Conditions of Issue of Octopus



YOUR ATTENTION IS DRAWN TO THE PERSONAL INFORMATION COLLECTION STATEMENT IN CONDITION 16

Conditions of Issue

These Conditions of Issue of Octopus (these "Conditions of Issue") are effective from 13 November 2016 ("Commencement Date") for

Introduction

- These Conditions of Issue are a contract between you, our customer, and us, Octopus Cards Limited, the issuer of *Octopus*, in respect of the use of your *Octopus*, and the issuer of the stored value facility under the Octopus O! ePay Service. By using Octopus and/or Octopus O! ePay Service, you agree to be bound by these Conditions of Issue.
- These Conditions of Issue explain our obligations to you and yours to us. While they apply to all our main services, they may be complemented or changed by particular terms and conditions for certain services which
- you may use. There are a few terms we use in these Conditions of Issue which we should explain:
 - "Authorised Add Value Service Provider" is a Service Provider, bank or financial services company that we have authorised to offer the service of adding value to your Octopus in return for cash or other consideration:
 - "Authorised Distributor" is an entity that we have authorised to make available an Octopus to you;
 - "Authorised Partner" is a bank or financial services company or a corporate entity that we have authorised to offer their services in respect of your O! ePay Account;
 - "Authorised Service Centre" is an entity that we have authorised to service an Octopus on our behalf; "Card Funds" means the SVF Deposits and Float from time to time;

 - "Client Funds Company" shall mean Octopus Cards Client Funds Limited, whose Articles of Association provide that its function is to hold and deal with Card Funds in accordance with these Conditions of Issue and PSSVFO;
 - "Float" shall mean the stored value remaining (1) on an Octopus, excluding SVF Deposit, and (2) in your O! ePay Account; "Friend" means another O! ePay Account Holder who has established
 - a linkage between his/her OI ePay Account and your O! ePay Account for the purpose of performing P2P Payment;
 - "Hong Kong" means the Hong Kong Special Administrative Region
 - of the People's Republic of China;
 "Mobile Network Operator" is a company that provides mobile telecommunication services in Hong Kong that we have authorised to offer Octopus;
 - "Octopus" means device-based stored value facility cards and products provided by us, including without limitation:
 - On-Loan Octopus;
 - (ii) Sold Octopus; and
 - (iii) our stored value facility in Bank Co-Brand Octopus (see Condition 3.1(b)), Octopus Mobile SIM (see Condition 3.1(d)), Cross Border Octopus (see Condition 3.1(c)) and other consumer items such as watches, phone covers and keyrings;
 - "O! ePay Account" means a network-based stored value account applied for by an O! ePay Account Holder with and approved by us in respect of the Octopus O! ePay Service; "O! ePay Account Holder" means a holder of the O! ePay Account;
 - "Octopus Mobile App" means mobile applications developed and operated by us for Octopus services and/or the Octopus O! ePay
 - "Octopus O! ePay Service" shall have the meaning ascribed to it
 - in Condition 8A;
 "P2P Payment" means person-to-person payment from one O! ePay Account to his/her Friend's O! ePay Account;

 - "PSSVFO" shall have the meaning ascribed to it in Condition 2A.1; "Registered Octopus" means selective Octopus that can be registered for the purpose of making fund transfer with your Ol ePay Account;
 - "Schedule of Fees and Guidelines" means the "Schedule of Fees and Guidelines relating to the use of Octopus" published by us, Octopus Cards Limited, as amended from time to time, the latest version can be obtained from our website at www.octopus.com.hk;
 - "Service Provider" means any transport operators, retailers (including without limitation supermarkets, convenience stores, restaurants and fast food shops, food, other consumer goods e.g. medicines and cosmetics, books, newspapers, stationery and gifts, accessories shops, shopping malls, wearing apparel, telecommunications), entertainment/recreation/sports facilities providers, educational establishments, government related entities, building access control providers, unattended services (such as vending machines/kiosks/photo booths/telephone booths), online and mobile payment platform providers or other parties which offer their services when you present your *Octopus* and are approved by us. These Service Providers should display the Octopus acceptance logo clearly:

- (u) "SVF Deposit" shall have the meaning ascribed to it in Condition
- "Third Party Operator" is an entity, whether in Hong Kong or elsewhere, with which we have entered into a formal business relationship to provide you with *Cross Border Octopus*, and some other functionalities, if any. Third Party Operators do not include any bank or financial services company with whom we offer the Bank Co-Brand Octopus or any Mobile Network Operator with whom we offer the Octopus Mobile SIM.

- Float and SVF Deposit of a Stored Value Facility
 The Octopus and O! ePay Accounts are stored value facilities under the Payment Systems and Stored Value Facilities Ordinance ("PSSVFO").
- As the licensee of the stored value facility licence granted under PSSVFO, we, Octopus Cards Limited, are responsible for the adequate
- protection of Card Funds in accordance with PSSVFO.

 The Float and the SVF Deposits, if applicable, do not accrue interest or profits. Any interest accrued and other returns generated (whether before, on or after the Commencement Date) on Card Funds, if any, shall belong to us.
- In compliance with PSSVFO, upon receiving SVF Deposits (if applicable) and payments representing the value you intend to add to your Octopus (in accordance with Condition 6.1) or your O! ePay Account (in accordance with Condition 8A), as the case may be, we shall deposit all such payments directly into and shall maintain Card Funds respectively relating to *Octopus* and O! ePay Accounts to and in separate designated bank accounts ("Designated Bank Accounts") which are specifically opened under our name with reputable licensed bank(s) and financial services company(ies) in Hong Kong and which are designated for solely holding Card Funds relating to Octopus and O! ePay Accounts respectively. We hold the Card Funds deposited in the Designated Bank Accounts as a bare trustee for Client Funds Company absolutely.
- We shall further maintain Card Funds respectively relating to Octopus and O! ePay Accounts held by us as at the Commencement Date in the relevant Designated Bank Accounts.
- Subject to Condition 2A.8, we will administer the Card Funds on behalf of Client Funds Company in accordance with these Conditions of Issue and are authorised to deposit and withdraw money into and out of the Designated Bank Accounts in accordance with these Conditions of Issue.
- In particular, we shall deduct from Card Funds:
 - (a) such sums as are required to meet payments and other transactions made by holders of Octopus and O! ePay Account Holders, including without limitation payments under Condition 3.3;
 - any refunds or other payments made or due in accordance with these Conditions of Issue;
 - any interest accrued or other returns generated on Card Funds;
 - the fees or other costs or amounts which we are allowed to charge or deduct in accordance with these Conditions of Issues; and
 - (e) any Card Funds forfeited in accordance with Condition 15A.2. For the avoidance of doubt, we shall be entitled to the amounts specified in Conditions 2A.7(c), (d) and (e) and are authorised to deduct or call for payment of such amounts on such dates as we shall reasonably decide.
- We shall administer the Card Funds for the purpose of ensuring that there will always be sufficient funds for redemption by you.
- We will take all reasonable organisational measures to minimise risks of loss or diminution of Card Funds through theft, fraud, misuse, misappropriation, negligence or poor administration. **2A.10** We shall ensure that the bank(s) and financial services company(ies) with
- which we maintain the Designated Bank Accounts shall have no rights (including without limitation any right of setoff) over Card Funds.

General

- 3.1 (a) We offer two types of Octopus:
 - (i) "On-Loan Octopus" is an Octopus which we lend to you and which we will require you to pay a SVF Deposit. Subject to Condition 12.2, you may return your On-Loan Octopus for a
 - "Sold Octopus" is an Octopus which you can buy from our Authorised Distributors or receive from a third party under Condition 4.1(e). You are not required to pay a SVF Deposit for buying a Sold Octopus but you may not return the Sold Octopus except in the case of malfunction of the Octopus as described in Condition 11 or cancellation as described in Condition 12.3.
 - (b) A bank or financial services company authorised by us may offer you a "Bank Co-Brand Octopus". This is a card or product issued by that bank or financial services company with banking and/ or payment functionality offered by that bank or financial services company incorporating our stored value facility which can be used for making payments via Octopus payment system. Each Bank Co-Brand Octopus may have separate additional terms and conditions which you should read carefully, and you should confirm that you agree to those additional terms and conditions before use. We do not accept any liability resulting from the terms and conditions issued by the bank or financial services company concerned. A Bank Co-Brand Octopus may be offered with or without any of

our additional services (for example, Personalised Octopus service (Condition 14), Automatic Add Value Service (Condition 8), lost Octopus service (Condition 15)). We will, through the issuing bank or financial services company, inform you whether any of these services will be offered on your Bank Co-Brand Octopus. In case you want to return the Bank Co-Brand Octopus, you should return it to the issuing bank or financial services company and not to us, our

- Authorised Distributor or Authorised Service Centre.
 We, together with any Third Party Operator(s), may offer you a cobrand or co-named cross-border card or product ("Cross Border Octopus"), which consists of two or more electronic purses, one of which has our stored value facility which can be used for making payments via Octopus payment system, and the other electronic purse(s) provided and managed by such Third Party Operator(s). Separate additional terms and conditions from the Third Party Operator(s) may apply to the respective electronic purse(s). You should agree to those additional terms and conditions before use. We do not accept any responsibility or liability in relation to or resulting from the terms and conditions issued by the Third Party Operator(s) concerned. We will inform you if your Cross Border Octopus consists of a Sold Octopus (as defined in Condition 3.1(a)(ii)), and whether any of our additional services (for example, Personalised Octopus service (Condition 14), Automatic Add Value Service (Condition 8), lost Octopus service (Condition 15)) will be offered on your Cross Border Octopus.
- A Mobile Network Operator authorised by us may offer you an "Octopus Mobile SIM". This is a SIM card or product issued by that Mobile Network Operator with mobile telecommunication functionality offered by that Mobile Network Operator incorporating our stored value facility which can be used for making payments via Octopus payment system. Each Octopus Mobile SIM may have separate additional terms and conditions which you should read carefully, and you should agree to those additional terms and conditions before use. We do not accept any responsibility or liability in relation to or resulting from the terms and conditions issued by the Mobile Network Operator concerned. An Octopus Mobile SIM may be offered with or without any of our additional services (for example, Personalised Octopus service (Condition 14), Automatic Add Value Service (Condition 8), lost Octopus service (Condition 15). We will,
- through the Mobile Network Operator, inform you whether any of these services will be offered on your *Octopus Mobile SIM*.

 We operate the Octopus payment system and the Octopus O! ePay Service and will ensure that the system and the service are operated with 3.2 reasonable care, skill and diligence. If you discover any discrepancies in the usage of your Octopus or your Ol ePay Account, as the case may be, you should contact us (see Condition 23) as soon as possible.
- The funds paid by you for adding value to the Float on your *Octopus*, whether received by us directly or our Authorised Add Value Service Provider, will be credited to your *Octopus* and made available for your use in a timely manner according to these Conditions of Issue. The Octopus payment system provides you, if you are a holder of a valid Octopus (see Condition 4.4), with the ability to pay for certain goods and services using the Float where you see the Octopus acceptance logo at one of our Service Providers. The funds paid by you for adding value to the Float in your O! ePay Account, whether received by us directly or our Authorised Partner, and the funds received by you through P2P Payment or fund transfer from Registered Octopus will be credited to your O! ePay Account and made available for your use of the Octopus O! ePay Service in a timely manner according to these Conditions of Issue. The Octopus O! ePay Service provides you, if you are a genuine O! ePay Account Holder, with the ability to pay for certain goods and services using the Float where you see the acceptance logo of the Octopus O! ePay Service at one of our Authorised Partners.
- Some of the Service Providers may provide you with a service, such as entry to premises, and may not make use of the payment functions of your Octopus.
- A Service Provider or an Authorised Partner can be identified by their clear display of the Octopus or Octopus O! ePay Service acceptance logo, whether online, at physical locations or otherwise. Please contact the Service Provider, the Authorised Partner or us if the Service Provider or the Authorised Partner does not accept your Octopus as payment for their goods/services or your use of the Octopus O! ePay Service, as the case may be.
- The Service Providers and the Authorised Partner, as the case may be, are responsible for all aspects of the goods and/or services they provide to you. In using their services and/or facilities you should able by their 3.6 rules, regulations and by-laws. We have no responsibility for the goods and/or services provided by the Service Providers and/or the Authorised Partners and you should direct any enquiries relating to these matters to the relevant Service Provider or the Authorised Partner, as the case may be.
- Under normal circumstances, we will make reasonable efforts to ensure that the Octopus payment system is operating, but we cannot guarantee that a Service Provider will be able to accept an Octopus payment as this depends on the Service Provider's own systems and operations as well as network, electrical, climatic and other conditions or circumstances which are beyond our control. Under normal circumstances, we will make reasonable efforts to make available the Octopus O! ePay Service, but we make no representations, endorsements or warranties as to the reliability, availability, title, suitability or any kind whatsoever. Further, we cannot guarantee that an Authorised Partner will be able to provide designated services in respect of your O! ePay Account as this depends on the Authorised Partner's own system and operation as well as network, electrical, climatic and other conditions or circumstances

- which are beyond our control. Subject to Condition 10.4, we shall not be responsible for any loss or damage whatsoever incurred directly or indirectly by you as a result of or in connection with your use of Octopus service and/or Octopus O! ePay Service.
- We will charge a reasonable fee for any of the Octopus payment service, the Octopus O! ePay Service and other services we provide to you. Any such fees will be published in the Schedule of Fees and Guidelines.

