DS Fuel Cards at such rate as DSO may prescribe from time to time without notice and such fee shall not be refundable in any event; (ii) a registration fee of at least S\$2 or such other amount as DSO may prescribe from time to time without notice to register and/or change any particular mode of credit card or bank payment authorisation; (iii) an administrative fee of at least 2.5% or of such amount as DSO may prescribe from time to time without notice, handling charges and/or other derivative charges on every transaction made, whether or not the transaction is successfully made; (iv) a fee of such amount as DSO may prescribe from time to time without notice for the printing and/or sending of a Statement of Account for the Transactions. The current rate is S\$2 per Statement of Account (if the Transaction Period relating to the Statement of Account is within 6 months of the Customer's request) and S\$12 per Statement of Account (if the Transaction Period relating to the Statement of Account exceeds 6 months of the Customer's request); and (v) late payment charges, finance charges and/or the costs of recovering or attempting to recover any outstanding sums on the Customer's Account unpaid by the Payment Due Date (including the engagement of debt collection agencies).
6. The Customer shall within such time as may be specified by DSO's notice, procure a banker's guarantee, security payment or such other collateral or security to DSO on terms that are acceptable to DSO, to guarantee all Charges due and owing by Customer from time to time, to support any Credit Limit approved by DSO and to secure the Customer's performance of its obligations hereunder. DSO shall be entitled to make such request for the purpose of approving an application for DS Fuel Card issuance, ensuring payment obligations of the Customer under existing Credit Limit or an increase in Credit Limit.
7. DSO may appropriate any payment made by the Customer and apply it in total or partial satisfaction of any debt then due from the Customer to DSO. If the Customer should have more than one Account with DSO, DSO may appropriate payment made for one Account to settle any debt due from another Account and the Customer is deemed to have authorised such payment. DSO reserves the right to deduct or direct debit the Customer's outstanding payment in all of the Customer's registered credit card accounts or bank Direct Debit GIRO accounts, without prior notice. The Customer hereby authorises DSO at any time by written notice to the Customer to apply any credit balance (whether or not then due) to which the Customer is at any time beneficially entitled on any account, or which is held to the Customer's order, in or towards satisfaction of any sum then due from the Customer to DSO and unpaid.
8. The Customer shall ensure that it has obtained the third party payor's authorisation and consent to the use of the third party payor's bank account and/or credit card account to pay DSO for all Transactions and Charges. The Customer shall notify the third party payor of any changes, additions or deletions to the use of the Account and the DS Fuel Card (including any Purchase Restrictions or Credit Limit). DSO shall not be under any obligation to notify the third party payor and/or obtain payment authorisation from the third party payor. DSO shall not be liable to the third party payor in any circumstance including under warranty, contract, tort or other legal theory. In the event of any claim or demand by the third party payor against DSO, the Customer shall fully indemnify DSO in accordance with Clause 12.
9. The Customer authorises and gives consent to DSO to obtain, retain, use and/or disclose Personal Information (including name, contact information, telephone/mobile number, email address and mailing address, service and product combination, transaction method, financial background, demographic data) and DSO shall be entitled and is hereby irrevocably authorised by the Customer to disclose the Personal Information obtained (whether from the Customer, its Cardholders or any other source) by DSO to: (i) its related entities including any subsidiaries, holding companies, affiliates,

representatives of DSO or company that are represented by DSO; (ii) any person who provides marketing research, advertising company and or related services, administrative, payment collection or other services to DSO; (iii) DSO's current or prospective business partners, strategic partners, dealers or agents, contractors, suppliers (including Caltex); (iv) professional consultants, including accountants, auditors and lawyers; (v) any persons as the Customer may request for such disclosure; (vi) any required financial institutions or credit card providers, credits information or debt collection agencies, in order to establish and support the need for any payment service; (vii) banks, insurance agencies, insurance companies, billing agencies and other business partners for exclusive membership redemption purposes, including but not limited to membership registration in any occasions; (viii) any proposed and actual organisations, participants, assignees or transferees that are participating in all or any part of DSO's transfer or sale of DSO's assets or business (including accounts and account receivable), enterprise risk and capital raising, business operation; (ix) any person who has a legitimate interest to be informed of such Personal Information or deemed necessary or related to the provision of the Services and Products to the Customer and Cardholders; (x) any person who is under any statutory or contractual obligations or court order or legal requirements; (xi) any person in or outside Singapore who requires the Personal Information for the abovementioned purposes, for which such transfer of Personal Information shall strictly comply with current Personal Information protection legislation and shall be kept as confidential; (xii) Caltex and Authorised Resellers; or (xiii) any other person under a duty of confidentiality to DSO.

