COURSE APPLICATION FORM

课程申请表格



					同数公2693836同	FOR	OFFICIAL USE	
COURSE TIT	LE:					COURSE		
(课程名称):						FEE		
		Intend to attain a Fu	III Diploma / Certificate Qu	alification	EX PAY	RECEIPT		
		旨在修完相关文凭/记	E书课程		類N♥W数	NO.		
START & EN					武治 於 2000年 1000年	RECEIVED		
OF COURSE	DATE:					BY		
(课程日期):					E1360/1040/00901/4/61			
		L Market and						
APPLICATIO	N DETAILS	申请资料						
Will you be using	SkillsFuture C	redit to pay for the cou	rse fee?		☐ Yes		☐ No	
		来支付本门课程学费?			□ 是			
			0 111 / D / O / / M					
		e applicable) SkillsFutu 助/Paynow/现金/Nets ⊴	ıre Credit / Paynow / Cash / N 詅额:	ets:				
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SkillsFuture Claim				•				
Paynow Ref No. (C.12 Digit No.):		\$				
			collected used and disclosed 及课程资讯、请在此打勾。	for publicity a	and course information upda	tes.	☐ Yes 是	
			, , , , , , , , , , , , , , , , , , , ,				,-	
PERSONAL D	ETAILS 个	人资料						
Full name:								
(Name as in NRIC / F								
NRIC / Passport /						Date of Birth:		
身份证号码 / 护照	/ 准证号码: _				Ł	出生日期: _	//	·
							dd 目 mm 月	уууу 年
Gender:	☐ Male	Female	Nationality:	☐ Singap	porean Singapore	PR □∩+	hers:	
性别:	」 男	女 女	国籍:	新加坡			ners. 他:	
Address:						Singapore		
Address. 地址:						邮编 _		
E-mail Address:					Highest Qualification	n:		
电邮地址:					最高学历:			
Contact Number:			Office No.:		Residential	No.:		
联络号码: _			办公室电话号码:		住宅电话号	码:		
PRESENT EM	PLOYMENT	DETAILS 在职资料						
Company Name:					UEN	No.		
公司名称:					公司活	E册编号:		
Company Address	s:					Singapore		
公司地址:						邮编:		
Participant's								
Designation								
学员职位:								
Office Contact			Contact Person's		(Office		
Person:			No.:			Contact No.:		
公司联络人:			联络人号码: _		<i>i</i>	小公至电话号码:		
Contact Person's			Contact Person's					
Designation:			Email Address:					
公司联络人职位:			联络人电邮地址:					

IMPORTANT INSTRUCTIONS 重要指示

. Please complete the application form and submit to our centre at least two weeks before the course commencement date.

Address: 47 Hill Street, #08-01/02, Singapore 179365

Tel: 63341080 Fax: 63371165

请把课程申请表格填好,并在开课日期的两个星期前把表格

交到 禧街47号, #08-01/02, 邮编S(179365)

电话号码: 63341080 传真号码: 63371165.

 Completed Application Form must be accompanied by Copy of personal identification – I/C for Singaporeans and PRs, Passport / Work Permit / Employment Pass for others.

请在呈交课程申请表格时,附上以下文件: 一份个人的身份证(新加坡 公民或永久居民)或 护照/工作准证/就业准证(其 他)的复印本。 Application form with incomplete information will not be considered. 本学院将不会接受不完整的课程申请表格。

Singapore Chinese Chamber Institute of Business (SCCIOB) reserves the right to verify the information provided in this application form. 新加坡中华总商会管理学院将有权对申请人所提供的 资料进行核实。

4. All information provided by students will be treated in the strictest confidence. By signing the application form, you expressly consent to SCCIOB collecting, using and disclosing the personal data provided in the form for the purposes of course administration, annual reporting to the regulatory bodies and other course information.