Obtaining and Using your Octopus; Applying and Using your Octopus O! ePay Service

- To use our service relating to Octopus, you will need to obtain a valid Octopus from:
 - (a) one of our Authorised Distributors which will ask you to either buy a Sold Octopus or pay a SVF Deposit for the On-Loan Octopus (see Condition 5.1);
 - a bank or financial services company authorised by us to issue you with a Bank Co-Brand Octopus;
 - a Third Party Operator, which may choose to provide you with a Cross Border Octopus;
 - a Mobile Network Operator authorised by us to offer you with an Octopus Mobile SIM:
 - any other third party authorised by us to provide you with a Sold Octopus. In this case, we will treat you as the owner of that Octopus as if you have bought that Sold Octopus; or
 - an existing holder of a valid Octopus, whether that Octopus has been bought by the existing holder or lent by us to the existing holder. In this case, we will treat you, the current holder of such an Octopus, as the new holder and our customer for the purpose of these Conditions of Issue. By using the *Octopus*, you agree to be bound by these Conditions of Issue. However, the existing holder should not transfer the *Octopus* to you if the *Octopus* has been Personalised (see Condition 14) or has a service the terms of which do not allow transfer (such as the Automatic Add Value Service (see Condition 8)).
- 4.2 We do not own anv:
 - Sold Octopus (as described in Conditions 4.1(a), 4.1(e) or 4.1(f));
 - Bank Co-Brand Octopus (as described in Condition 4.1(b));
 - Cross Border Octopus (as described in Condition 4.1(c)); and
 - (d) Octopus Mobile SIM (as described in Condition 4.1(d));
 - but we will retain the right to manage the software and data loaded on the Octopus therein.
- All On-Loan Octopus will remain our property and we retain the right to recover from you the On-Loan Octopus, as well as managing the software and data loaded on your On-Loan Octopus, at our sole discretion.
- A "valid Octopus" means a genuine Octopus:
 - (a) which is of a specific fare category for which you are eligible in accordance with the conditions of issue, rules, regulations and/ or by-laws of a particular Service Provider (e.g., child, elder or student status);
 - which has not been damaged or tampered with; and
 - which you have lawfully obtained.
- 4.5 If there is a positive Float in your Octopus, but the Float is insufficient for an intended transaction, your Octopus may still be used for such transaction, provided that the resulting negative value in your Octopus does not exceed a maximum amount as determined and announced by us from time to time. The negative value feature on any Octopus is provided at our option and sole discretion and we will notify you at the time of issue if your Octopus is not provided with this feature
- 4.6 To use the Octopus O! ePay Service, you will need to register for an
- O! ePay Account (see Condition 8A). If you suspect that your *Octopus* or your O! ePay Account has been 4.7 used for unauthorised transactions, please immediately contact us (see Condition 23). We may require that you provide information (including personal data) to support your claim of unauthorised transactions within a reasonable time. Upon confirmation that you have complied with Condition 9.1 and that there are unauthorised transactions in connection with your Octopus or your O! ePay Account, as the case may be, we will refund you the amount involved in such unauthorised transactions. We will charge a reasonable fee ("Unauthorised Use Claim Fee") for providing this service. Our decision on the investigation is final.
- To protect your interest, we will perform user authentication procedure before effecting a high-risk transaction ("High-risk Transaction") of your Octopus and/or your O! ePay Account. A High-risk Transaction means a transaction which exceeds the per-transaction limit or aggregate total limit as announced by us from time to time.

Paying a SVF Deposit when we lend you an Octopus

- 5.1 If we issue an On-Loan Octopus to you, the Authorised Distributor will collect a deposit which shall be placed with us for enabling the Octopus to be used ("SVF Deposit") from you on our behalf, which we will hold as security for your *Octopus*.

 The amount of the SVF Deposit shall be of such reasonable amount as
- determined and announced by us from time to time to cover the cost of the Octopus, the costs we incur in issuing you the Octopus, the costs of maintaining the Octopus payment system for your use and for providing a negative value feature (if applicable).

Adding Value to your Octopus and your O! ePay Account
In order to be able to make payments using the Octopus payment system, you will need to add value to your Octopus by presenting cash or other accepted payment to an Authorised Add Value Service Provider or if applicable, by way of the Octopus Automatic Add Value Service (see Condition 8) or by such other means as determined and announced

by us from time to time. In order to be able to use the Octopus O! ePay Service, you may need to add value to your O! ePay Account by presenting cash or other accepted payment to an Authorised Partner or by such other means as determined and announced by us from time to time. We will charge you a reasonable fee for the provision of the add value services ("Add Value Service Fee"). Authorised Add Value Service Providers and Authorised Partners will only offer to add value to your Octopus and your O! ePay Account, as the case may be, above a minimum amount, in multiples of an amount and/or any amount which will be determined and announced by us from time to time.

A genuine Authorised Add Value Service Provider or Authorised Partner will not offer you a discount to add value to your Octopus or your O! ePay Account, as the case may be, unless as part of an official promotion authorised by us. You should not attempt to add value if you have any suspicion that the Authorised Add Value Service Provider or the Authorised Partner may not be genuine. We will not honour value that is added to your Octopus or your O! ePay Account by an unauthorised add value service provider or unauthorised partner or through unlawful means.

Maximum Amount of Stored Value 7.

Your Octopus and your O! ePay Account can store up to a maximum amount ("Stored Value Limit") which we may notify you from time

Octopus Automatic Add Value Service

We, in association with a number of participating banks and financial services companies, may offer an automatic add value service ("Automatic Add Value Service") for selective Octopus. You may separately apply for Automatic Add Value Service through one of these banks or financial services companies. In addition, Automatic Add Value Service may be offered for your Bank Co-Brand Octopus. Each Automatic Add Value Service may have separate, additional terms and conditions which you should read carefully, and you should confirm that you agree to these additional terms and conditions before using this service. We do not accept any liability resulting from the terms and conditions issued by the bank or financial services company concerned.

Octopus O! ePay Service

- We offer a network-based stored value service ("Octopus O! ePay Service") which shall be subject to certain account and transaction limitations as we may notify you from time to time. We may also offer the Octopus O! ePay Service in association with Authorised Partners, which you may separately apply for through one of such Authorised Partners. Octopus O! ePay Service offered by us in association with Authorised Partners may have separate, additional terms and conditions which you should read carefully, and you should confirm that you agree to those additional terms and conditions before use. We do not accept any liability resulting from the terms and conditions issued by any such Authorised Partners.
- To use the Octopus O! ePay Service, you will need to register for an O! ePay Account as an O! ePay Account Holder through such channels and on such requirements as we may announce from time to time. As an O! ePay Account Holder, you warrant that (a) you have attained the minimum age requirement as we may announce from time to time, (b) you are a holder of valid identification document(s) as we may announce from time to time, (c) any information you provide, including your personal particulars, is accurate, complete and up-to-date, and (d) you shall promptly update the information (including personal particulars) to ensure that any information provided to us is accurate, complete and up-to-date. We will charge you a reasonable fee for the provision of the O! ePay Account ("O! ePay Account Fee"). You understand that once you become an O! ePay Account Holder, your status (including your masked name or display name) showing
- you as an O! ePay Account Holder ("Status") may, at your option, be hosted, shared and viewable by other O! ePay Account Holders (including Friends) through the Octopus Mobile App who have your mobile number registered under your O! ePay Account on their mobile devices. You further understand that any message, photo and/or other information (e.g., your Status) ("Content") is the property of the person from whom such Content is originated. By using the Octopus O! ePay Service, you shall be solely responsible for the upload, posting, dispatch, transmission, sharing or otherwise making available of the Content, whether in whole or in part, through your O! ePay Account and the consequence of uploading, posting, dispatch, transmission, sharing or otherwise making available of the Content. We are not responsible for the confidentiality of the Content or any part thereof. By submitting the Content under the Octopus O! ePay Service, you grant us an irrevocable, non-exclusive, perpetual, worldwide, royalty free, transferrable licence to use, reproduce, distribute and make available the Content under the Octopus O! ePay Service in any and all media and manner, and you warrant that you have the authority to grant the foregoing licence. You also grant each of O! ePay Account Holder access to your Status under the Octopus O! ePay Service and each Friend access to the Content under the Octopus Ol ePay Service. In the event we, in our sole and absolute discretion, are of the view that any Content is found to be or is likely to be:

 - infringing intellectual property or rights of any third party; unlawful, obscene, defamatory, offensive or threatening; containing hostile, discriminating, disturbing message; or inappropriate or insulting to any O! ePay Account Holders, users of the Octopus O! ePay Service or any third party; in addition to other rights and remedies available, we shall be entitled

to terminate your O! ePay Account immediately without notice. Upon

- termination of your O! ePay Account, your O! ePay Account cannot be re-activated subsequently.

 We shall only disclose the Content to satisfy a search warrant or an order
- by a competent court of law or a relevant regulatory body that we are required to comply with.
- You can perform P2P Payment with your Friend(s) through the Octopus Mobile App on mobile device(s) or through other channels as we may announce from time to time. Each P2P Payment shall be subject to certain limitations, including without limitation Stored Value Limit, daily transaction limit and annual transaction limit, which we may notify you from time to time. We will charge you a reasonable fee for P2P Payment ("P2P Payment Fee").
- You can transfer fund between your O! ePay Account and Registered Octopus through the Octopus Mobile App on mobile device(s) or through other channels as we may announce from time to time. You can add value to your O! ePay Account (see Condition 6) through the Octopus Mobile App on mobile device(s) or through other channels as we may announce from time to time. Fund transfer between your O! ePay Account and Registered Octopus and/or provision of add value service to your OI ePay Account shall be subject to certain limitations, including without limitation Stored Value Limit, daily transaction limit and annual transaction limit, which we may notify you from time to time. You can use the Float in your OI ePay Account to make payment for
- goods and services offered by our Authorised Partners through the Octopus Mobile App on mobile device(s) or through other channels as we may announce from time to time, which shall be subject to certain limitations, including without limitation daily transaction limit, which we may notify you from time to time.
- You can transfer fund from your O! ePay Account to your registered bank account maintained with a bank or financial services company through the Octopus Mobile App on mobile device(s) or through other channels as we may announce from time to time. Fund transfer from your O! ePay Account to your registered bank account shall be subject to certain limitations, including without limitation daily transaction limit, which we may notify from time to time. We will charge you a reasonable which we may hold in the first of the well charge you a leasonable fee for fund transfer from your OI ePay Account to your registered bank account ("Bank Account Fund Transfer Fee").
- 8A.9 In addition to Condition 8A.3, we may, at any time and without incurring any liability whatsoever, immediately suspend or terminate your O! ePay Account at our sole and absolute discretion if:
 - (a) you have violated or you are about to violate any applicable laws or regulations;
 - you have committed or you are about to commit a breach of any of these Conditions of Issue;
 - we are of the opinion that the integrity or security of the Octopus O! ePay Service will be jeopardised or compromised by use of your O! ePay Account; or

 - Of erray Account; or

 (d) this is to comply with an order by a competent court of law, or a governmental or regulatory body, or a stock exchange.

 In the event of suspension, we will lift such suspension after we are satisfied that none of the above events occurs or will occur and that the integrity and security of the Octopus O! ePay Service will not be jeopardised or compromised by your use of the Octopus O! ePay Service. Subject to Condition 15A, in the event of termination, we shall, after deducting any amounts including fees outstanding for the Octopus O! ePay Service, arrange for refund of the Float, if any, in your O! ePay Account as recorded in our system. Upon termination of your O! ePay Account, your O! ePay Account cannot be re-activated subsequently.
- 8A.10 In addition to Conditions 8A.3 and 8A.9, if there are insufficient Float in your O! ePay Account to settle any amounts including fees outstanding for the Octopus O! ePay Service, we shall be entitled to, in addition to other rights and remedies available, terminate your O! ePay Account immediately without notice. Upon termination of your O! ePay Account, your O! ePay Account cannot be re-activated subsequently.
- **8A.11** You should notify us immediately if your O! ePay Account has been compromised in any way (see Condition 23). You have to bear a loss when your O! ePay Account has been used for an unauthorised transaction before reporting that your O! ePay Account has been compromised.

