Document Comparison with gpt-4o

File 1: Debit Card Terms and Conditions - EN.pdfFile 2: Debit Card Terms and Conditions - BM.pdf

• Total Cost: \$1.041662

• Time Taken: 1123.804079500027s

Discrepancies

Total Discrepancies Found: 17

No. 1

Flags: Inaccurate disclosure

Document 1	Document 2
1.36 "MCF Enabled Account" means the Account of the Cardholder where the MCF (as defined under Clause 1.45 herein) has been enabled, which may include a Retail Purchase Account.	1.36 "Akaun Diaktifkan MCF" bermaksud Akaun Pemegang Kad di mana MCF (seperti yang ditakrifkan dalam Klausa 1.45 di sini) telah diupayakan, yang mungkin termasuk akaun yang dipautkan ke Kad Debit. telah diaktifkan, yang mungkin termasuk Akaun Pembelian Runcit.

Explanation: In Document 2, the description of the MCF Enabled Account includes an additional phrase 'akaun yang dipautkan ke Kad Debit' which translates to 'an account linked to a Debit Card'. This phrase is not present in Document 1, which only mentions that it may include a Retail Purchase Account. This could lead to confusion or misinterpretation about what types of accounts are considered MCF Enabled Accounts.

No. 2

Flags: Inaccurate disclosure

Document 1	Document 2
1.39 "Monthly Statement Fee" means fees per month imposed on the Cardholder for the monthly printed Statement.	1.39 "Fi Penyata Bulanan" bermaksud fi bulanan yang dikenakan ke atas Pemegang Kad untuk penyata bulanan Kad Debit yang dicetak.

Explanation: Document 1 refers to a 'Monthly Statement Fee' for a printed statement without specifying the type of card. Document 2 specifies that the fee is for a 'Debit Card' statement, which could lead to confusion if the fee applies to other types of cards as well.

Flags: Inaccurate disclosure

Document 1 Document 2

(o) The Cardholder agrees not to use the Debit Card for any unlawful activities. If the Bank finds, suspects or has reasons to believe that the Debit Card has been used for any unlawful activity, the Bank may take any action considered appropriate to meet any obligation in connection with the prevention of any unlawful activity including but not limited to fraud, money laundering, terrorist activity/financing, bribery, corruption and/or tax evasion.

(o) Pemegang Kad bersetuju untuk tidak menggunakan Kad Debit untuk sebarang aktiviti yang menyalahi undang-undang. Jika Bank mendapati, mengesyaki atau mempunyai sebab untuk mempercayai bahawa Kad Debit telah digunakan untuk sebarang aktiviti yang menyalahi undang-undang, Bank boleh mengambil apa-apa tindakan dianggap sesuai untuk memenuhi apa-apa kewajipan yang berkaitan dengan pencegahan apa-apa aktiviti haram termasuk tetapi tidak terhad kepada penipuan, pengubahan wang haram, aktiviti/ pembiayaan pengganas, rasuah, penyalahgunaan wang dan/atau pengelakan cukai.

Explanation: The translation of 'corruption' as 'penyalahgunaan wang' (misuse of funds) in Document 2 is not accurate. 'Corruption' generally refers to dishonest or fraudulent conduct by those in power, typically involving bribery, and is broader than just the misuse of funds. This could lead to a misunderstanding of the scope of activities considered unlawful.

Flags: Missing paragraphs or information

Document 1	Document 2
5.3 The records and entries in the Account with the Bank which appears on the monthly Statement shall be deemed to be correct and binding on the Cardholder unless written notice to the contrary is given to the Bank by the Cardholder within fourteen (14) days after the receipt of the Statement.	5.3 Rekod dan catatan dalam Akaun yang ditetapkan dengan Bank yang terdapat pada Penyata bulanan akan dianggap sebagai tepat dan mengikat ke atas Pemegang Kad kecuali makluman bertulis bertentangan dengannya diberi oleh Pemegang Kad kepada Bank dalam masa empat belas (14) hari kalendar selepas menerima.

Explanation: The English document specifies that the 14-day period starts 'after the receipt of the Statement,' which is a crucial detail for understanding the timeframe. The Malay document simply states 'after receiving,' which could lead to ambiguity about when the 14-day period begins.

