

Terms and Conditions for The Shoppes at Marina Bay Sands – Standard Chartered Bank

1. MBS Retail Management Company Pte Ltd (the “**Organizer**” or “**MBSRM**”) is the organizer of the Promotion. By participating in the Promotion, the participating customer agrees to accept these terms and conditions.
2. The Promotion shall take place from 1 March 2019, 11AM, until 31 March 2019, 10.59PM (“**Promotion Period**”).
3. During the Promotion Period, eligible Standard Chartered Bank Cardholders who fulfill the following requirements shall be entitled to Shopping Vouchers (“**Voucher**”):
 - a. The customer makes a minimum spend of S\$1,500 (to receive S\$50 Shopping Voucher) or S\$3,000 (to receive S\$150 Shopping Vouchers) within three (3) same-day receipts at participating outlets within The Shoppes at Marina Bay Sands (See Appendix A) (“**Purchase**”).
 - b. The customer presents the valid and original receipt(s) to the Retail Concierge Counter at L1 (near MICE).
 - c. The customer has not previously received the Voucher on the same day.
 - d. The customer must show their original Standard Chartered Bank Debit or Credit card, and redeem in person.
4. MBSRM may at its discretion revise the specific Voucher for each eligible customer.
5. The Promotion is only available to customers who have made final sales at the participating outlets. Amounts placed as deposits with the participating outlets shall not be counted towards the minimum spend required under Clause 3a. In the event a customer returns his/her Purchase or any part thereof, the Voucher shall be considered void.
6. The Voucher is non-transferrable, non-exchangeable, non-cashable and available in **limited quantities**. The Voucher may not be sold or used for any commercial purpose, including but not limited to any use for which the customer would be entitled to collect fees or receive any remuneration. MBSRM and/or its related corporations shall not be under any obligation to replace the Voucher, or to pay to any customer the value of the Voucher or any part thereof, if the Voucher is not utilized by the relevant expiry date(s).
7. In receiving the Voucher, MBSRM may request the customer to produce any identification as required to confirm the customer’s eligibility.
8. MBSRM reserves the right to disqualify any customer who does not meet the terms and conditions of the Promotion, and to refuse to allow any party to receive or redeem the Voucher. MBSRM and/or its related corporations are not responsible for the loss of opportunity to participate or for any delayed, lost, stolen, incomplete, late or misdirected requests caused by any reason whatsoever.
9. At any time and without prior notice, MBSRM may amend these terms and conditions or terminate the Promotion and all participating customers shall be bound by such amendments or termination.

10. MBSRM and/or its related corporations shall not be responsible for any losses, expenses, costs, damages or injuries (including special, indirect and consequential losses) arising from or in connection with the Promotion and/or the receipt or redemption of the Voucher.
11. The participating customer consents to MBSRM and/or its related corporations use of his/her name(s), photograph(s), or any likeness of them for feedback, promotional, advertising, marketing and/or publicity purposes relating to the Promotion and as MBSRM deems fit without any other fee or other form of compensation.
12. The participating customer consents to any MBS-Authorised Party collecting, using, storing, and/or disclosing to another MBS-Authorised Party the participant's Data for the following purpose(s):
 - (a) dealing with (including contacting the participant via telephone call, text message, email and/or postal mail) any matter relating to (i) the administration and management of the Promotion, customer service or the participant's relationship with any MBS-Authorised Party; (ii) conducting surveys or following up on the participant's survey responses; (iii) any MBS-Authorised Party's legal, operational, business or development purposes; and/or (iv) any purpose(s) in the prevailing MBS Privacy Policy; and/or
 - (b) complying with or addressing any applicable (i) MBS-Authorised Party's internal policies or contractual obligations; (ii) third party requests; and/or (iii) law, regulation, guideline, notice or request issued by any Authority.

Note: (1) **"Data"** means any information relating to the participant, whether in the possession of or as provided from time to time to any MBS-Authorised Party. (2) **"MBS-Authorised Party"** means any of the following party/parties whether located in Singapore or elsewhere: (i) Las Vegas Sands Corporation in the U.S. or its related companies, e.g. Marina Bay Sands Pte. Ltd. in Singapore, Venetian Macau Limited in Macau (collectively, **"Company"**); (ii) the Company's potential or existing third party service providers, contracting parties and/or agents; (iii) any governmental or regulatory authority or its related entities of any jurisdiction (**"Authority"**); and/or (iv) any other party listed in the prevailing MBS Privacy Policy. (3) For the existing MBS' Privacy Policy, see <https://www.marinabaysands.com/privacy-policy.html>. *N.B.* Participants may visit <http://www.marinabaysands.com/Company-Information/Data-Protection-Office/> for details on how to access or correct their Data or to withdraw their consents. Further queries may be directed to DataProtectionOfficer@marinabaysands.com.

13. In the event of any dispute, the decision of MBS is final and binding. Participant customers shall not commence any legal or other proceedings in any court or tribunal in any jurisdiction in respect of any such dispute.