- Your Obligations in Using your Octopus and your O! ePay Account You should take good care of your Octopus with reasonable security precautions to prevent it from damage or from being tampered with or from unauthorised use. You should take good care of your O! ePay Account with reasonable security precautions to ensure proper and secure use of your O! ePay Account, including your account password protection. We will charge you a reasonable fee as set out in Schedule of Fees and Guidelines to cover the cost of the damage upon return of the On-Loan Octopus to us if it is damaged or altered through delamination, bending, cutting, breaking, graffiti or attachment of materials and/or objects on the *Octopus* by any means.
- 9.2
- You must not use, or allow anyone to use, your *Octopus* and/or your O! ePay Account for any illegal purposes.
 You should only present your *Octopus* when you see the Octopus acceptance logo. You must not present your *Octopus* at readers that do not show the Octopus acceptance logo as this may cause damage to the Octopus and/or loss to yourself.
- You must not tamper with the *Octopus* (including without limitation the software and the data recorded on the *Octopus*) in any way. You must not do anything to exploit or interfere with your O! ePay Account or disrupt other users of the Octopus O! ePay Service and, in particular, you must not use or launch any automated system, including without limitation robots, load testers or spiders to access the O! ePay Account or in the use of the Octopus O! ePay Service. Tampering with the data on your Octopus may be a criminal offence. We shall not honour transactions or

- refund any Float or the SVF Deposits, if applicable, relating to tampering of your Octopus or exploitation or interference of your O! ePay Account.
- We have the right to recover reasonable costs, expenses, losses and damages suffered or incurred by us as a result of your altering or interfering, or allowing a third party to alter or interfere, with the data on
- your Octopus and/or your O! ePay Account.
 We will ask you to co-operate with us and, if appropriate, the police, in recovering your Octopus if it is lost or stolen or if we have reasonable grounds to suspect suspicious behaviour or as required by prevailing law. We will ask you to co-operate with us and, if appropriate, the police, in any investigation in respect of your O! ePay Account if it is being tampered with or if we have reasonable grounds to suspect behaviour
- of such nature or as required by prevailing law.

 Our staff and authorised representatives of our approved Service

 Providers shall have the right to inspect your Octopus and items incorporating Octopus, including the data in that Octopus, at any 9.7 reasonable time.

Proper Use of your Octopus and your O! ePay Account

- You should not carry more than one Octopus or an Octopus with another contactless smartcard together in close proximity as they may interfere with one another. If you do so, it will be at your own risk. We shall not be responsible for any damage to the *Octopus* or the electronic devices the functions of which have been affected in connection with the use of your Octopus. We reserve our right not to entertain any request for a refund of an amount that has been deducted incorrectly as a result of your carrying more than one *Octopus* or an *Octopus* with another contactless smartcard together in close proximity.
- We shall not be responsible for any personal injury and/or property loss or damage caused as a result of your inappropriate or unauthorised use of your Octopus and/or your O! ePay Account.
- You shall indemnify us against all actions, proceedings, liabilities, claims, loss, damages and reasonable costs and expenses (including all reasonable legal fees) which may be taken against us or which we may suffer, sustain or incur howsoever arising out of or in connection with any inappropriate or unauthorised use of your Octopus or the Octopus O! ePay Service.
- Nothing in these Conditions of Issue shall exclude or restrict our liability for death or personal injury resulting from our negligence, or liability for fraud.

Malfunction

If your Octopus malfunctions due to no fault of yours and you have not damaged or tampered with it in any way:

- (a) you should return your Octopus to our Authorised Service Centre if you hold an *On-Loan Octopus* or if you have bought a *Sold Octopus* from our Authorised Distributors. We will, in the case of an *On-Loan Octopus*, arrange refund of the Float, if any, stored on such *Octopus* and a temporary replacement, or, in the case of a *Sold Octopus*, only arrange a refund of the Float, if any, stored on such *Octopus* (see Condition 12.2); or
- in case you hold a Cross Border Octopus, you should contact our Authorised Service Centre (or any parties as directed by our Authorised Service Centre) or such other channel(s) as we may announce from time to time. We will only arrange a refund of the Float, if any, stored on such *Octopus* (see Condition 12.5); or
- if you have obtained your Octopus from any other third party as described in Condition 4.1(e), you should contact that third party; or
- if you have bought an Octopus with a limited time warranty, you
- should contact the warranty provider; or if you have been issued with a *Bank Co-Brand Octopus* you should contact the issuing bank or financial services company which, under normal circumstances, will issue you with a replacement *Bank* Co-Brand Octopus. In case there is any positive or negative Float therein, this will be managed by the issuing bank or financial services company; or
- if you have been offered with an Octopus Mobile SIM, you should contact us or use our online application or such other channel(s) as we may announce from time to time for cancellation of use of the Octopus in your Octopus Mobile SIM, and we shall arrange a refund of the Float therein, if any. You should also contact the issuing Mobile Network Operator which, under normal circumstances, will offer you with a replacement *Octopus Mobile SIM* with or without charge.

Return or Cancellation of your Octopus and Cancellation of your O! ePay Account

- This Condition 12 applies subject to Condition 15A.
- You may return your Octopus:
 - if it malfunctions, as described in Condition 11; or
 - in case of an *On-Loan Octopus*, at your option, to an Authorised Service Centre. When you return your *On-Loan Octopus* and apply for a refund, the SVF Deposits, if applicable, and the Float therein, if any, will be refunded to you in full except in the following situations when we will deduct a reasonable amount to cover:
 - any negative Float on your On-Loan Octopus;
 - a handling fee (depending on how long we have lent you that Octopus) ("Handling Fee") to cover the costs incurred by us, including those charged by the Authorised Service Centre for providing this return and refund service;
 - (iii) the cost of repairing any damage to your On-Loan Octopus, if applicable;
 - (iv) any outstanding payment from the Automatic Add Value Service;
 - (v) the Inactive Octopus Administrative Fee as described in

Condition 13.2, if applicable:

- (vi) any other amounts including fees outstanding for Octopus services. **12.3** You may return your Sold Octopus for cancellation and we will disable your Sold Octopus and, after deducting any amounts including fees and payment outstanding for Octopus services, refund to you any Float therein. However, we will not refund the cost, if any, of your Sold Octopus to you. If you cancel your Sold Octopus, your Sold Octopus cannot be re-activated subsequently.
- You or the issuing bank or financial services company may request for cancellation of your Bank Co-Brand Octopus as permitted under the cardholder agreement between you and the issuing bank or financial services company and in accordance with the provisions therein. In case of such cancellation, the Float therein, if any, will be refunded to you via the issuing bank or financial services company, subject to provisions of the cardholder agreement between you and the issuing bank or financial services company. However, we will not refund the cost, if any, of your
- Bank Co-Brand Octopus to you.

 You may return your Cross Border Octopus to our Authorised Service 12.5 Centre (or any parties as directed by our Authorised Service Centre). Refund of your *Cross Border Octopus* will be processed in the same manner as that for *Sold Octopus* pursuant to Condition 12.3 above. You may contact us or our Authorised Service Centre (or any parties as
- directed by our Authorised Service Centre) or use our online application or such other channel(s) as we may announce from time to time for cancellation of use of Octopus in your Octopus Mobile SIM and we will disable the Octopus in your Octopus Mobile SIM and, after deducting any amounts including fees and payment outstanding for Octopus services, refund to you any Float therein. However, we will not refund the cost or any fees, if any, of your Octopus Mobile SIM to you. If you cancel the use of the Octopus in your Octopus Mobile SIM, the Octopus in your Octopus Mobile SIM cannot be re-activated subsequently.
- You may apply for cancellation of your O! ePay Account at any time through such channels and in such manner as we may announce from time to time. We shall, after deducting any amounts including fees outstanding for the Octopus O! ePay Service, arrange for refund of the Float therein, if any. Upon cancellation of your O! ePay Account, your O! ePay Account cannot be re-activated subsequently. If any O! ePay Account Holder has become deceased, a personal representative of the deceased O! ePay Account Holder should present proof of death of the deceased O! ePay Account Holder, and proof of identity and capacity of the personal representative, in order to claim a refund of any Float therein. We will charge you a reasonable administrative fee ("O! ePay Account Cancellation Fee") for cancellation of your O! ePay Account.
- We reserve the right to recover, cancel or terminate, or suspend your Octopus, the Octopus O! ePay Service (including your O! ePay Account) or any of our services at any time without specifying the reasons, but we will take reasonable steps to minimise any inconvenience caused to you. You may be required to present your *Octopus* for replacement in the manner as may be notified by us. In such case, we will refund to you the SVF Deposits, if applicable, and Float therein, if any.
- Octopus is provided for use in payment and related services, it is not provided as a medium for the exchange or transfer of money. In respect of any of the services provided pursuant to these Conditions of Issue, we reserve the right to request information (including personal data), investigate (for which we will charge a reasonable fee, "Investigation **Fee**") and decline at our sole discretion multiple, high value or repeated purchase or refund requests from an individual or organisation.

Inactive Octopus

Deactivation of your inactive Octopus

Your Octopus has been issued to you for your regular use. If you have not added value to your Octopus for a period announced by us from time to time, we will, for your own and our protection, deem your Octopus to be no longer in use, and we will deactivate your Octopus. If you want to re-activate your Octopus subsequently, we will charge you a reasonable fee for the re-activation ("Reactivation Fee").

Administrative fee on your inactive Octopus

If you hold an On-Loan Octopus and have not added value to your Octopus or used your Octopus for any payment transaction for such specified period(s) of time as determined and announced by us from time to time, we will charge you an administrative fee ("Inactive Octopus Administrative Fee") on your inactive On-Loan Octopus for the inactive period.

13.3 Further details are set out in Schedule of Fees and Guidelines, which can be obtained from our website at www.octopus.com.hk.

Personalised Octopus Service

- If made available by us, you may apply to us to have your identity associated ("Personalised") with a particular Octopus. Your personal data will be stored in electronic format, and may or may not be printed, on your Personalised *Octopus*. We will charge you a reasonable fee ("Personalisation Fee") for both producing and, if requested, handling the return of your Personalised Octopus.
- A bank or financial services company that offers a Bank Co-Brand Octopus may provide you with our Personalised Octopus service. Any additional fees or charges imposed by the issuing bank or financial services company will be notified to you by relevant issuing bank or financial services company.
 You should notify us promptly in writing of any changes to your
- name, address, telephone or email address regarding your Personalised Octopus.
- Personalised Octopus enjoys strengthened protection. You should notify us immediately if your *Octopus* or its security is compromised in any way (see Condition 23). You may have to bear a loss resulting from

unauthorised transactions of your compromised Octopus.

- You should not allow your Personalised Octopus to be used by another person. If your Personalised Octopus is found in the possession of a person other than yourself, we and/or the Service Providers on our behalf, shall have the right, but are not obliged, to repossess your
- Personalised *Octopus* from such a person. **14.6** If you wish to return your Personalised *Octopus* to an Authorised Service Centre or such other channel(s) as we may announce from time to time, you should present your *Octopus* in person, or if the cardholder of that Personalised Octopus has become deceased, a personal representative of the deceased cardholder should present the Personalised Octopus together with proof of death of the deceased cardholder, and proof of identity and capacity of the personal representative, in order to claim a refund of the SVF Deposits, if applicable, and/or any Float as described in Condition 12.

- 15. Lost Octopus Service
 15.1 If you are the holder of a Personalised Octopus or user of the Automatic
 15.1 If you are the holder of a Personalised Octopus or user of the Automatically he provided with our lost Add Value Service, you will automatically be provided with our lost Octopus service. This lost Octopus service may not apply to our other services unless it is clearly stated in the terms and conditions of that service.
- If you are provided with our lost Octopus service, you should notify us immediately if your Octopus has been lost or stolen (see Condition 23), except in the case of a *Bank Co-Brand Octopus*, you should notify the issuing bank or financial services company. We will then cancel and disable your *Octopus* after a specified period of time ("Lost *Octopus* **Notification Period**"), the latest period of which is set out in Schedule of Fees and Guidelines, following receipt of your report. The Lost Octopus Notification Period shall be determined and announced by us from time to time. Once cancellation of your Octopus is effected, it cannot be reactivated subsequently.
- The lost Octopus service described in Condition 15.2 will protect you from the loss of the Float and any value added through the Automatic Add Value Service on your *Octopus* after the expiry of the Lost Octopus Notification Period. You may have to bear a loss resulting from unauthorised use of your lost Octopus before the expiry of the Lost Octopus Notification Period.
- 15.4 We will refund you the SVF Deposits, if applicable, and the Float, if any, on your *Octopus* as recorded in our system at the end of the Lost *Octopus* Notification Period. We will charge you a reasonable fee ("Lost *Octopus* Service Fee") for providing this lost *Octopus* service, which (a) will be deducted from the refund of the SVF Deposit or Float on your Octopus, if any, or (b) may be payable by you.