10. Without prejudice to the generality of Clauses 19(A) and 19(B), by making an Application, the Customer agrees that DSO and Caltex may collect, use and disclose all Personal Information as provided in the Application, or (if applicable) obtained by DSO or Caltex as a result of Customer's use of the DS Fuel Cards, for the following purposes in accordance with the Personal Data Protection Act 2012 and DSO's and Caltex's respective data protection policies: (i) the processing of the Application; (ii) the administration of the Application and the Account with DSO and/or Caltex; and/or (iii) if applicable, the other purposes set out in the Site and/or Caltex's website at <https://www.caltex.com/sg/privacy-statement.html>. Customer agrees that by making the Application, DSO may transfer the information provided in the Application to Caltex.
11. DSO may disclose Personal Information for the purposes of sending promotional, marketing and other publicity information from DSO, Caltex and/or any parties mentioned above in Clause 19(B) via mobile phone number, mailing address and/or email address from time to time. DSO shall be further entitled and is hereby irrevocably authorised by the Customer, in the event the Customer fails to make payment pursuant to Clause 7, to disclose Personal Information to consumer credit entities, agencies or bureaus who may retain, compile, interpret, report, synthesize, process or disclose such Personal Information to other credit grantors, agents or organisations for purposes of, including without limitation, conducting credit checks, assessing creditworthiness, collecting debts, determination of indebtedness and liabilities and other purposes incidental thereto. DSO may also disclose Personal Information for the following purposes: (i) in the course of any business carried on by them to utilise such Personal Information (including but not limited to daily operation of DSO's business administration, accounting, telecommunications, account receivable, credits reference, advertising, market adjustment, computing, billing, statement issue or other services provided by any agencies, contractors or other third parties); (ii) to review, verify and approve the Customer's loan, credit rating, financial and credits status (including but not limited to the period of using the DS Fuel Cards) to ensure that the Customer's financial status will be sufficient to pay DSO; (iii) for bank and credit card payment authorisation application purposes; (iv) the issuance of debt collection letters, cover debt or outstanding amount, debt collection from the Customer, its guarantor or third party payor; (v) to update, compare and verify customer information, finance, credits status and record to ensure the vehicle owner's personal or business financial status will be sufficient to pay DSO; (vi) any Personal Information about third party payors or the Customer to vehicle owners (if the Customer is not the vehicle owner); (vii) provide fuel discount, customer loyalty programs, rewards and promotions; (viii) to contact the Customer, handle enquiries, recommendations and complaints, data analysis and statistics; (ix) deliver DSO's or its business partner's products or services, marketing promotion, the latest information (including the latest information on services and products launched or developed from time to time), mutual marketing promotion (including but not limited to insurance related services and products, gifts, discount, promotion and information) and/or to transfer such Personal Information to services and products suppliers or third parties (in order to provide the Customer with a variety of services and products with the latest news, promotion, daily operation and information); and/or to design customer loyalty and reward programs and for direct marketing purposes; (x) to promote car and other insurance related services and products of other companies; (xi) for DSO's or other companies to offer services and products that may be of interest to the Customer; (xii) for the purpose of establishing a central database, wherein the information in the central database will be used for marketing promotion, market research, financial, loan, credit and record checking and/or review purposes; and (xiii) any other purposes which are explicitly stated in these Terms and Conditions and/or necessary or related to the provision of the Services and Products to the Customer and Cardholders.