学院保证将谨慎处理学员个人资料并妥善保管。通过填写此报名表格,您明确同意让新加坡中华总商会管理学院收集,使用和提供您的个人资 料作为课程行政管理,向监管机构进行的年度报告及未来课程通知用途。

TERMS AND CONDITIONS 附带条件与条例

Enrolment 报名

SSG Application 精深技能发展局学费资助

In order to qualify for SSG funding, applicant has to comply with all SSG terms and conditions. Website: <a href="https://www.skillsconnect.gov.sg/spopportal/under/Terms%20And20Conditions/Termsandconditions/Termsnandconditions

精深技能发展局的学费资助申请,需要符合以下条件:

- An applicant needs to be either Singapore Citizen or Singapore Permanent Resident, Self-Sponsored trainee or Company-Sponsor trainee aged 21 years and above.
 - 申请者必须是新加坡公民或者永久居民, 自费学员或公司资助学员, 年龄为21 岁及以上。
- All participants have to meet the minimum course requirements of the course enrolled 所有学员必须符合报读课程的最低要求:
- An applicant needs to achieve at least 75% attendance in the course enrolled, passed all the coursework and assessments where applicable. 学员需要达到至少 75%的出勤率, 通过 全部课程作业或测验.
- No replacement lesson / assessment will be provided by SCCIOB should participant fail to attend any lesson / assessment in the course enrolled.

如果学员缺课,或者未能参加课程考试,新加坡 中华总商会管理学院不会提供补课或补考。

- 5. SSG will only fund each SSG Funded Programme enrolled once. Participant will have to pay full course fee if he/she had previously received funding for the same programme. 精深技能发展局只会资助学员同一课程一次。如 果学员曾经接受过精深技能发展局的资助,那再 次报 名这个课程时,需要支付全额课程费用。
- Participant is required to participate in SSG Training and Outcomes Measurement (TRAQOM) online questionnaire. 学员需要参与精深技能发展局"培训和成果测量 (TRAQOM)"在线问卷。

Photography & Videography 拍摄照片和录制视频 Do note that photographs and videos may be taken during the course for training, assessment, and reporting purposes.

请注意,出于教学及评估目的,上课期间可能会拍摄 照片和 录制视频。

Our Classes 课程

SCCIOB reserves the right to vary, change and amend the course commencement date, content, entry requirements, curriculum, examination rules, lecturers, lesson dates, venue, and other aspect of the course at any time prior to or during the delivery of the course.

管理学院保留在课程开始之前或开课期间更改开课日期,课程内容,入学标准,教材,考试规定,任教老师,上课 日期,地点和课程相关信息的权利。

Payment 付款

All cheque payment is to be crossed and made payable to "SCCIOB". Please indicate your name and the course title behind the cheque.

Payment for company sponsored learners must be made via company cheque or bank transfer. 所有支票必须注明支付给"SCCIOB"。请把您的姓名与课程名称写在支票的反面。请不要把现金邮寄给本学院。由公司赞助的学员,学费必须由公司名下的银行支付。

Refund 退款

No refund is allowed unless the Institute cancels or postpones the course.

, 除非本学院取消或延期课程,不然本学院将不会退还课 程

学费。

Grievances and Feedback Process 不满与意见反馈

Grievances and feedback from students can be made via the Customer Feedback Form obtained from the reception or email to Feedback@scciob.edu.sg. 学生可填写客户反馈表通过电子邮件

Feedback@scciob.edu.sg的方式传达不满和意见反馈。

Extension Policy

An extension is defined as an extension in course duration after course commencement supported by valid reason(s), and official documentary evidence. To be approved by the Executive Director. The students still have to complete the course within the maximum study period of the respective training programme.

No extension and deferment for learners tapping on SSG funding.

Withdrawals Policy 退课政策

Our Institute's policy with regards to refunds for withdrawal is as follows:

提交书面退课申请和学费退款规则如下:

学员能所取得	学院收到退课
退款比例:	申请的日期:
% of course fees to	If Student's withdrawal
be refunded:	form is received
	距离开课日期七天或以
100%	上
	At least 7 days before
	the course
	commencement date
	距离开课日期三至六天
75%	3 – 6 days before the
	course commencement
	date
	距离开课日期烧过三天
0%	Less than 3 days before
	the course
	commencement date

All withdrawal shall be in accordance with the aforementioned clause on refund. Participant must complete and submit the withdrawal form.

Participant be informed of the outcome within two (2) to (4) weeks and it takes approximately another four (4) to six (6) weeks to process the refund. Please note Application and/or Membership fee is not refundable.

Administrative fee might be imposed where applicable.