15A. Expiry, Refunds and Determination of value on Octopus and in O! ePay Account

- **15A.1** Any SVF Deposits and/or Float on your *Octopus* to be refunded to you as described in Condition 12 or Condition 15 will be paid without interest. Any Float in your O! ePay Account to be refunded to you as described in Condition 8A or Condition 12 will be paid without interest. Any interest accrued or other returns generated (whether before, on or after the Commencement Date) on Card Funds, if any, shall belong to us.
- **15A.2** Any refund of the SVF Deposits and/or Float on your *Octopus* or Float in your O! ePay Account which remain uncollected for a period announced by us from time to time ("Expiry Date") will be forfeited without notice and you will have no claim for such amounts whatsoever. We shall be entitled to such SVF Deposits and Float from the end of the Expiry Date.
- 15A.3 Upon receipt of the refund, you shall be deemed to have accepted the amount thereof as correct and agree to discharge us from any liability whatsoever to you, including without limitation any shortfall or error in the amount of such refund.
- 15A.4 In determining the SVF Deposits and/or the Float to be refunded to you, the records held by us shall be treated as conclusive evidence of the amount of the SVF Deposits and/or the Float except for any manifest error on our part.
- **15A.5** We are licensed by the Hong Kong Monetary Authority to provide Octopus service and the Octopus O! ePay Service to you. We provide our services with reasonable care, skills and diligence. In the unlikely event that we exit our business operations, including cases of our insolvency or suspension or revocation of our stored value facility licence, we will follow our business exit plan and directions (if any) of the Hong Kong Monetary Authority.

Personal Information Collection Statement relating to you (this "Notice") in accordance with the Personal Data (Privacy) Ordinance (the "Ordinance")

- The Ordinance governs the collection, holding, processing and use of your personal data and other information that we may collect from time to time ("Data"). The Data shall include transactional records (meaning the transaction data which we receive (a) from our Octopus readers and/or from other channels in respect of the use of your Octopus and (b) during the operation of the Octopus O! ePay Service and/or from other channels in respect of the use of your O! ePay Account) to the extent that those transactional records are "personal data" under section 2(1) of the Ordinance. This Data is to enable us to provide the Octopus and Octopus O! ePay Service and other related services to you. Further information is set out in our "Privacy Policy" located at www.octopus.com.hk and this Notice is the basis upon which we collect, hold, process and use the Data.
- 16.2 If you do not provide your personal data to us, we may be unable to provide you with some of our services you request, including without limitation Personalised *Octopus* service, Automatic Add Value Service,

lost *Octopus* Service, Octopus O! ePay Service, application for cancellation of use of *Octopus* in your *Octopus Mobile SIM*, application for cancellation of your O! ePay Account or transaction records enquiry. Purpose: You agree that your Data may be used by us for:

- (a) processing an application for our services offered to you from time
- system, the Octopus O! ePay Service and Card Funds, including audit, and exercising our and your rights under these Conditions of Issue:
- (d) designing new or improving existing services provided by us, our subsidiaries and our affiliates (that is, our direct holding company and its subsidiaries);
- communication by us to you;
- investigation of complaints or suspected suspicious transactions (whether in relation to an Octopus or a Cross Border Octopus or otherwise), and research for service improvement;

- (g) prevention or detection of crime; and
 (h) disclosure as required by law, rules, regulations, codes or guidelines.

 Transfer: Your Data will be kept confidential by us, but you agree that for the purposes set out in Condition 16.3, we may transfer or disclose such Data to the following parties within Hong Kong (except that the parties set out in Conditions 16.4(a), (b) and (c) and owners or service providers of Client Funds Company in (e) below may be located outside Hong Kong):
 - (a) issuers of *Bank Co-Brand Octopus* and participating banks and financial services companies for Automatic Add Value Service which owe a duty of confidentiality to us and with which you have selected
 - Third Party Operator(s) under a duty of confidentiality to us;
 - our agents or contractors under a duty of confidentiality to us who provide administrative, telecommunications, computer, anti-money laundering and counter terrorist financing intelligence, payment, data processing or other services to us in connection with the operation of our business (such as professional advisors, call centre service providers, debt collection agencies (in the event you owe us any money), courier, gift redemption centres or data entry companies);
 - (d) our subsidiaries and/or our affiliates which owe a duty of
 - confidentiality to us;

 (e) Client Funds Company, its owners and its third party service provider involved in (i) ensuring that Card Funds are handled in accordance with these Conditions of Issue and PSSVFO, and (ii) managing Card Funds in case of our insolvency;

 - Funds in case of our insolvency;
 (f) Friend(s) as selected by you; and
 (g) any law enforcement agencies and/or regulatory bodies for compliance with applicable laws, rules, regulations, codes and/or guidelines and/or any person or entity to whom we, our subsidiaries and/or affiliates are under a binding obligation to satisfy a legally enforceable demand for disclosure under the requirements of any law, rule, regulation, code and/or guideline and/or order of any competent court of law, law enforcement agencies and/or regulatory bodies, but such disclosure will only be made under proper authority.
- 16.5 Access: You have the right to:
 (a) check whether we hold your Data and to have access to that Data;
 (b) require us to correct any Data which is inaccurate; and

 - ascertain our policies and practices in relation to the Data and to be informed of the kind of Data held by us.
- 16.6 We will charge you a reasonable fee ("Data Access Fee") for complying with any request for access to your Data.

 Any Data access request should be made in writing to:
 The Data Protection Officer

Octopus Cards Limited

46/F, Manhattan Place

23 Wang Tai Road Kowloon Bay

Kowloon

Hong Kong Email: dpo@octopus.com.hk

Nothing in this Notice shall limit your rights under the Ordinance.

Transaction Records

- You may enquire about your transaction records in relation to your *Octopus*, including Float balance of your *Octopus*, date and time and amount spent with your *Octopus* up to such number of most recent transactions and through such channel(s) as we may announce from time to time. For Octopus O! ePay Service, we will provide you with monthly statement about your transaction records in relation to your O! ePay Account and you may request for printed copies of such monthly otel ay Account and you may request to printed copies of such morthly statement up to such period of time as we may announce from time to time. You must keep yourself promptly informed of all transactions relating to your O! ePay Account, which will involve examining each monthly statement issued by us in respect of your O! ePay Account and notify us of any transaction discrepancies within the specified time period as we may notify you from time to time. We will provide you with the requested information, including printed copies of the monthly statement in respect of your O! ePay Account, within a reasonable time and we will charge a reasonable fee ("Transaction Records Access Fee") for this service.
- The transaction records of your *Octopus* and your O! ePay Account will be safely kept by us. Transaction records mean all the transaction data which we receive (a) from our system Octopus readers and/or from other channels in respect of the use of your Octopus, and (b) during the

operation of the Octopus O! ePay Service and/or from other channels in respect of your use of the Octopus O! ePay Service. Save as provided in Condition 17.1 above, we will only disclose any of your transaction records to:

- (a) the relevant Service Providers relating to the use of your Octopus, or Authorised Partners in respect of your O! ePay Account which are under a duty of confidentiality to us;
- (b) satisfy a search warrant or an order by a competent court of law or a relevant regulatory body that we are required to comply with;
- (c) any other parties which are under a duty of confidentiality to us, in order for us to maintain the normal managements, operation and maintenance of the Octopus payment system or the Octopus O! ePay Service;
- (d) any agents, contractors or third party service providers which are under a duty of confidentiality to us and which provide administrative, telecommunications, computer, anti-money laundering and counter terrorist financing intelligence, payment, data processing or other services to us in connection with the operation of our business;
- (e) Client Funds Company which is under a duty of confidentiality to us, in order for the Client Funds Company to (i) ensure that Card Funds are handled in accordance with these Conditions of Issue and PSSVFO, and (ii) manage Card Funds in case of our insolvency; or
- (f) any other person under a duty of confidentiality to us including our subsidiaries, our affiliates or our business partners for the purposes outlined in Condition 16.

New Services

We may provide you with new services associated with your *Octopus* and/or the Octopus O! ePay Service from time to time, and these new services will be governed by the terms and conditions herein or as amended from time to time for the respective services.

19. Fees and Charges

Our fees and charges are available on our website at www.octopus.com.hk or from our Authorised Distributors or Authorised Partners. For details, please refer to Schedule of Fees and Guidelines, which can be obtained from our website at www.octopus.com.hk. You are advised to check our latest fees and charges from time to time.

20. Changes in these Conditions of Issue

- 20.1 We may amend these Conditions of Issue by publishing a notice of the change(s) in one Chinese and one English language newspaper and/or on our website at www.octopus.com.hk if such change(s) affect(s) the fees and charges and the liabilities or obligations of existing customers.
- 20.2 The change(s) shall take effect on a date specified in the notice, which will be no less than 30 days after the date of publishing such notice in the newspapers and/or on our website at www.octopus.com.hk.
- 20.3 The change(s) will apply to you unless your Octopus is cancelled or your O! ePay Account is cancelled or terminated, as the case may be, before the change(s) take(s) effect.
- 20.4 A copy of the latest version of these Conditions of Issue will be available on our website at www.octopus.com.hk or from our designated Authorised Distributors and Authorised Partners upon request.

21. Rights of Third Parties

These Conditions of Issue shall not create or give rise to, nor shall it be intended to create or give rise to, any third party rights. No third party shall have any right to enforce or rely on any provision of these Conditions of Issue which does or may confer any right or benefit on any third party, directly or indirectly, expressly or impliedly. The application of any legislation giving rise to or conferring on third parties contractual or other rights (including without limitation the Contracts (Rights of Third Parties) Ordinance) in connection with these Conditions of Issue is Conditions of Issue shall affect the rights of any permitted assignee or transferee of these Conditions of Issue.

22. Force Majeure

We shall not be in breach of these Conditions of Issue nor liable for delay in performing, or failure to perform, any of our obligations under these Conditions of Issue, if such delay or failure results from events, circumstances or causes beyond our reasonable control, including suspending or revocation of our licence under PSSVFO. In such circumstances the time for performance shall be extended by a period equivalent to the period during which performance of the obligation has been delayed or failed to be performed.

23. Communication with us

- 23.1 Please contact us through such channels as we may announce from time to time for any question, complaint, request for support and notification of anomalies or incidents in relation to your use of Octopus and Octopus O! ePay Service. For Octopus O! ePay Service, unless stated otherwise, all communications issued by us under these Conditions of Issue shall be sent to you through the Octopus Mobile App or your mobile number registered for SMS (short messaging service) or other electronic means as we may notify you from time to time. We will communicate with you using our foregoing secure contact channels in this Condition 23 or our website at www.octopus.com.hk. Any message alleged to be sent on our behalf to you via any other means is not reliable.
- **23.2** To protect your interest, if a third party purports to contact us on your behalf, we may request that such third party should provide authorisation support and we may contact you directly for verification.

24. English Version Prevails

We have provided a Chinese language translation of these Conditions of Issue for reference. If there is any inconsistency between the English and Chinese versions, the English version shall prevail.

25. Governing Law and Jurisdiction

These Conditions of Issue shall be governed by the laws of Hong Kong. You and Octopus Cards Limited irrevocably agree that the courts in Hong Kong shall have exclusive jurisdiction to settle any dispute or claim (whether contractual or non-contractual) arising out of or in connection with these Conditions of Issue, its subject matter or formation.