Flags: Misleading statements or features

Document 1 Document 2 5.4 Jika atas sebarang sebab Pemegang Kad 5.4 If the Cardholder for any reason tidak memaklumkan kepada Bank secara whatsoever does not, within fourteen bertulis dalam masa empat belas (14) hari (14) days, notify the Bank in writing of tentang sebarang percanggahan di dalam any error in the Statement, and in the Penyata dan sekiranya tiada sebarang absence of any obvious error on the kesilapan yang jelas pada muka penyata atau face of the statement or fraud by the penipuan oleh Bank,maka PemegangKad Bank then the Cardholder shall be akan dianggap telah menerima rekod dan deemed to have accepted the records catatan di dalam Penyata sebagai betul, akhir and entries in the Statement as danmuktamad. Penyata itu harus dianggap correct, final and conclusive. The sebagai muktamad dan terikat kepada Statement shall be considered Pemegang Kad, wakil perundangan dan conclusive and binding on the pengganti Pemegang Kad, dan sebarang Cardholder and the Cardholder's legal tuntutan atau dakwa terhadap Bank yang mendakwa Penyata itu adalah salah adalah representatives and successors. tidak sah.

Explanation: Document 2 includes an additional clause stating that any claims or allegations against the Bank asserting that the Statement is incorrect are invalid. This clause is not present in Document 1, which could lead to a different interpretation of the rights of the Cardholder in challenging the Statement.

No. 6

Flags: Missing paragraphs or information

Document 1	Document 2
The Cardholder shall: (i) If the event occurred in Malaysia - Upon discovery of such event, immediately notify the Bank via HLB Contact Centre at 03-76268899 or the National Scam Response Centre (NSRC) at 997.	Pemegang Kad apabila menyedarinya hendaklah memaklumkan kepada Bank dengan secepat yang munasabah boleh dilaksanakan selepas itu (jika perkara tersebut berlaku di Malaysia).

Explanation: Document 1 provides specific contact numbers for the HLB Contact Centre and the National Scam Response Centre, which are crucial for immediate reporting of theft or loss in Malaysia. Document 2 lacks these details, which could delay the reporting process and potentially increase the risk of unauthorized use.

No. 7

Flags: Missing paragraphs or information

Document 1 Document 2 The Cardholder would not be liable for Pemegang Kad tidak akan unauthorised transactions which require dipertanggungjawab ke atas urus niaga PIN verification or signature verification tanpa kebenaran kad-hadir yang or with contactless card, provided memerlukan pengesahan PIN atau always that the Cardholder has not: (ii) tandatangan yang telah disahkan atau delayed in notifying the Bank as soon penggunaan kad tanpa-sentuh, dengan as reasonably after having discovered: syarat Pemegang Kad tidak: 8.6.2 tangguh (a) any loss or unauthorised use of the dalam memaklum Bank secepat mungkin Card; or (b) any security breach of the setelah diketahui kehilangan atau Cardholder banking credentials or the penggunaan tanpa kebenaran Kad Kredit; loss of a security device;

Explanation: Document 1 includes a clause about notifying the bank in case of a security breach of banking credentials or the loss of a security device, which is not mentioned in Document 2. This omission could lead to a misunderstanding of the cardholder's responsibilities in the event of such incidents.

Flags: Missing paragraphs or information

Document 1 Document 2 The Cardholder would not be liable for Pemegang Kad tidak akan unauthorised transactions which dipertanggungjawab ke atas urus niaga require PIN verification or signature tanpa kebenaran kad-hadir yang memerlukan verification or with contactless card, pengesahan PIN atau tandatangan yang provided always that the Cardholder telah disahkan atau penggunaan kad tanpahas not: (iii) voluntarily disclosed the sentuh, dengan syarat Pemegang Kad tidak: PIN and banking credentials such as 8.6.3 secara sukarela mendedahkan PIN access identity (ID) and passcode to a kepada orang lain; third party;

Explanation: Document 1 specifies that the cardholder should not disclose banking credentials such as access identity (ID) and passcode, in addition to the PIN, to a third party. Document 2 only mentions the PIN, which could lead to incomplete understanding of the cardholder's obligations.

No. 9

Flags: Missing paragraphs or information

Document 1	Document 2
The Cardholder would not be liable for unauthorised transactions which require PIN verification or signature verification or with contactless card, provided always that the Cardholder has not: (vi) voluntarily allowed another person to use the Card and the Cardholder has taken reasonable steps to keep the Cardholder's security device secure at all times as well as has cooperated with the Bank in the investigation.	Pemegang Kad tidak akan dipertanggungjawab ke atas urus niaga tanpa kebenaran kad-hadir yang memerlukan pengesahan PIN atau tandatangan yang telah disahkan atau penggunaan kad tanpa-sentuh, dengan syarat Pemegang Kad tidak: 8.6.6 secara sukarela membenarkan orang lain untuk menggunakan Kad.

