

GENERAL TERMS AND CONDITIONS OF THE OG CARD

1. DEFINITIONS

Account Holder's contractual partner, creditor: OrangeGas Sverige AB ("OG Clean Fuels")

Account Holder: the company that has been granted the Card with credit upon application.

Card Holder: the person to whom the Card is issued.

2. APPLICATION FOR THE OG CARD

These Terms and Conditions apply to the agreement for the OG Card between the Account Holder and OG Clean Fuels. The OG Card has a credit up to a certain maximum limit and the amount granted is communicated by OG Clean Fuels.

The OG Card is granted to the Account Holder after application and a credit check. Once the account is approved, an OG Card is issued. The Account Holder has the option to apply for OG Cards for specific persons who are entitled to use the OG Card (Card Holders). The Account Holder accepts the agreement, as well as the Terms and Conditions by signing the application with an authorized signatory. The credit limit for the account may be increased following a new application and a new credit check or by mutual agreement with OG Clean Fuels. The Account Holder is responsible for ensuring that the credit limit granted is not exceeded.

For each OG Card a PIN code (Personal Identification Number) is issued. The Account Holder undertakes to destroy the personal code message once it has received the code from OG Clean Fuels, not to disclose the code to anyone, not to record the code on the card or to store it with the card. If the Account Holder suspects that an unauthorized person has gained access to the code, notification must be made to OG Clean Fuels as soon as possible. If the Account Holder enters the wrong PIN code three times sequentially, the card will be blocked.

3. THE REFUELING LOCATIONS

The OG card is valid for the purchase of clean fuels at all filling stations linked to the OG card system. There is a possibility to limit the locations. The locations linked to the OG Card system are the public refueling locations.

4. CARD PURCHASES AND ACCOUNT HOLDER'S RESPONSIBILITY

- The Account Holder is responsible for all purchases made with the card. The purchases made with the card and code are debited from the account without a written receipt. The PIN code identification constitutes an acknowledgement of the withdrawn purchase and is the basis for the debit in the same way as the signature on a sales note.
- The OG card is a document of value and must be stored in the same secure manner as for example money and cheques. In the event of loss of the card, notification must be made as soon as possible to OG Clean Fuels in writing

- to tankkort@ogcleanfuels.com. Notification must also be made to the police.
- The Account Holder shall be liable for any purchases through the OG Card by an unauthorized person if the unauthorized person has been able to use the Card because the Account Holder or one of its Card Holders has given the OG Card and/or PIN to another person, has not handled the OG Card and/or PIN with due care, or has negligently lost possession of the OG Card and/or PIN and has not promptly notified the loss of the OG Card and/or PIN in accordance with these Terms and Conditions. The Account Holder is obliged to return the issued card(s) or to permanently destroy the card(s) at his/her own expense in the event of termination or if so requested.

5. COMPLAINTS

Complaints must be made to OG Clean Fuels customer service to info@ogcleanfuels.se. A receipt or proof of delivery must be presented when making a complaint.

Complaints about errors in the invoice must be made to OG Clean Fuels within 15 (fifteen) days of the invoice date, otherwise the Account Holder loses his right to invoke the error.

6. INVOICING AND PAYMENT TERMS

OG Clean Fuels issues a monthly or bimonthly invoice with a bank transfer form and account statement. The invoice contains all incoming transactions from the previous period at the time of invoicing. The Account Holder must pay the full invoice amount at once. The invoiced amount runs without interest. Payment must be received by OG Clean Fuels no later than the due date indicated on the invoice. Currently, 30 (thirty) days after the invoice date. If you request a paper invoice, a fee of SEK 30 per invoice will be charged.

7. MISCONDUCT

In the event of late, insufficient payment or non-payment ("Misconduct"), a reminder fee of currently SEK 45 will be charged. OG Clean Fuels is entitled to charge fees for payment reminders, collection letters and amortization in accordance with the Collection Act (1974:182) and the Act (1981:739) on Compensation for Collection Costs.

In the event that the Account Holder exceeds the allowed amount of credit, then this shall be settled immediately by the Account Holder. The fee for exceeding the credit limit is currently SEK 50.

In case of Account misconduct, a default interest rate is applied, which is a monthly rate (based on an annual rate) currently 15.5%.

8. SAFETY

OG Clean Fuels shall be entitled to require at any time guarantees, additional securities or other securities than those already agreed upon for the performance of all obligations by the Account Holder in accordance with these Terms and Conditions. If the

Account Holder fails to provide adequate security, OG Clean Fuels shall have the right to terminate this Agreement immediately, block and revoke any OG card issued or reduce any credit limit granted.

9. CHANGED CONDITIONS

- OG Clean Fuels may, to the extent that the general cost and/or interest rate situation changes, make changes to the charges and interest rates applicable to the account.
- OG Clean Fuels may also, after notifying the Account Holder, make changes to these Terms and Conditions. Such changes will automatically become effective 30 (thirty) days after the announcement.