八達通發卡條款



請注意第16條有關個人資料收集的聲明

1. 發卡條款

本八達通發卡條款(本「**發卡條款**」)於2016年11月13日(「**生 效日期**」)起生效,適用於所有客戶。

2. 簡介

- 2.1 本發卡條款是閣下(即本公司客戶)與本公司(即八達通卡有限公司),就閣下使用本公司發行的*八達通*及作為八達通「好易畀」(「O! ePay」)服務下的儲值支付工具所訂立的合約。如使用*八達通及*/或O! ePay服務,即表示閣下同意受本發卡條款約束。
- 2.2 本發卡條款說明本公司向閣下承擔的義務,以及閣下向本公司 承擔的義務。雖然本發卡條款適用於本公司所有主要服務,但 在閣下使用若干服務時,有關服務的特定條款及細則可補充或 修改本發卡條款。
- 2.3 本發卡條款所使用的一些詞語説明如下:
 - (a)「認可增值服務供應商」指獲本公司認可,以現金或其他代價為閣下八達通提供增值的服務供應商、銀行或金融服務公司:
 - (b)「認可經銷商」指獲本公司認可向閣下發行可供使用的 八達通的實體:
 - (c)「認可夥伴」指獲本公司認可就閣下O! ePay賬戶提供服務 的銀行或金融服務公司或企業:
 - (d)「**認可服務中心**」指代表本公司提供*八達通*服務的實體;
 - (e) 「卡內資金」指工具按金及儲值金額;
 - (f) 「客戶款項公司」指八達通卡客戶款項有限公司,該公司的組織章程規定,其職能乃根據本發卡條款及《支付系統及儲值支付工具條例》持有和處理卡內資金:
 - (g)「儲值金額」指(1) 八達通(不包括工具按金)及(2) 閣下 O! ePay賬戶內的剩餘儲值;
 - (h)「**朋友**」指與閣下O! ePay賬戶已連結以進行P2P付款的另一名O! ePay賬戶持有人;
 - (i) 「香港」指中華人民共和國香港特別行政區;
 - (j) 「流動網絡營運商」指獲本公司認可提供*八達通*的香港流動通訊服務公司:
 - (k) 「**八達通**」指本公司提供實體形式的儲值支付工具卡及產品,包括但不限於:
 - (i) 租用版八達通;
 - (ii) 銷售版八達通;及
 - (iii)本公司的銀行聯營八達通(詳見第3.1(b)條)、八達通 流動電話卡(詳見第3.1(d)條)、跨境八達通(詳見第 3.1(c)條)及其他消費品項目,如手錶、手機殼及匙 扣的儲值支付工具;
 - (I) 「O! ePay賬戶」指由O! ePay賬戶持有人就O! ePay服務 所申請及經本公司批准的網絡形式儲值支付賬戶:
 - (m)「O! ePay賬戶持有人」指持有O! ePay賬戶的人士;
 - (n)「**八達通手機應用程式**」指由本公司就八達通服務及/或 O! ePay服務開發及營運的手機應用程式:
 - (o)「O! ePay服務」具有第8A條賦予的涵義;
 - (p)「P2P付款」指一個O! ePay賬戶向其朋友的O! ePay賬戶 作出的個人對個人付款:
 - (q) 「支付系統及儲值支付工具條例」具有第2A.1條賦予的 涵義:
 - (r) 「已登記*八達通*」指可被登記作為與O! ePay賬戶進行轉賬 的特定*八達通*:
 - (s)「**收費項目及指引」**指由本公司(八達通卡有限公司)發佈的「使用八達通的收費項目及指引附表」(經不時修訂), 最新版本可從本公司網站www.octopus.com.hk獲取:
 - (t) 「服務供應商」指會在出示閣下的*八達通*時提供服務,並經本公司批准的任何交通營運商、零售商(包括但不限於:超級市場、便利店、食肆及快餐店、食品店、其他消費品商店如藥物及化妝品店、書店、報攤、文具及禮品店、配飾店、商場、服裝店、電訊公司)、娛樂/康樂/運動設施供應商、教育機構、政府相關業務實體、建築物門禁系統服務供應商、自助服務(例如自動售賣機/自助服

務站/照相亭/電話亭)、網上付款及流動支付平台供應商 或其他經本公司批准在閣下出示*八達通*時的提供服務者。 有關服務供應商須清楚展示八達通標誌;

- (u) 「工具按金」具有第5.1條賦予的涵義;及
- (v) 「第三方營運者」指一間在香港或任何地方的實體,與本公司訂立正式商業關係,藉以向閣下提供*跨境八達通*以及某些其他功能(如有)。第三方營運者並不包括本公司與其合作提供*銀行聯營八達通*的任何銀行或金融服務公司或本公司與其合作提供*八達通流動電話卡*的任何流動網絡營運商。

2A. 儲值支付工具內的儲值金額及工具按金

- **2A.1** 八達通及O! ePay賬戶是《支付系統及儲值支付工具條例》下的一種儲值支付工具。
- 2A.2 作為根據《支付系統及儲值支付工具條例》獲授予儲值支付工具牌照的持牌人,本公司,即八達通卡有限公司有責任根據《支付系統及儲值支付工具條例》,為卡內資金提供足夠保障。
- 2A.3 儲值金額及工具按金(如適用)並不產生任何利息或利潤。任何卡內資金產生(不論於生效日期之前、當日或之後產生)的累算利息及其他回報(如有)均歸本公司所有。
- 2A.4 依從《支付系統及儲值支付工具條例》的規定,在收到工具按金(如適用)及閣下打算為*八達通*(根據第6.1條)或O! ePay賬戶(根據第8A條)增值的付款(視屬何情況而定)後,本公司會將所有該等付款直接存入獨立的指定銀行賬戶(「指定銀行賬戶」)且會分別就*八達通*及O! ePay賬戶在該等賬戶中維持卡內資金。該等賬戶乃以本公司名義在香港信譽良好的持牌銀行及金融服務公司開立,並且指定只可分別作持有*八達通*及O! ePay賬戶卡內資金之用。本公司為客戶資金公司的絕對權益以被動受託人形式持有存入指定銀行賬戶的卡內資金。
- 2A.5 本公司會進一步維持本公司截至生效日期當日於相關 指定銀行賬戶分別就*八達通*及O! ePay賬戶持有的卡內 資金。
- 2A.6 在第2A.8條的規限下,本公司將代表客戶資金公司根據本發卡條款管理卡內資金,本公司並獲授權根據本發卡條款於指定銀行賬戶存入及提取款項。
- 2A.7 本公司會從卡內資金扣除尤其以下幾項:
 - (a) 應付*八達通*持有人及O! ePay賬戶持有人所作付款及其他 交易所需的款額,包括但不限於根據第3.3條作出的款項;
 - (b) 根據本發卡條款作出或應付的任何退款或其他款項;
 - (c) 任何卡內資金產生的累算利息或其他回報;
 - (d) 根據本發卡條款可收取或扣除的收費、費用或其他款額: 及
 - (e) 根據第15A.2條所沒收的任何卡內資金。
 - 為免生疑問,本公司有權承受於第2A.7(c)、(d)及(e)條中指明的款額,且有權於本公司合理地決定的日期扣除或要求作出該等款額。
- 2A.8 本公司會管理卡內資金,以確保時刻有足夠資金以備閣下贖回款項。
- 2A.9 本公司將採取所有合理的組織措施,盡量降低因盜竊、欺詐、 濫用、不當挪用、疏忽或管理不善而出現損失或減值卡內資金 的風險。
- **2A.10** 本公司會確保,本公司開立指定銀行賬戶的銀行及金融服務公司,不會擁有卡內資金的任何權利(包括但不限於任何抵銷權利)。

3. 總則

- 3.1 (a) 本公司提供兩類型 / (達通:
 - (i) 「*租用版八達通*」指本公司租予閣下並要求閣下繳付工 具按金的*八達通*。根據第12.2條,閣下可退還*租用版 八達通*並獲退回工具按金;及
 - (ii)「銷售版八達通」指閣下從本公司之認可經銷商處購買或根據第4.1(e)條從第三方取得的八達通。閣下購買銷售版八達通時,毋須繳付工具按金,惟閣下不能退回銷售版八達通,除非該八達通出現如第11條所述的失效情況,或如第12.3條所述註銷該八達通。

- (b) 本公司認可銀行或金融服務公司,可為閣下提供「銀行聯營 「用達通」。這張是由該銀行或金融服務公司發行的卡或產品,附有由該銀行或金融服務公司提供的銀行及/或付款功能,並包含八達通儲值支付工具以用於透過八達通收費額 然作出付款的卡或產品。每張銀行聯營八達通都可能避受 外的條款及細則約束,閣下使用前應細心閱覽,並應確定 同意該等額外條款及細則。任何因銀行或金融服務公司 則出的條款及細則而導致之任何責任或法律責任,本公司 概不負責。銀行聯營八達通可能提供或不提供任何本公司的額外服務(例如個人八達通服務(第14條)、自動增 值服務(第8條)、報失八達通服務(第15條))。本公司將 透過發卡或產品銀行或金融服務公司通知閣下之銀行聯營 八達通,應向發卡或產品銀行或金融服務公司退回,而不 是向本公司、認可經銷商或認可服務中心退回。
- (d) 獲本公司認可的流動網絡營運商,可向閣下提供「**八達通** 流動電話卡」。這是一張由該流動網絡營運商發行的流動電話卡或產品,附有由該流動網絡營運商提供的流動的能,並包含可用於透過八達通收費系統作出付款的的值支付工具。每張八達通流動電話卡可能受其他的額的條款及細則的條款及細則。任何有關或由於流動網絡營運商所不負責。八達通流動電話卡可具備或不具備任何本公司概不負責。八達通流動電話卡可具備或不具備任何本公司的服務(例如:個人八達通服務(第14條)、自動增值服務(第8條)、報失八達通服務(第15條))。本公司將透過為閣下提供八達通流動電話卡的流動網絡營運商,通知閣下此卡是否具備此等服務。
- 3.2 本公司營運八達通收費系統及O! ePay服務,並確保該系統及該服務是在合理的謹慎、技術及關注程度下營運。若閣下發現 八達趙或O! ePay賬戶(視屬何情況而定)有任何異常情況, 應盡快與本公司聯絡(詳見第23條)。
- 3.3 閣下為增加八達通儲值金額所支付的資金,不論由本公司直接 收取或由認可增值服務供應商收取,均將根據本發卡條款適時 記入閣下的八達通及供閣下使用。若閣下是有效八達通的持有 人(詳見第4.4條),八達通收費系統可讓閣下在有展示八達通 標誌的本公司任何服務供應商,使用閣下的八達通儲值金額, 繳付若干貨品及服務的費用。閣下為增加O!ePay賬戶儲值 金額所支付的資金(不論由本公司直接收取或由認可夥伴收 取),以及閣下透過P2P付款收取的資金或來自已登記八達通 轉賬的資金,均將根據本發卡條款適時記入閣下的O!ePay賬 戶及供閣下使用O!ePay服務。若閣下是O!ePay服戶的真實 持有人,O!ePay服務可讓閣下在有展示O!ePay服務標誌的 任何認可夥伴,使用閣下O!ePay賬戶的儲值金額繳付若干貨 品及服務的費用。
- **3.4** 部份服務供應商可向閣下提供服務,如進入某一處所等,但不會使用閣下*八達誦*的繳費功能。
- 3.5 服務供應商或認可夥伴均有清楚展示八達通或O! ePay服務標誌以資識別,不論是在網上、實體所在處或是其他位置。若服務供應商或認可夥伴不接受閣下的*八達通*,繳付其貨品/服務的費用或不接受閣下使用O! ePay服務(視屬何情況而定),請與該服務供應商、認可夥伴或本公司聯絡。
- 3.6 服務供應商及認可夥伴(視屬何情況而定)須為向閣下提供的 貨品及/或服務的各個方面負責。在使用服務供應商及/或認 可夥伴的服務及/或設施時,閣下須遵行其規則、規例及附 例。對於服務供應商及/或認可夥伴提供的貨品及/或服務, 本公司概不負責。對於有關事宜,閣下應直接向有關服務供應 商或認可夥伴(視屬何情況而定)查詢。
- 3.7 在正常情況下,本公司將會盡合理的努力,確保八達通收費系

統能夠持續運作,但本公司不能保證任何服務供應商均能接受以八達通付款,因為須視乎該服務供應商本身的系統及營運,以及網絡、電力、氣候及其他條件或情況而定,以上因素皆在本公司的控制範圍以外。在正常情況下,本公司將會盡合理、可供使用情況、所有權、適用性或任何其他性質的事宜作出任何聲明、認可證明或保證。此外,本公司不能保證認可夥伴、可聲明、認可證明或保證。此外,本公司不能保證認可夥伴、的聲明、認可證明或保證。此外,本公司不能保證認可夥伴本身的系統及營運,以及網絡、電力、氣候及其他條件或情況而定,以上因素皆在本公司的控制範圍以外。在第10.4條的規限下,本公司概不就閣下因使用八達通服務及/或O!ePay服務或就此直接或間接蒙受的損失或損害承擔任何責任。

