

DBS PayLah! x Comfort Admin Fee Cashback 2017 Promotion (“Promotion”) Terms & Conditions

1. The Promotion

1.1. These Terms and Conditions govern the Promotion. Participation in the Promotion constitutes acceptance of these Terms and Conditions.

2. General Terms

2.1. “**DBS PayLah!**” is a mobile service offered by DBS Bank Ltd. (“**DBS**”) that comprises a stored value facility that may be used by a user (individually a “**User**” and collectively, “**Users**”) as a mobile wallet on their mobile device.

2.2. “**DBS PayLah! Application**” or “**Application**” refers to the DBS PayLah! Application for mobile devices that can be downloaded by the User from the Apple App Store and Google Play store.

2.3. As part of the DBS PayLah! Application, Users will have to register a wallet account (individually a “**Wallet Account**” and collectively, “**Wallet Accounts**”).

3. Promotion Mechanics

3.1. The Promotion will commence on 10 August 2017 and end on 31 December 2017, or when all 1,000,000 successful transactions have been made as explained in Clause 3.4, whichever is earlier (“**Promotion Period**”).

3.2. To qualify for the Promotion as a qualified User (individually a “**Qualified User**” and collectively, “**Qualified Users**”), a User will need to:

- a) complete a Comfort Transportation Pte Ltd or CityCab Pte Ltd taxi ride (“**Taxi Ride**”); and
- b) successfully Scan & Pay with DBS PayLah! QR Code function on Comfort’s NETS terminals after a Taxi Ride is completed (individually a “**Successful PayLah! QR Code Transaction**”, and collectively “**Successful PayLah! QR Code Transactions**”),

during the Promotion Period.

3.3. Each Qualified User will be entitled to receive a S\$0.30 Admin Fee Cashback (individually

an “**Admin Fee Cashback**” and collectively, “**Admin Fee Cashbacks**”) for each Successful PayLah! QR Code Transaction made during the Promotion Period.

- 3.4. Admin Fee Cashback is limited to the first 1,000,000 Successful PayLah! QR Code Transactions made during the Promotion Period.
- 3.5. Each Qualified User will receive the Cashback directly to the Qualified User’s Wallet Account within 60 calendar days after each Successful PayLah! QR Code Transaction was made, or on a subsequent date which DBS may in its sole discretion determine, provided the Wallet Account is not closed, frozen or suspended at the point of crediting.
- 3.6. Qualified Users will not receive any form of notification from DBS during the Promotion Period, other than a push notification (“**Push Notification**”) sent via DBS PayLah! Application to their mobile device informing each Qualified User that the Cashback was credited successfully. Note that Users need to enable DBS PayLah! Push Notifications on their mobile device settings in order to receive any Push Notifications via DBS PayLah! Application.
- 3.7. The Cashback is strictly non-transferable and non-assignable.

4. General

- 4.1. Notwithstanding anything herein, DBS has the absolute discretion to determine the eligibility of a participant to participate in the Promotion or receive any Cashback. The decision of DBS on all matters relating to or in connection with the Promotion shall be final and binding on the participants. No correspondence or claims will be entertained. DBS shall not be obliged to disclose any matter relating to the Promotion and the results thereof to participants.
- 4.2. DBS shall not be liable in any way to any participant or any other person for any injury, loss, damage or expense arising out of or in connection with the Promotion or the Cashback, howsoever arising, including without limitation, any loss, (including lost opportunities) arising from any late or non-notification, any error in computing chances, any technical, hardware or software breakdown, malfunction or defects, failed delayed or incorrect transactions, lost or unavailable network connections or any notice that is lost or misdirected.
- 4.3. By participating in this Promotion, participants agree to release and hold DBS harmless

from any and all liability whatsoever for any injuries, losses or damages of any kind to any person or property arising from or in connection with, either directly or indirectly:

- c) the awarding, acceptance, receipt, possession, use or misuse of any Cashback or parts thereof awarded pursuant to the Promotion; and
- d) the participation in the Promotion or any Cashback-related activities.

- 4.4. DBS may, at any time at its sole discretion and without prior notice, vary, modify, delete or add to these Terms and Conditions (including the Promotion Period, the conduct of the Promotion and the Promotion Mechanics) and may also suspend or terminate the Promotion or substitute the Cashback at any time without any notice or liability to any person.
- 4.5. Each participant consents to DBS disclosing his/her name, NRIC/passport number or any of his/her personal information to any third party DBS may reasonably consider appropriate or necessary in connection with the Promotion. The participants consent under the Personal Data Protection Act (Cap 26 of 2012) ("Act") to the collection, use and disclosure of the participants' personal data by/to DBS and such other third party for the purpose of the Promotion and the participants confirm that they have read and agree to be bound by the terms of the DBS Privacy Policy, as may be amended, supplemented and/or substituted by DBS from time to time, a copy of which can be found on www.dbs.com/privacy.
- 4.6. In the event of any inconsistency between these Terms and Conditions and any brochures, marketing or promotional materials relating to the Promotion, these Terms and Conditions shall prevail.
- 4.7. DBS' Terms and Conditions governing Accounts, Terms and Conditions governing Electronic Services, Terms and Conditions governing Electronic Statements and terms and conditions governing all other account-related services apply.
- 4.8. These Terms and Conditions shall be read in conjunction with the Terms and Conditions for DBS PayLah!, all of which shall apply to the participants.
- 4.9. These Terms and Conditions shall be governed by and construed in accordance with the laws of Singapore, and subject to the exclusive jurisdiction of the Singapore courts.
- 4.10. A person who is not party to any agreement governed by these terms and conditions shall have no right under the Contracts (Rights of Third Parties) Act (Cap 53B) to enforce any of these terms and conditions and notwithstanding any terms herein, the consent of any third

party is not required for any variation (including any release or compromise of any liability) or termination of these Terms and Conditions.