10. CHANGE OF INFORMATION

In the event of a change of name or address, change of form of business, organization number or change of ownership, then the Account Holder must immediately notify OG Clean Fuels in writing to tankkort@ogcleanfuels.com. OG Clean Fuels will decide whether the OG Card needs to be replaced, or whether a new application needs to be made. If the Account Holder does not inform OG Clean Fuels in time, then the Account Holder is liable for the debt incurred after the change.

11. TRANSFER OF RIGHTS

OG Clean Fuels owns all outstanding claims arising from the OG Card. OG Clean Fuels is entitled to freely transfer or pledge its rights (including accrued claims) and obligations under this Agreement. The Account Holder is not entitled to reassign the Agreement or the credit, in whole or in part, without OG Clean Fuels' written consent.

12. DISCLAIMER

OG Clean Fuels does not guarantee that purchases can always be made at the refueling locations under point 3 and therefore does not reimburse any costs that may arise if the Card Holder is not able to make purchases with the OG Card. OG Clean Fuels is not liable for any inconvenience or damage caused to the Card Holder or the Account Holder due to the inability to use the OG Card, such as due to technical faults or if credit cannot be used. Direct damages will only be compensated if the damage is caused due to gross negligence on the part of OG Clean Fuels. OG Clean Fuels accepts no responsibility for any indirect damage or any other loss that may occur.

13. FORCE MAJEURE

OG Clean Fuels shall not be liable for damages resulting, but not limited, from an injunction, governmental action, act of war, sabotage, strike or lockout, boycott, riot, disruption of gas supply or any other similar circumstance. This also applies if OG Clean Fuels itself takes or is subject to such conflict action concerning lockout, strike and blockade.

14. TERM

The Agreement will expire 1 (one) month after the Account Holder or OG Clean Fuels has terminated it in writing. If the card is used after expiry of the period of validity indicated on the OG Card, then the period of validity of the Card shall be automatically renewed, in which case these Terms and Conditions or any subsequent Terms and Conditions shall apply.

OG Clean Fuels may terminate the agreement with immediate effect and demand immediate payment of the outstanding debt plus interest and costs, or reduce the credit limit if any of the following occurs:

- Incorrect information about the Account Holder has been provided, the facts of the credit assessment have subsequently changed, or the Account Holder and/or Card Holder has misused the OG Card in accordance with these Terms and Conditions;
- The Account Holder is more than 1 (one) month in arrears with the payment of amounts exceeding 10% of the account debt;
- The Account Holder is more than 1 (one) month in arrears with the payment of amounts exceeding 5% of the account debt and the arrears relate to 2 (two) or more items that are due at different times;
- The Account Holder is otherwise in substantial arrears with payment. OG Clean Fuels is entitled to block the Account and/or Card in connection with and in the event of insufficient payment or non-payment.

In the event of termination of the agreement, the provisions of these Terms and Conditions shall continue to apply until the Account Holder's debt has been paid in full.

OG Clean Fuels reserves the right to immediately block the OG Card and/or terminate the agreement if the Account Holder dies, is declared bankrupt, becomes subject to corporate restructuring, or is otherwise threatened with insolvency. Registration in the register of misuse may occur if this agreement is terminated due to misuse or if the Account Holder has defaulted on payment or exceeded the credit limit. The same shall apply if credit is granted to the Account Holder based on incorrect information provided.

15. PERSONAL DATA

By accepting these Terms and Conditions, the Account Holder and the Card Holder respectively agree to and consent to OG Clean Fuels' processing of personal data, including personal/organizational numbers as set out in this paragraph 15. OG Clean Fuels is responsible for the processing of personal data. The processing mainly includes personal data of the Card Holder and the Card Holder's purchases which are recorded as a basis for purchase, invoicing and travel account processing. Personal data are processed to the extent necessary to fulfil contracts concluded or obligations imposed by law or other regulations. Data may also be provided to OG Clean Fuels' partners for marketing purposes, who in turn are entitled to process personal data. OG Clean Fuels

also uses personal data for marketing purposes. By written notice to OG Clean Fuels, the Account Holder may request that data not be disclosed to partners. OG Clean Fuels does not process the Account Holder's personal data for longer than 1 (one) year after the account has been closed. If the Account Holder has any questions about the processing of personal data, or if the Account Holder wishes his/her data to be deleted or corrected, OG Clean Fuels should be contacted. The Account Holder also has the right to obtain an extract of the data recorded free of charge. More information can be found on: <https://ogcleanfuels.com/se/privacy>

16. INTELLECTUAL PROPERTY

The intellectual property rights will remain with its owner, unless otherwise agreed in writing.

17. CONFIDENTIALITY

The Account Holder is obliged to keep all information directly or indirectly obtained in connection with the agreement confidential, except when the Account Holder has obtained prior express written consent in advance.

18. CHOICE OF LAW

These Terms and Conditions are governed by Swedish law. Any disputes will be submitted to a Swedish court. Parties may agree on another form of dispute resolution, such as arbitration or mediation.