Explanation: Document 1 includes a requirement for the cardholder to take reasonable steps to secure their security device and to cooperate with the bank during investigations. This is not mentioned in Document 2, which could lead to a lack of clarity regarding the cardholder's responsibilities in such situations.

No. 10

Flags: Missing paragraphs or information

Document 1 **Document 2** The Cardholder shall remain liable for the unauthorised transactions if proven acted in any manner as listed (i) to (vi) above. This Untuk mengelakkan keraguan, includes before or after the Bank's receipt of transaksi tanpa kebenaran yang the Cardholder's written confirmation. The dinyatakan di atas bermaksud Bank's decision however, shall be deemed transaksi pembelian runcit dan bukan final, conclusive and binding on this matter on transaksi ATM. Urus niaga ATM akan Cardholder. For the avoidance of doubt, merangkumi kedua-dua pengeluaran unauthorised transactions stated above shall dan transaksi wang antara bank yang mean transactions of retail purchases and not dilakukan dengan Kad Debit. Adalah ATM transactions. ATM transactions will dipersetujui dengan nyata bahawa encompass both withdrawals and interbank Bank tidak bertanggungjawab untuk money transaction performed with the Debit memastikan Baki Semasa yang Card. It is expressly agreed that the Bank is ditetapkan oleh Bank tidak melebihi. not under a duty to ensure that the Current Balance prescribed by the Bank is not exceeded.

Explanation: Document 1 includes a section that specifies the liability of the Cardholder for unauthorized transactions, including conditions under which the Cardholder remains liable. This section is entirely missing from Document 2, which could lead to a significant misunderstanding regarding the Cardholder's responsibilities and liabilities.

Flags: Inaccurate disclosure, Major deviations from the English version

Document 1	Document 2
The Cardholder may at any time terminate the use of the Debit Card	Pemegang Kad boleh pada bila-bila masa, menamatkan penggunaan Kad Debit dengan
by written notice to the Bank and returning the Debit Card cut in half	memberikan makluman bertulis kepada Bank dan mengembalikan Kad Debit yang dipotong
to the Bank. No refund of the Fee or any part thereof will be made to the Cardholder and the Cardholder	dua kepada Bank. Tiada kembalian Fi atau sebahagiannya akan dibuat kepada Pemegang Kad dan Pemegang Kad akan dan kekal
shall be and remain liable for any transaction effected through the	bertanggungjawab ke atas sebarang transaksi yang dilakukan menggunakan Kad Debit
use of the Debit Card prior to termination of the Cardholder's	sebelum Bank menerima makluman bertulis mengenai penamatan dan pengembalian Kad
Debit Card.	Debit dipotong dua kepada Bank.

Explanation: In Document 1, the Cardholder is liable for transactions made prior to the termination of the Debit Card. However, in Document 2, the Cardholder remains liable for transactions until the Bank receives written notice of termination and the cut Debit Card. This discrepancy could lead to different interpretations of when the Cardholder's liability ends.

No. 12

Flags: Inaccurate disclosure

Document 1	Document 2
For the full list of fees and charges, please visit our website www.hlb.com.my/dc1 or scan here:	Untuk senarai fi dan caj yang lengkap, sila layari laman web kami www.hlb.com.my/dc2 atau imbas di sini:

Explanation: Document 1 provides the URL 'www.hlb.com.my/dc1' for accessing the full list of fees and charges, while Document 2 provides a different URL 'www.hlb.com.my/dc2'. This discrepancy could lead to confusion or misdirection for the cardholder seeking information on fees and charges.

Flags: Missing paragraphs or information, Major deviations from the English version

Document 1	Document 2
10.3 The Annual Fee is not chargeable on the issuance of the Debit Card and it will only be charged on the anniversary date. The Annual Fee may be varied by the Bank from time to time with twenty-one (21) calendar days' prior notice via the Bank's Websites or in other manner the Bank deems fit.	10.3 Fi Tahunan tidak akan dikenakan semasa pengeluaran Kad Debit dan hanya akan dikenakan pada tarikh ulang tahun. Fi Tahunan tidak akan dikembalikan.

Explanation: Document 1 specifies that the Annual Fee may be varied by the Bank with a 21-day prior notice, which is a significant piece of information regarding the terms of the fee. Document 2 does not include this information, instead stating that the Annual Fee will not be refunded, which is not mentioned in Document 1. This omission in Document 2 could lead to misunderstandings about the conditions under which the Annual Fee might change.