3.8 本公司將對任何八達通繳費服務、O! ePay服務及本公司向閣下提供的其他服務收取合理費用。任何該等費用將於「收費項目及指引」中公佈。

4. 獲取及使用閣下的八達通;申請及使用閣下的O!ePay服務

- **4.1** 如欲使用本公司的*八達通*相關服務,閣下須從以下人士獲取 有效*八達誦*:
 - (a) 本公司任何認可經銷商。該認可經銷商將會要求閣下購 買*銷售版八達通*或為*租用版八達通*支付工具按金(詳見第 5.1條);
 - (b) 本公司認可的銀行或金融服務公司。該銀行或金融服務公司將向閣下發行銀行聯營八達通:
 - (c) 第三方營運者。該第三方營運者可能選擇向閣下提供*跨境* 八達湖:
 - (d) 獲本公司認可為閣下提供*八達通流動電話卡*的流動網絡營 運商:
 - (e) 獲本公司認可、為閣下提供*銷售版八達通*的任何其他第三方。在此情況下,本公司會將閣下視作該*八達通*的擁有人,猶如閣下已購買該*銷售版八達通*一樣;或
 - (f) 有效*八達通*的現有持有人,不論該*八達通*是由該現有持有人購買或是本公司租予他的亦然。在此情況下,本公司會將閣下(即該*八達通*的現時持有人)當作該*八達通*的新持有人處理,以及當作本發卡條款所指的本公司客戶處理。在使用有關*八達通*時,閣下同意受本發卡條款約束。然而,如屬個人*八達通*(詳見第14條)或該*八達通*的服務條款規定不准轉讓(如自動增值服務(詳見第8條)),則現有持有人不得轉讓該*八達通*。
- 4.2 本公司並不擁有任何:
 - (a) *銷售版八達通*(如第4.1(a)、4.1(e)或4.1(f)條所述);
 - (b) *銀行聯營八達通*(如第4.1(b)條所述);
 - (c) *跨境八達通*(如第4.1(c)條所述);及
 - (d) *八達通流動電話卡*(如第4.1(d)條所述),
 - 但本公司將保留管理上述八達通所載軟件及數據的權利。
- 4.3 所有 租用版八達通屬本公司所有,而本公司保留向閣下收回 租用版八達通的權利,以及管理閣下租用版八達通所載軟件及 數據的權利,以上權利均將按本公司全權酌情決定行使。
- **4.4** 「有效*八達通*」指符合以下定義的真正*八達通*:
 - (a) 按照特定服務供應商發卡條款、規則、規例及/或附例的 規定,屬於閣下符合資格的述明車費類別(如小童、長者 或學生身份等);
 - (b) 未遭損毀或未經擅改;及
 - (c) 由閣下合法取得。
- 4.5 若閣下的八達通仍有正數儲值金額,但儲值金額不敷應付所擬進行的交易,則閣下的八達通仍可在此項交易中使用,惟閣下的八達通因此項交易而產生的備用餘額,不得超逾本公司不時決定及公佈的最高限額。本公司可選擇及全權決定,是否為任何八達通提供備用餘額功能;如閣下的八達通不獲提供備用餘額功能,本公司將會在發行時通知閣下。
- **4.6** 如欲使用O! ePay服務,閣下須登記一個O! ePay賬戶(詳見第 8A條)。
- 4.7 倘若懷疑閣下的八達通或閣下的O! ePay賬戶被用於未經授權的交易,請立即聯絡本公司(詳見第23條)。本公司可要求閣下於合理時間內提供資料(包括個人資料),以支持閣下提出之未經授權的交易。經確認閣下遵守第9.1條並確定在與閣下八達通或閣下O! ePay賬戶(視屬何情況而定)有關的未經授權交易後,本公司將向閣下退還該等未經授權交易涉及的款額。本公司將就提供此服務收取合理費用(「未經授權使用申素費」)。本公司就調查作出的決定即為最終決定。
- **4.8** 為保障閣下權益,在進行涉及閣下*八達通及*/或閣下O!ePay 賬戶的高風險交易(「高風險交易」)前,本公司將執行使用者

認證程序。高風險交易指超出本公司不時公佈的單宗交易限額 或總交易限額。

5. 租用*八達通*時向本公司繳付的工具按金

- **5.1** 倘若本公司向閣下發行*租用版八達通*,認可經銷商將代表本公司向閣下收取按金(「**工具按金**」)以令*八達通*可供使用,工具按金將存放於本公司,而本公司將會持有工具按金作為閣下的*八達通*的抵押。
- 5.2 工具按金的款額,應為本公司不時決定及公佈的合理款額, 藉以彌補該*八達通*的費用、本公司發行該*八達通*給予閣下所產 生的費用、維持八達通收費系統供閣下使用及提供備用餘額功能(如適用)的有關費用。

6. 為閣下的八達通及閣下的O! ePay賬戶增值

- 6.1 如欲使用八達通收費系統繳費,閣下須前往認可增值服務供應商,繳付現金或其他可接受的付款形式,為閣下的八達通增值,或(如適用)使用八達通自動增值服務(詳見第8條)或本公司不時決定及公佈的其他方式為八達通增值。如欲使用O!ePay服務,閣下須前往認可夥伴,繳付現金或其他可接受的付款形式或使用本公司不時決定及公佈的其他方式,為閣下的O!ePay賬戶增值。本公司將就提供增值服務收取合理費用(「增值服務費」)。認可增值服務供應商及認可夥伴,只可為閣下的八達通及閣下的O!ePay賬戶(視屬何情況而定)提供本公司不時決定及公佈高於某最低款額、某數額倍數及/或其他增值款額。
- 6.2 真確的認可增值服務供應商或認可夥伴,為閣下的八達通或閣下的O! ePay賬戶(視屬何情況而定)增值,不會提供任何折扣優惠,唯屬於本公司認可的正式推廣活動的一部份則另作別論。如閣下對有關認可增值服務供應商或認可夥伴的真正身份有所懷疑,不應嘗試增值。本公司概不承認未經認可的增值服務供應商或未經認可的夥伴為閣下的八達通或閣下的O! ePay賬戶所作的增值,或以任何其他不合法方式所作的增值。

7. 儲值的最高限額

閣下的*八達通*及閣下的O! ePay賬戶可儲存的最高款額(「**儲值** 限額」) 為本公司不時通知閣下的最高限額。

8. 八達通自動增值服務

本公司聯同一些參與銀行及金融服務公司,或會就本公司選定的八達通提供自動增值服務(「自動增值服務」)。閣下可透過其中一間銀行或金融服務公司另行申請自動增值服務。此外,閣下的銀行聯營八達通,亦可能提供自動增值服務。參與銀行及金融服務公司就提供自動增值服務可能各自設有獨立的附加條款及細則,在使用此服務前,閣下應細心閱覽,並確定同意該等額外條款及細則。任何因銀行或金融服務公司所列明的條款及細則而導致的任何責任,本公司概不負責。

8A. O! ePay服務

- 8A.1 本公司提供網絡儲值支付服務(「O!ePay服務」),該服務須受本公司不時通知閣下的若干賬戶及交易限制規限。本公司亦可能會提供與認可夥伴有關連的O!ePay服務,閣下可透過任何一間認可夥伴個別申請。由本公司提供與認可夥伴有關連的O!ePay服務,可能設有獨立的附加條款及細則,在使用前,閣下應細心閱覽,並確定同意該等額外條款及細則。任何因認可夥伴所列明的條款及細則而導致的任何責任,本公司概不負責。
- 8A.2 閣下須透過本公司不時公佈的途徑,及按照本公司不時公佈的要求登記一個O! ePay賬戶以成為O! ePay賬戶持有人,方可使用O! ePay服務。作為O! ePay賬戶持有人,閣下保證閣下(a)符合本公司不時公佈的最低年齡規定:(b)持有本公司不時公佈的有效身份證明文件;(c)所提供的任何資料,包括閣下的個人資料,皆準確、完整及最新;(d)會盡快更新資料(包括個人資料),以確保閣下向本公司提供的資料皆準確、完整及最新。本公司將就提供O! ePay賬戶費用」)。
- 8A.3 閣下明白,當成為O! ePay賬戶持有人,閣下作為O! ePay賬戶持有人的身份(包括已遮掩的姓名或顯示名稱)(「身份」)可按閣下的選擇公開、分享及讓知悉閣下登記在O! ePay賬戶的手機號碼的其他O! ePay賬戶持有人(包括朋友),透過其流動裝置內的八達通手機應用程式閱覽有關資料。閣下亦明白,一切訊息、相片及/或其他資訊(如閣下的身份)(「內容」),皆屬建立者所擁有。在使用O! ePay服務時,閣下須就經閣下的O! ePay賬戶上載、刊登、發出、傳送、分享或以其他形式

提供的有關內容(不論全部或部份)所產生的後果而負上所有責任。本公司不會就內容或其任何部份承擔保密責任。當閣下透過O! ePay服務提交內容時,即表示閣下同意授予本公司可撤銷的、非獨家的、永久的、全球性的、免使用費的及可轉讓的特許,以因應O! ePay服務,透過任何及所有媒體和方式使用、複製、發佈及提供有關內容,而閣下保證有權授予前述的特許。閣下亦同意授權各O! ePay服戶持有人,閱覽閣下於O! ePay服務下的身份,並授權各朋友於O! ePay服務下閱覽其內容。一旦本公司以全權及絕對的酌情權認為任何內容屬於或有可能屬於以下情況時:

- (a) 侵害任何第三方的知識產權或其他權利;
- (b) 非法、淫褻、誹謗、侮辱或恐嚇成份;
- (c) 包含惡意、歧視或騷擾訊息;或
- (d) 對任何O! ePay賬戶持有人、O! ePay服務使用者或任何第 三方作不恰當或帶有侮辱成份:

除了其他權利及補償方法之外,本公司有權即時終止閣下的 O!ePay賬戶而無需作出通知。閣下的O!ePay賬戶一經終 止,隨後將無法重新啟動。

- **8A.4** 本公司僅會在必須履行具管轄權的法院或相關監管機構發出的 搜查令或命令情況下披露內容。
- 8A.5 閣下可透過流動裝置上的八達通手機應用程式或本公司不時公佈的其他渠道,與朋友進行P2P付款。每宗P2P付款均受若干條件規限,包括但不限於本公司不時知會閣下的儲值限額、每日交易限額及年度交易限額。本公司將就P2P付款向閣下收取合理費用(「P2P付款費」)。
- 8A.6 閣下可透過流動裝置上的八達通手機應用程式或本公司不時公佈的其他渠道,在閣下的O! ePay賬戶及已登記*八達通*之間進行轉賬。閣下可透過流動裝置上的八達通手機應用程式或本公司不時公佈的其他渠道,為閣下的O! ePay賬戶增值(詳見第6條)。閣下的O! ePay賬戶及已登記*八達通*之間的轉賬及/或為閣下的O! ePay賬戶提供增值服務,須受若干條件規限,包括但不限於本公司不時知會閣下的儲值限額、每日交易限額及年度交易限額。
- 8A.7 閣下可透過流動裝置上的八達通手機應用程式或本公司不時公佈的其他渠道,使用閣下O! ePay賬戶中的儲值金額,繳付本公司認可夥伴所提供的貨品及服務的費用,但須受若干條件規限,包括但不限於本公司不時知會閣下的每日交易限額。
- 8A.8 閣下可透過流動裝置上的八達通手機應用程式或本公司不時公佈的其他渠道,將閣下O! ePay賬戶中的資金,轉入閣下於銀行或金融服務公司開立的已登記銀行賬戶。閣下將O! ePay賬戶中的資金轉入閣下已登記的銀行賬戶,須受若干條件規限,包括但不限於本公司不時知會閣下的每日交易限額。本公司會就將閣下O! ePay賬戶中的資金轉入閣下已登記的銀行賬戶的轉賬收取合理費用(「銀行賬戶轉賬費用」)。
- 8A.9 除了第8A.3條所規定外,在出現以下情況時,本公司可於無須承擔任何責任的情況下隨時有全權及絕對的酌情權,即時暫停或終止閣下的O! ePay賬戶:
 - (a) 閣下已違反或將會違反任何適用法例或規例;
 - (b) 閣下已違反或將會違反任何本發卡條款的條款;
 - (c) 本公司認為閣下使用O! ePay賬戶,將會損害或危害 O! ePay服務的完整性或安全性;或
 - (d) 本公司需要遵從具管轄權力的法院、或政府、或相關監管 機構或交易所發出的命令。

如閣下的O! ePay賬戶被暫停,本公司會於確定以上情況不再存在或不會再發生時,又或確定閣下O! ePay賬戶的使用,不會損害或危害O! ePay服務的完整性及安全性時,取消有關暫停。在第15A條的規限下,如閣下的O! ePay賬戶被終止,本公司會按照本公司系統的記錄所示,於扣除包括O! ePay服務收費欠款等任何款額後,安排將閣下O! ePay賬戶中的儲值金額(如有)退還閣下。閣下的O! ePay賬戶一經終止,隨後將無法重新啟動。

- 8A.10 除了第8A.3及8A.9條所規定外,若閣下的O!ePay賬戶內未有足夠儲值金額支付包括O!ePay服務收費欠款等任何款額時,除了其他權利及補償方法外,本公司亦有權即時終止閣下的O!ePay賬戶而無需作出通知。閣下的O!ePay賬戶一經終止,隨後將無法重新啟動。
- **8A.11** 如閣下的O! ePay賬戶受到任何方面的影響,閣下應立即通知本公司(詳見第23條)。閣下須承擔閣下通知本公司上述問題前閣下的O! ePay賬戶被用於未經授權交易所產生的損失。

9. 使用閣下*八達通*及O! ePay賬戶時的義務

9.1 閣下應採取合理安全預防措施,小心保管閣下的八達通,以免

損壞或被擅自改動或未經授權使用。閣下應採取合理安全預防措施,小心保管閣下的O! ePay賬戶,確保妥善及安全地使用閣下的O! ePay賬戶,包括保密閣下的賬戶密碼。如閣下向本公司交回的*租用版八達通*,因分層、摺曲、切割、破損、塗寫或以任何方式在上面附加物料及/或物件而損毀或改變,本公司將收取「收費項目及指引」所列的合理費用,藉以彌補損毀的費用。