DSOIL
DIAMOND SKY OIL PTE. LTD.

Part 1 / Particulars of Applicant 申请资料

Note: Documents submitted are non-returnable. DSO and related fuel company/card issuing company reserves the right to ask for additional supporting documents.

请注意:所有文件一经递交,一概不退还。DSO及相关油公司/发咭公司保留要求额外证明文件的权利。

Car Owner 车主 Driver 司机

Name of Applicant/Registered Company
申请人/公司英文名称

NRIC/ROC No.
身份证/商业登记号码

Mr. 先生 Company 公司
 Ms. 女士 Partnership 合伙
 Mrs. 太太 Sole Proprietorship 私人

Registered Address in Singapore
新加坡邮寄地址

Postal Code
邮区编号

Address line 1

Address line 2

Mobile No. 手提号码

Email Address 电子邮箱

For Corporate Customer Only 公司客户适用

Contact Person (if applicable)
联络人 (如适用)

Position (if applicable)
职位 (如适用)

Contact No. 联络号码

Fax No. 传真号码

Part 2 / Vehicle Information 车辆资料

Vehicle Number 车牌号码

Petrol 汽油 Diesel 柴油
 Petrol 汽油 Diesel 柴油
 Petrol 汽油 Diesel 柴油
 Petrol 汽油 Diesel 柴油

For Official Use Only 本公司专用

SC _____ D _____ P _____
VER _____ APP _____
ENT _____ CON _____
AID _____

Part 3 / Credit Card Authorisation Form 信用卡授权书

By signing this authorisation form: (i)I/We consent to and hereby authorise Diamond Sky Oil Pte. Ltd. ("DSO") to charge my/our Credit Card Account mentioned above with any amounts due from and owing in respect of the Account No.(s) for accounts with DSO as identified below, from time to time. (ii)I agree to DSO collecting, using and/or disclosing my personal data for the purposes of processing and administering this recurring payment arrangement. (iii)This authorisation shall have effect until further notice in writing from both the customer and the card owner and upon confirmation and processed by DSO. (iv)This authorisation shall have effect after the expiry date of the credit card stated below. (v)Where a third party Credit Card is used, the card owner warrant that he/she has obtained consent from the Customer to provide the consent and authorisation above their behalf.

NAME OF PARTY TO BE CREDITED (THE "BENEFICIARY") 收款之一方(受益人)
DIAMOND SKY OIL PTE. LTD.

