## Terms & Conditions

Revolut Technologies Singapore Pte Ltd ("**Revolut**", "**we**", or "**us**") shall be providing a reward of S\$20 cashback for the first 100 select eligible users who complete over S\$250 worth of card purchases between 10 June 2024 00:00 GMT+8 and 30 June 2024 00:00 GMT+8 (the "**Promotion**").

# Who is eligible for the Promotion?

To be eligible for the the Promotion, you must:

- Have received personalised communications about the Promotion directly from Revolut;
- Have downloaded the Revolut app;
- Be legally residing in Singapore;
- Have successfully set up an account with Revolut; and
- Have an active Revolut account (i.e. it shall not be suspended or restricted).

## How do I receive the S\$20 cashback?

You must be one of the first 100 users to complete S\$250 worth of card purchases between 10 June 2024 and 30 June 2024 (the "**Promotion Period**") in accordance with the eligibility criteria above.

Your card purchases must be genuine purchases (for example, card transactions to payment service providers, gambling, gift card or currency exchange service providers, and money transfers are not valid). These purchases must be successful transactions and must not be reversed or refunded.

Card purchases can be made with either the virtual or physical Revolut card.

### What reward will I qualify for?

If you are eligible and meet the Promotion criteria, you will receive S\$20 of cashback, credited into your Revolut account.

#### How do I know if I've been awarded the reward and how do I collect this?

You will be notified via email if you qualify for the award. Revolut will credit the cashback into your Revolut account within 30 to 60 business days after the end of the Promotion Period. What else should I know?

1. Your participation in the Campaign is subject to these Terms as well as the other terms and conditions that apply to your Revolut account.

- 2. We reserve the right to refuse participation, or to refuse to award any cashback to any participant in breach of these Terms or any applicable law.
- 3. You agree that if we (in our reasonable opinion) believe that you have breached these Terms or any other terms that apply to your account, you unequivocally authorise us to deduct from your account any cashback paid under the Campaign.
- 4. We may change these Terms, or change, suspend or stop the Campaign at our discretion at any time.
- 5. Participation in this Campaign is entirely at the risk of participants, and Revolut does not make any warranties in connection with the same to the furthest extent permitted by law.
- 6. Revolut shall not be liable for any loss (including, without limitation, indirect or consequential loss) in connection with the Campaign or any cashback, except any liability that cannot be excluded by law (in which case that liability is limited to the minimum allowable by law).
- 7. We accept no responsibility for any tax or other liability that may arise as a result of the Campaign.
- 8. These Terms shall be governed and construed in accordance with the laws of Singapore. Any disputes arising out of or in connection with these terms shall exclusively be submitted to and dealt with by the exclusive jurisdiction of the competent court in Singapore.
- 9. By participating in this Campaign you consent to Revolut's, collection, holding, storage use, processing, transfer, disclosure and/or reporting (directly or indirectly) of your personal data to relevant third parties (including any persons who are involved in operating, administering or promoting this Campaign on behalf of Revolut), including but not limited to for the purposes of administering this Campaign, for contacting you regarding the same and for marketing purposes.
- 10. You can find more information about how we use your personal data in our Privacy Policy (available at www.revolut.com/en-SG/legal/privacy). Save for the above, personal data relating to Revolut customers are kept confidential and will otherwise not be given to any other person except with the consent of the Revolut customer or as permitted by the Personal Data Protection Act 2012 (and subsidiary legislation).