- 9.2 閣下不得使用或容許任何人使用閣下的*八達通及*/或O! ePay 賬戶作任何非法用途。
- 9.3 閣下只可在有展示八達通標誌的地方,出示閣下的*八達通*。閣下不應在沒有展示八達通標誌的收費器上出示閣下的*八達通*,因為此舉可能損毀*八達通及*/或引致閣下損失。
- 9.4 閣下不得以任何方法擅自改動八達通(包括但不限於八達通所儲存的軟件及數據)。閣下不應以任何方法利用或干擾閣下的O! ePay賬戶或滋擾其他O! ePay服務使用者,尤其是閣下不得使用或啟動任何自動化系統(包括但不限於robots、load testers或spiders程式)進入O! ePay賬戶或使用O! ePay服務。擅自改動閣下的八達通所載數據,可能構成刑事罪行。如擅自改動閣下的八達通或者利用或干擾閣下的O! ePay賬戶,本公司將不承認以該八達通或O! ePay賬戶所進行之交易或退還該八達通或O! ePay賬戶的任何儲值金額或工具按金(如適用)。
- 9.5 如因閣下改動或干擾或容許第三方改動或干擾閣下的八達通及/或O!ePay賬戶數據引致本公司蒙受或產生任何費用、支出、損失或損害,本公司有權追收合理的費用、支出、損失或損害賠償。
- 9.6 如閣下遺失八達通或八達通被竊,或本公司有合理理據懷疑有可疑行為,或按現行法例所要求,本公司會要求閣下與本公司及(如適用)警方合作,以尋回閣下的八達通。如閣下的〇! ePay賬戶受到干擾、或本公司有合理理由懷疑存在上述性質的行為,或按現行法例所要求,本公司會要求閣下與本公司及(如適用)警方合作以進行調查。
- 9.7 本公司的職員及本公司認可服務供應商的授權代表,均有權在任何合理時間,檢查閣下的*八達通*以及包含*八達通*的品目,包括該*八達通*的數據在內。

10. 正確使用閣下的*八達通*及O! ePay賬戶

- 10.1 由於可能互相干擾,閣下請勿同時攜帶超過一張*八達通*,或攜帶*八達通*時將之貼近另一非接觸式智能卡,否則有關風險一概由閣下承擔。如因使用閣下的*八達通*,損害任何*八達通*或電子裝置的功能,本公司概不負責。如閣下要求本公司退回錯誤扣除的數額,而該錯誤源自閣下同時攜帶超過一張*八達通*或攜帶*八達通*時,將之貼近另一非接觸式智能卡,本公司保留不接納退款要求的權利。
- **10.2** 如因閣下不當或未經授權使用閣下的*八達通及*/或O! ePay 賬戶造成任何人身損傷及/或財物損失或損毀,本公司概 不負責。
- 10.3 閣下同意彌償本公司就閣下不當或未經授權使用閣下*八達通*或 O! ePay服務而使本公司在任何情況下蒙受、承受或產生的一 切訴訟、法律程序、債務、申索、損失、損害及合理費用及支 出(包括一切合理的法律費用)。
- **10.4** 本發卡條款並不免除或限制本公司因疏忽或欺詐造成死亡或 人身損傷而須承擔的責任。

11. 功能失效

若閣下*八達通*的功能並非因閣下的過錯所致而失效,而閣下亦沒有在任何方面損毀或擅自改動該*八達通*:

- (a) 如閣下持有*租用版八達通*或是從本公司認可經銷商處購得的*銷售版八達通*,閣下應將該*八達通*退回本公司的認可服務中心。如屬*租用版八達通*,本公司將會安排退回儲存於該*八達通*內的儲值金額(如有),並補發一張臨時*八達通*給閣下;如屬*銷售版八達通*,則本公司只會安排退回儲存於該*八達通*內的儲值金額(如有)(詳見第12.2條);或
- (b) 如閣下持有*跨境八達通*,閣下應聯絡本公司的認可服務中心(或任何由本公司認可服務中心所指示的其他方)或本公司不時公佈的其他渠道。本公司只會安排退回儲存於該*八達通*內的儲值金額(如有)(詳見第12.5條);或
- (c) 如閣下是按第4.1(e)條所述,從任何其他第三方取得閣下 的*八達通*,閣下應與該第三方聯絡;或
- (d) 如閣下購買的*八達通*設有有限期的售後保養服務,閣下應 與有關保養服務提供者聯絡;或
- (e) 如閣下獲發的是*銀行聯營八達通*,應聯絡發行銀行或金融

- 服務公司。在正常情況下,該銀行或金融服務公司將為閣下補發*銀行聯營八達通*。如該*八達通*有任何正值或負值儲值金額,將由發行銀行或金融服務公司辦理:或
- (f) 如閣下獲提供的是八達通流動電話卡,閣下應聯絡本公司或登入本公司網站或利用本公司不時公佈的其他渠道,申請註銷使用閣下八達通流動電話卡的八達通功能,以便安排退回其中儲存的任何儲值金額(如有)。閣下亦應聯絡流動網絡營運商。在正常情況下,該流動網絡營運商將補發八達通流動電話卡給閣下,並可能為此收取費用。

12. 退還或註銷閣下的八達通以及註銷閣下的O! ePay賬戶

- **12.1** 本第12條受第15A條規限。
- 12.2 閣下可在下列情況下退回八達通:
 - (a) 如閣下的*八達通*功能失效,可根據第11條所述退回;或
 - (b) 如閣下持有*租用版八達通*,閣下可自行選擇將其退回認可服務中心。當閣下退回*租用版八達通*並申請退款時,有關該*八達通*的工具按金(如適用)及儲存於該*八達通*內的儲值金額(如有),將會全數退還給閣下。但在以下情況,本公司可扣除合理款額,藉以彌補以下各項費用:
 - (i) 閣下*租用版八達通*的負值儲值金額;
 - (ii) 手續費(視乎本公司已將該八達通租予閣下的時間多久 而定)(「手續費」),藉以彌補本公司產生的費用,包 括認可服務中心提供退還及退款服務所收取的費用:
 - (iii) 閣下*租用版八達通*任何損毀的修理費用(如適用);
 - (iv) 自動增值服務的任何欠款;
 - (v) 第13.2條所述的不常用/*(達通*行政費(如適用);
 - (vi) 任何其他款項,包括八達通服務費欠款。
- 12.3 如閣下退回*銷售版八達通*以作註銷,本公司將停用閣下的 *銷售版八達通*,並於扣除任何包括八達通服務收費及欠款等款 額後,退回其儲存的任何儲值金額。然而,本公司不會退回該 *銷售版八達通*的售價(如有)。如閣下註銷*銷售版八達通*,隨後 將無法重新啟動。
- 12.4 閣下或發行銀行或金融服務公司,可根據閣下與發行銀行或金融服務公司之間的持卡人協議,以及根據本發卡條款的規定,申請註銷閣下的銀行聯營八達通。如閣下的銀行聯營八達通被註銷,本公司在閣下與發卡銀行或金融服務公司之間的持卡人協議條文的規限下,將透過發卡銀行或金融服務公司向閣下退回其中儲存的任何儲值金額(如有)。然而,本公司將不會向閣下退還該銀行聯營八達通的費用(如有)。
- **12.5** 閣下可將*跨境八達通*退還本公司的認可服務中心(或任何由本公司認可服務中心所指示的其他地方)。閣下的*跨境八達通*退還事宜,將按照與根據上文第12.3條退還*銷售版八達通*相同的方式處理。
- 12.6 閣下應與本公司或本公司的認可服務中心(或任何由本公司認可服務中心所指示的其他方)聯絡,或登入本公司網站或利用本公司不時公佈的其他渠道,申請註銷使用閣下*八達通流動電話卡的八達通*功能。本公司在扣除包括八達通服務收費及欠款等任何款額後,將停用閣下*八達通流動電話卡的八達通*功能,並將此*八達通流動電話卡*內的儲值金額退還閣下。然而,本公司將不會向閣下退還,此*八達通流動電話卡*的售價或任何費用(如有)。如閣下註銷使用*八達通流動電話的八達通*功能,隨後將無法重新啟動。
- 12.7 閣下可隨時透過本公司不時公佈的途徑及方法,申請註銷閣下的O! ePay賬戶。本公司於扣除任何包括O! ePay服務收費欠款等款額後,會安排退還閣下的O! ePay賬戶儲值金額(如有)。閣下的O! ePay賬戶一經註銷,隨後將無法重新啟動。如O! ePay賬戶持有人已身故,已故O! ePay賬戶持有人的遺產代理人,應提交已故O! ePay賬戶持有人的死亡證明,以及作為遺產代理人的身份證明,藉以認領任何儲值金額的退款。本公司將就註銷閣下的O! ePay賬戶向閣下收取合理行政費(「O! ePay賬戶註銷費」)。
- 12.8 本公司保留權利毋須給予理由而隨時收回、註銷、終止或暫停閣下的八達通、O! ePay服務(包括閣下的O! ePay賬戶)或本公司任何服務,但本公司將會採取合理步驟,藉以將對閣下造成的不便減至最低。閣下須按照本公司所通知的方式,提交閣下的八達通,以便辦理補發手續。在該情況下,本公司會將工具按金(如適用)及儲值金額(如有)退還閣下。
- 12.9 //達通乃專為繳費及相關服務而設,並非作為匯兑或轉移款項的媒介。就根據本發卡條款提供的任何服務而言,本公司保留權利,向閣下要求提供資料(包括個人資料)、進行調查(可因而收取合理費用(「調查費」)),以及全權決定拒絕個人或機構提出的多次、高價值或重複的購買或退款要求。

13. 不常用八達通

13.1 不常用八達通被失效

發給閣下的*八達通*是供閣下經常使用。若閣下在本公司不時公佈的期間內並未為閣下的*八達通*增值,基於對閣下及本公司的保障,本公司將會當作閣下的*八達通*不再使用處理,並將會令閣下的*八達通*失效。若閣下其後擬讓該*八達通*重新啟動,本公司將向閣下收取合理的重新啟動費用(「**重新啟動費用**」)。

13.2 不常用八達通行政費

如閣下持有*租用版八達通*,並在本公司不時決定及公佈的期間內沒有為該*八達通*增值或沒有使用該*八達通*作付款交易,本公司將向閣下收取其不常用*租用版八達通*於不常用期間的行政費用(「**不常用**///建通行政費」)。

13.3 有關詳情已於「收費項目及指引」列出,歡迎登入本公司網站 www.octopus.com.hk參閱。

14. 個人*八達通*服務

- 14.1 如本公司提供個人*八達通*服務,閣下可向本公司申請將閣下的身份與特定*八達通*聯繫(「個人化」)。閣下的個人資料將以電子格式儲存於個人*八達通*內,此資料可能或不予印在該個人*八達通*上。本公司將就製作及(如提出要求)處理退回閣下的個人*八達通*收取合理費用(「個人化費用」)。
- **14.2** 發行*銀行聯營八達通*的銀行或金融服務公司,可能為閣下提供本公司的個人*八達通*服務。任何有關發行銀行或金融服務公司訂明額外費用或收費將由有關發行銀行或金融服務公司通知關下。
- **14.3** 如有關閣下個人*八達通*的姓名、地址、電話或電郵地址有任何 更改,閣下須立即以書面通知本公司。
- **14.4** 個人*八達通*享有更強的保障。如閣下的*八達通*或其安全性受到任何方面的影響,閣下應立即通知本公司(詳見第23條)。 閣下可能要承擔其受影響*八達通*被用於未經授權交易所產生的 損失。
- **14.5** 閣下不得容許其他人使用閣下的個人*八達通*。如發現其他人管 有閣下的個人*八達通*,本公司及/或代表本公司的服務供應商 均有權(但並無責任)向有關人士收回閣下的個人*八達通*。
- 14.6 如閣下擬將閣下的個人八達通退回本公司的認可服務中心或以本公司不時公佈的其他渠道將個人八達通退回,閣下須親自提交該個人八達通,或(如該個人八達通的持有人已身故)由已故持有人的遺產代理人提交該個人八達通及已故持有人的死亡證明,以及作為遺產代理人的身份證明,藉以申請取回第12條所述的工具按金(如適用)及/或任何儲值金額退款。