Flags: Inaccurate disclosure

Document 1

11.2 In the event the Cardholder is required by law to make any deduction or withholding from the Fee and/or all other monies payable to the Bank under these T&Cs in respect of any Tax or otherwise, the sum payable by the Cardholder in respect of which the deduction or withholding is required shall be increased so that the net Fee and/or the net amount of monies received by the Bank is equal to that which the Bank would otherwise have received had no deduction or withholding been required or made.

Document 2

11.2 Pada sebarang masa atau keadaan dimana Pemegang Kad dituntut oleh undangundang untuk membuat sebarang potongan atau menahan dari yuran perkhidmatan dan/atau semua wang lain yang kena dibayar kepada di bawah T&S ini berkaitan dengan Cukai atau sebaliknya, jumlah yang kena dibayar oleh Pemegang Kad dalam hal di mana potongan atau penahanan cukai diperlukan akan ditambah supaya yuran perkhidmatan dan/atau jumlah bersih wang yang diterima oleh Bank kekal dengan apa yang Bank sepatutnya menerima jika sebarang potong atau pengecualian tidak dikenakan.

Explanation: In Document 1, it is clearly stated that the sum payable by the Cardholder should be increased to ensure the Bank receives the same net amount as if no deduction or withholding had been made. Document 2 attempts to convey this but uses the phrase 'ditambah supaya yuran perkhidmatan dan/atau jumlah bersih wang yang diterima oleh Bank kekal dengan apa yang Bank sepatutnya menerima,' which could be interpreted as simply maintaining the net amount without explicitly stating the need for an increase in the payable sum. This could lead to confusion about the Cardholder's obligation to increase the payment.

Flags: Inaccurate disclosure

Document 1	Document 2
11.7 For the avoidance of doubt, the parties agree that any sum payable or amount to be used in the calculation of a sum payable expressed elsewhere in these T&Cs has been determined without regard to and does not include amounts to be added on under this clause on account of Tax.	11.7 Bagi mengelakkan sebarang keraguan, kesemua pihak terbabit dengan ini bersetuju bahawa mana-mana jumlah yang perlu dibayar atau jumlah yang digunakan untuk menentukan jumlah yang perlu dibayar berdasarkan Terma dan Syarat ini adalah muktamad tanpa mengambil kira untuk Cukai dan tidak termasuk jumlah-jumlah yang perlu ditambah di bawah Klausa ini bekenaan dengan Cukai.

Explanation: In Document 1, it is clearly stated that the amounts to be added under this clause on account of Tax are not included in the calculation of sums payable. However, in Document 2, the translation suggests that the amounts related to tax are not included, but it does not clearly convey the specific exclusion of amounts to be added under this clause. This could lead to a misunderstanding about whether tax-related amounts are considered in the calculation.

No. 16

Flags: Missing paragraphs or information

Document 1	Document 2
20.4 Where the Cardholder uses the Debit Card at ATMs and merchant outlets under the Visa /Mastercard network outside Malaysia, the transaction shall be charged in the official currency of the country concerned and converted into Ringgit Malaysia at such exchange rate and at such time as may be determined by Visa/ Mastercard at its discretion.	20.4 Sekiranya Pemegang Kad menggunakan Kad Debit di ATM dan outlet Peniaga di bawah rangkaian Visa/ Mastercard di luar Malaysia, transaksi akan dicaj menggunakan matawang rasmi negara tersebut dan ditukar ke Ringgit Malaysia pada kadar tukaran yang mungkin ditentukan oleh Visa / Mastercard.

Explanation: Document 1 specifies that the exchange rate is determined by Visa/ Mastercard at their discretion, including the time aspect ('and at such time'). Document 2 omits the time aspect, which could imply that the timing of the exchange rate determination is not considered, potentially leading to a misunderstanding about when the rate is applied.

No. 17

Flags: Inaccurate disclosure

Document 1	Document 2
If you have any enquiries regarding these T&Cs, you may seek clarification from our staff who attended to you. Alternatively, please email us at hlonline@hlbb.hongleong.com.my or call 03-7626 8899.	Jika anda mempunyai sebarang pertanyaan mengenai T&S ini, anda boleh mendapatkan penjelasan daripada kakitangan kami yang membantu anda. Sebagai alternatif, sila e-mel kepada kami di hlonine@hlbb.hongleong.com.my atau hubungi 03-7626 8899

Explanation: The email address in Document 2 is incorrectly stated as 'hlonine@hlbb.hongleong.com.my' instead of 'hlonline@hlbb.hongleong.com.my' as in Document 1. This could lead to communication issues as emails may not be delivered to the correct address.