Credit Card No. 信用卡号码



Expiry Date
有效期至

MM / YY

Name of Card Owner 持咭人英文名称

NRIC/ROC No. 身份证/商业登记号码

Issuing Bank 发咭银行

Contact No. 联络号码

Signature of Card Owner 持咭人签署

Date 日期

Declaration & Signature 声明及签署

- DS Fuel Card is issued by Diamond Sky Oil Pte. Ltd. ("DSO"). I/We are applying for a DS Fuel Card account ("Account") to be set up for the issue of DS Fuel Card(s) to me/us for the provision of Services (i.e. access to services, products, events, rewards and/or benefits offered by DSO and/or its strategic partners) and Products (i.e. fuels, lubricants and other products offered for sale by Caltex service stations that accept the DS Fuel Card ("Authorised Reseller")). I/We have read and understood the Terms and Conditions on the issue and use of DS Fuel Cards (which latest version was found at www.dsoil.net) and agree to be bound by them. I/We understand that the terms set out here are partial extracts of the Terms and Conditions (which may be amended from time to time). Once DSO approves my/our application for the Account and DS Fuel Card(s) to me/us, the term "Customer" as referred to here and in the Terms and Conditions apply to me/us. I/We authorise DSO to conduct checks (including credit and business activities checks) on me/us and any third parties involved in this application. DSO reserves the right to decline this application without giving any reason or prior notice to me/us. The Terms and Conditions take immediately effect and shall continue until termination of my/our Account.
- The Customer is fully responsible for the use of the DS Fuel Card(s) by its Cardholders and will ensure that every Cardholder complies with the Terms and Conditions. "Cardholder" means each person authorised by the Customer to receive or use a DS Fuel Card, or to receive an Access Code for Online Services (as defined in the Terms and Conditions).
- I/We consent to the collection, use and disclosure of the personal information provided in this application and agree that any consent given here is additional to any other consent which I/we may have previously provided to DSO. I/We consent to DSO and other parties contacting me/us via all modes of communication using my/our contact information as provided in this application (or as subsequently updated to DSO). I/We, hereby certify that, to the best of my/our knowledge, the information voluntarily provided here and filled in by me/us is true, accurate and complete, and I/we have obtained the consents from the Cardholders, vehicle owners or the persons whose personal information is provided to DSO. I/We declare that I/we have read, understand and agree to be bound by the Terms and Conditions, and I/we are willing to follow and be bound by the above declarations. I/we agree that DSO may record my/our conversations with the employees or representatives of DSO when we call the DS Fuel Card Hotline. I/We agree to pay the full amount set out in each Statement of Account on or before the Payment Due Date as set out in the Statement of Account. I/We agree that DSO has the sole discretion to accept or decline the application and DSO is not required to return to me/us this completed form regardless of whether my/our application is accepted or not.
 I/We would not like to be kept informed of promotions, offers, products and/or services marketed by DSO or any other parties.

Please complete and sign below:



Signature of Applicant/Authorised Person
申请人/公司授权人签名

Date 日期

GIRO APPLICATION FORM

PART 1: FOR APPLICANT'S COMPLETION

(Please fill in the all fields. Incomplete forms may not be processed)

Date

Diamond Sky Oil Pte. Ltd.
160 Robinson Road #23-09 SBF Center Singapore 068914
Name of Billing Organisation ("BO")

To Name of Bank ("Bank")

Diamond Sky Oil Pte. Ltd. Customer Reference No.

(a)I/We hereby instruct the Bank to process the Diamond Sky Oil Pte. Ltd. ("DSO")'s instructions to debit my/our account.

(b)The Bank is entitled to reject the DSO's debit instruction if my/our account does not have sufficient funds and charge me/us a fee for this. The Bank may also at its discretion allow the debit even if this results in an overdraft on the account and impose charges accordingly.

(c)This authorisation will remain in force until (i)the Bank's written notice sent to my/our address last known to the Bank; (ii)the Bank's receipt of my/our written revocation; or (iii)upon the Bank's receipt of the notice of expiry from the DSO.

(d)I/We agree that you shall not be liable for any losses arising from or in any way connected with you so acting, providing that you act in good faith or unless directly caused by or resulting from you or your employees' willful default or negligence.

(e)Amendments made on the form must be countersigned by the bank account holder.

(f)I/We agree to DSO collecting, using and/or disclosing my personal data for the purposes of processing and administering this recurring payment arrangement.

My/Our Name(s)

My/Our Contact No.(s)

My/Our Bank Account No.

My/Our Company Stamp/
Signature(s)/Thumbprint(s)*

(As in Financial Institution's records)

PART 2: FOR DIAMOND SKY OIL PTE. LTD.'S COMPLETION

SWIFT BIC

OCBCSGSGXXX

Diamond Sky Oil Pte. Ltd. Account No.

695825729001

SWIFT BIC

Account No. To Be Debited

Diamond Sky Oil Pte. Ltd.
Customer Reference No.

PART 3: FOR FINANCIAL INSTITUTION'S COMPLETION

To: Diamond Sky Oil Pte. Ltd.

160 Robinson Road #23-09 SBF Center Singapore 068914

This Application is hereby REJECTED (Please tick ✓) for the following reason(s):

- Signature/Thumbprint# differs from Financial Institution's records
 Signature/Thumbprint# incomplete/unclear#
 Account operated by signature/thumbprint#
- Amendments not countersigned by customer
 Wrong Account Number
 Other: _____

Name of Approving Officer

Authorised Signature

Date

* For thumbprints, please go to the branch with your identification.
Please delete where inapplicable