15. 報失八達通服務

- **15.1** 若閣下是個人*八達通*持有人或自動增值服務用戶,閣下將會自動獲得本公司提供的報失*八達通*服務。此項報失*八達通*服務,不適用於本公司的其他服務,除非有關服務的條款及細則有清楚說明,則另作別論。
- 15.2 若閣下獲得本公司提供報失八達通服務,而閣下遺失八達通 或八達通被竊,閣下須立即通知本公司(詳見第23條),除非 此八達通屬銀行聯營八達通,則應通知該發行銀行或金融服 務公司。本公司在收訖閣下報失後的指定期間(「報失八達通 通知期」,最新近的報失八達通通知期載列於「收費項目及指 引」)後,將閣下的八達通註銷及停用。本公司將不時決定及 公佈報失八達通通知期。閣下的八達通一經註銷,將無法重新 啟動。
- **15.3** 第15.2條所述的報失*八達通*服務,將可保障閣下不會於報失 *八達通*通知期屆滿後承擔*八達通*內尚有的儲值金額以及經自動 增值服務增值之款項的損失。在報失*八達通*通知期屆滿之前, 閣下可能要承擔其*八達通*被用於未經授權交易所產生的損失。
- **15.4** 於報失*八達通*通知期屆滿時,本公司會按照本公司系統的記錄所示的工具按金(如適用)及儲值金額(如有)退還閣下。本公司將就提供此項報失*八達通*服務向閣下收取合理費用(「報失*八達通*服務費」),並(a)從閣下的*八達通*工具按金或儲值金額(如有)的退款中扣除,或(b)由閣下繳付。

15A. 八達通及O! ePay賬戶中的款額的效期屆滿、退款及釐定

- 15A1 依據第12或15條所述而退還給閣下的*八達通*內任何工具按金及/或儲值金額將不獲計算利息。而按第8A或12條所述,退還給閣下的O! ePay賬戶內任何儲值金額將不獲計算利息。任何卡內資金產生(不論於生效日期之前、當日或之後產生)的累算利息或其他回報(如有),均歸本公司所有。
- **15A.2** 若閣下的*八達通*內任何工具按金及/或儲值金額或O! ePay 賬戶內儲值金額的退款,於本公司不時公佈的期間(「**屆滿**

- 日期」)內仍未被閣下領取,本公司將予以沒收而毋須另行通知,無論任何情況下,閣下不能就此提出任何申索。本公司於屆滿日期屆滿後有權享有該工具按金及儲值金額。
- **15A.3** 退款一經收訖,閣下須當作為已接納該等款額為正確,並同意解除本公司對閣下負有的任何責任,包括但不限於該等退款款額的任何差額或錯誤。
- **15A.4** 在釐定將要退還給閣下的工具按金及儲值金額時,除非本公司 有任何明顯錯誤,本公司持有的記錄須視為工具按金及/或儲 值金額的確證。
- 15A.5 本公司獲香港金融管理局發出牌照,向閣下提供八達通服務及 O! ePay服務。本公司在合理的謹慎、技術及關注程度下提供 本公司服務。若本公司於相當不會出現的情況下撤出其商業營 運,包括本公司清盤或儲值支付工具牌照被暫停或撤銷,本公 司將遵循本公司的業務退出計劃及香港金融管理局的指示(如 有)。

16. 有關閣下的個人資料收集聲明:關於個人資料(私隱)條例 (「該條例」)的通知(「本通知」)

- 16.1 該條例規管本公司不時向閣下收集、管有、處理及使用個人資料及其他資訊(「資料」)。該資料應包括交易記錄(即本公司從(a)本公司八達通讀寫器及/或從其他渠道取得閣下在使用八達通時的交易資料,及(b)O! ePay服務運作及/或從其他渠道取得閣下在使用O! ePay服戶時的交易資料),而此等交易記錄根據該條例第2(1)條的定義,構成「個人資料」。此等資料可讓本公司向閣下提供八達通及O! ePay服務及其他相關服務。有關本公司的私隱政策詳情,請參閱本司刊載於www.octopus.com.hk的「私隱政策」,而本通知則為本公司收集、管有、處理及使用資料的依據。
- 16.2 如不向本公司提供閣下的個人資料,本公司可能無法因應要求而向閣下提供本公司的某些服務,包括但不限於個人*八達通*服務、自動增值服務、報失*八達通*服務、O!ePay服務、申請註銷閣下的O!ePay賬戶或交易記錄查詢等。
- 16.3 目的: 閣下同意,本公司可將閣下的資料作以下用途:
 - (a) 處理本公司不時為閣下提供服務的申請;
 - (b) 根據法例、規例、守則或指引,進行所需的客戶盡職 審查:
 - (c) 八達通收費系統、O! ePay服務及卡內資金的管理、運作及保養,包括審計及本公司與閣下根據本發卡條款行使其權利:
 - (d) 為本公司、其附屬公司及聯屬公司(即本公司的直接控股公司及其附屬公司)設計新服務或改善現有服務:
 - (e) 本公司與閣下進行通訊;
 - (f) 調查投訴或備受懷疑的可疑交易(不論是否有關*八達通*, 或是有關*跨境八達通*或其他方面)及研究服務改善措施:
 - (g) 防止及偵測罪行;及
 - (h) 根據法例、規則、規例、守則或指引作出披露。
- 16.4 轉移:本公司會將閣下的資料保密,但閣下同意,基於第16.3 條列出之目的,本公司可將有關資料轉移或披露予位於香港境內的下述各方(惟第16.4(a)、(b)及(c)條中列出的有關方或下方(e)條中列出的客戶資金公司的擁有人或服務供應商可能位於香港境外):
 - (a) 閣下已選擇登記並對本公司有保密責任的*銀行聯營八達通* 發行商與參予自動增值服務的銀行及金融服務公司:
 - (b) 對本公司有保密責任的第三方營運者;
 - (c) 對本公司有保密責任而向本公司提供與本公司業務運作有關的行政、電訊、電腦、打擊洗錢及恐怖份子籌資情報、付款、數據處理或其他服務的代理人或承辦商(例如專業顧問、電話服務中心供應商、收賬公司(若閣下拖欠本公司款項)、速遞公司、禮品換領中心或資料輸入公司);
 - (d) 對本公司有保密責任的本公司附屬公司及/或聯屬公司;
 - (e) 參與(i)確保根據本發卡條款及《支付系統及儲值支付工具條例》處理卡內資金及(ii)在本公司於清盤時管理卡內資金的客戶資金公司、其擁有人及其第三方服務供應商;
 - (f) 閣下指定的朋友;及
 - (g) 本公司、其附屬公司及/或聯屬公司,根據任何法例、規則、規例、守則及/或指引規定及/或履行任何具管轄權力的法院、執法機關及/或監管機構所發出的命令,按照適用之法例、規則、規例、守則及/或指引,有具約束力責任履行在法律上可強制執行向任何執法機關及/或監管機構作出披露的要求,但此類披露須有適當授權方可作出。
- 16.5 查閱: 閣下有權:

- (a) 查核本公司是否持有閣下的資料及查閱該等資料;
- (b) 要求本公司改正任何不準確資料;及
- (c) 確定本公司處理資料的政策及慣例和獲告知本公司持有的 資料類別。
- **16.6** 本公司將就依從閣下查閱閣下資料的任何要求,向閣下收取合理費用(「資料查閱費」)。
- 16.7 任何查閱資料的要求,應以書面向下列人士提出: 香港九龍九龍灣宏泰道23號Manhattan Place 46樓 八達通卡有限公司 保障資料主任
 - 電郵地址: <u>dpo@octopus.com.hk</u>
- 16.8 本通知不會限制閣下在該條例下所享有的權利。

17. 交易記錄

- 17.1 閣下可透過本公司不時公佈的渠道,查詢關於閣下的八達通交易記錄,包括八達通的儲值金額餘額,以及截至該等數目的最近期八達通交易的日期、時間及消費款額。就O!ePay服務而言,本公司將提供關於閣下O!ePay賬戶交易記錄的月結單,閣下可要求獲得截至本公司不時公佈的時期的此類月結單列印本。閣下必須經常得悉閣下O!ePay賬戶的所有交易情況,包括核對本公司就閣下O!ePay賬戶發出的每份月結單,並在發現任何交易資料有所不符時,於本公司不時通知的指明期間內通知本公司。本公司將在合理時間內提供閣下所要求的資料,包括閣下O!ePay賬戶的月結單列印本,並就此項服務收取合理費用(「交易記錄查閱費」)。
- 17.2 本公司將會謹慎保存閣下*八達通*及閣下O! ePay賬戶的交易記錄。交易記錄是指所有本公司從(a)本公司系統中的八達通讀寫器及/或從其他渠道獲得關於閣下使用其*八達通*的的所有交易資料,及(b)O! ePay服務運作及/或從其他渠道獲得有關閣下使用O! ePay服務的所有交易資料。除上文第17.1條另有規定外,本公司只會向以下人士披露閣下的交易記錄:
 - (a) 與閣下*八達通*使用有關的相關服務供應商,或閣下 O! ePay賬戶的認可夥伴(該等服務供應商及認可夥伴均 對本公司有保密責任);
 - (b) 本公司須遵從任何具管轄權力的法院或相關監管機構發出 的搜查令或命令:
 - (c) 為本公司維持八達通收費系統或O! ePay服務正常管理、 運作及保養,並對本公司有保密責任的任何其他團體;
 - (d) 任何對本公司有保密責任,並向本公司提供與本公司業務 運作有關的行政、電訊、電腦、打擊洗錢及恐怖份子籌資 情報、付款、數據處理或其他服務的代理人、承辦商或第 三方服務供應商;
 - (e) 對本公司有保密責任的客戶資金公司,以便客戶資金公司(i)確保根據本發卡條款及《支付系統及儲值支付工具條例》處理卡內資金,及(ii)在本公司清盤時管理卡內資金;或
 - (f) 任何對本公司(包括本公司的附屬公司、聯屬公司或為第 16條所述之目的之商業夥伴)有保密責任的其他人士。

18. 新服務

本公司可不時向閣下提供與閣下的八達通及/或O! ePay服務有關的新服務,而新服務將受本發卡條款或就有關服務不時修訂的條款及細則所管轄。

19. 費用與收費

本公司的費用及收費,可在本公司的網站<u>www.octopus.com.hk</u>查閱,亦可向本公司的認可經銷商或認可夥伴索閱。詳情請參閱本公司網站<u>www.octopus.com.hk</u>所載的「收費項目及指引」。請閣下不時查看本公司的最新收費。

20. 發卡條款的修改

- 20.1 本公司可不時修訂本發卡條款,如有關修訂在費用及收費、責任或義務上對現時客戶有所影響,本公司將於修訂前在一份中文及一份英文報章及/或於本公司網站www.octopus.com.hk就修訂刊登通知。
- 20.2 有關修訂會於該通知上所載的日期生效,而有關修訂會於生效 日期前最少30日於報章及/或於本公司網站<u>www.octopus.com.hk</u> 刊登。
- 20.3 有關修訂對閣下適用,除非在有關修訂生效前,閣下的*八達通* 已註銷或閣下的O! ePay賬戶已註銷或被終止(視屬何情況 而定)。
- 20.4 本發卡條款的最新版本,可於本公司網站www.octopus.com.hk 查閱,亦可向本公司指定的認可經銷商及認可夥伴素閱。

21. 第三者權利

本發卡條款並不產生或引起,也不旨在用以產生或引起任何第三者的權利。不論本發卡條款直接、間接、明示或暗示地賦予任何權利或利益予任何第三者,任何第三者均沒有任何權利強制執行或倚賴本發卡條款的任何條文。在此明確排除任何因法例的應用(包括但不限於《合約(第三者權利)條例》)而產生或賦予與本發卡條款有關的第三者的合約權利或其他權利。為免生疑問,本發卡條款中的任何規定概不影響本發卡條款的任何許可承讓人或受讓人的權利。

22. 不可抗力

如因本公司合理控制範圍之外的事件、情況或原因(包括根據《支付系統及儲值支付工具條例》暫停或撤銷本公司的牌照),導致本公司延遲履行或未能履行本公司在本發卡條款下的任何義務,則本公司並無違反本發卡條款,亦不須就該等行為負上任何責任。在此等情況下,履行義務的時間應予延長,而延長的時限與受延遲或未能履行的時間相同。

23. 通訊

- 23.1 如閣下有任何關於閣下*八達通*及O! ePay服務使用的疑問、投訴、支援以及異常情況或事故通知,請透過本公司不時公佈的渠道與本公司聯絡。就O! ePay服務而言,除非另有說明,本公司根據本發卡條款向閣下發出的通訊將一概透過八達通手機應用程式或閣下為使用短訊服務而向本公司登記的手機號碼或本公司不時通知閣下的其他電子渠道發出。本公司將使用第23條中的前述安全聯絡渠道或經本公司網站www.octopus.com.hk與閣下進行通訊。任何經指稱代表本公司的其他途徑發送給閣下的訊息皆不可靠。
- 23.2 為保障閣下的權益,如第三者宣稱代表閣下與本公司聯絡,本公司可能要求該第三者提供授權證明,本公司亦可能直接聯絡閣下進行核實。

24. 以英文版本為準

本公司現已提供本發卡條款的中譯本,以供參考。若中、英文版本之間有任何抵觸,應以英文版本為準。

25. 管轄法律及司法管轄權

本發卡條款受香港法律管轄。閣下及八達通卡有限公司不可撤 銷地同意香港的法院對解決因本發卡條款、本發卡條款標的事 項或構成所產生或與之相關的任何爭議或申索(不論是合約或 非合約上的爭議或申索)具有專有管轄權。



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