所有的退课申请均应符合上述退款规则。学员必须填写并提交退课申请表格。学员将在大约两到四周内收到退课申请结果,并且在退课申请通过后大约四到六周的时间内收到退款。请注意,课程申请费和会员费不可退款。学院可能会收取行政费用。

Deferment Policy 延期政策

Deferment is not allowed 7 days or less before the commencement of the course. (Terms & Conditions apply)

不得在开课前7天或以内延期上课。(适用于 条款与条件)

3		
APPLICANT'S DECLARATION 申请人的声明	(For Official Use	
I declare that all information given in this application is true and complete to the best of my knowledge. I will be fully liable for any misrepresentations given in the form. I understand and accept the terms and conditions set by Singapore Chinese Chamber Institute of Business. I acknowledge that I have read, understood, and agreed to the SCCIOB Personal Data Protection Policy – Student, and hereby consent to the collection, usage, and disclosure of my personal data by SCCIOB for the purposes stated in the SCCIOB Personal Data Protection Policy – Student. 我声明我在申请表格所提供的资料全部属实与完整。我将对在报名表格中作出的任何虚假陈述负全部责任。 我了解并接受新加坡中华总商会管理学院所规定的条例。	Verifier's Details SIGNATURE	
	NIAME OF	

Signature of Applicant 申请人的签名

Date 日期

(For Official Use) Verifier's Details				
SIGNATURE				
NAME OF PROGRAMME CONSULTANT				



Training Agreement SkillsFuture Credit – Eligible Courses / SSG-Funded Courses

This	AGREEMENT	is	made	between	Singapore	Chinese	Chamber	Institute	of	Business	(SCCIOB),	and
		******				(Name in	NRIC)				(I/C	No.).
SCCIO	DB shall admit t	the	participa	ant into Ski	llsFuture Cre	dit – Eligil	ole Courses	/ SSG-Fund	ded (Courses an	d the partic	ipant
shall agree to the following terms and conditions:												

- 1. Participant must be either Singapore Citizen or Singapore Permanent Resident, Self-Sponsored trainee or Company-Sponsored trainee aged 21 years or above. For applicant exceeding the age limit as specific for the course applied, applicant has to be
 - o Employed in the related industries together with a company recommendation letter.
 - o Physically fit enough to manage the job requirements of the relevant industries.
- 2. Participant has to attain at least 75% attendance for the course enrolled.
- 3. Participant is required to complete all the coursework, sit for all the assessments and pass the coursework and assessments on their own without any external help where applicable.
- 4. SSG will only fund each SkillsFuture Credit Eligible Course / SSG-Funded Course once. Participant will have to pay full course fee if he/she had previously received funding for the same course.
- 5. Participant has to meet the minimum entry requirements (MER) for each course such as:
 - o GCE 'N' / 'O' levels / NITEC / 3 years of relevance working experiences
 - English and / or Chinese (Hanyu Pinyin) language proficiency
 - Participant must be proficient in basic computer literacy in order to carry out task like Word processing and E-learning.
 - Successful in the Admission Interview
- 6. Participant who enrolled in course delivered via synchronous e-learning must comply to the following:
 - o Ensure that computer wifi connection is stable, webcam and sound system are turned on at all times
 - o 100% commitment throughout the course
 - Participant are not allowed to work /run errands and attend the lesson at the same time.
 - Participant are reminded to take early dinner for courses scheduled in the evening.
- 7. To qualify for the SSG funding, participant has to submit all supporting documents at least 7 working days before course commencement. Funding eligibility of the participant will be based on the supporting documents submitted before course commencement.
- 8. Participant is agreeable that the collection and use of photocopy of the identity card is for the purpose of verifying the authenticity of trainee's identity, and proper governance of training grant disbursement (including SSG audit)
 - For facial recognition attendance taking & classroom access, all participants must submit a digital photo for courses conducted via classroom delivery.
- 9. Participant has to be punctual for each session in the course schedule. Participant will be marked absent for that session if he/she is late for more than 15 minutes or leaves before the session ends.
- 10. Participant who is making payment via his/her PSEA account need to submit the application at least 8 weeks before course commencement and shall be liable to repay any shortfall should his/her PSEA accounts have insufficient credit.
- 11. For use of SkillsFuture Credit to pay or offset the course fees of approved courses, SCCIOB staff and its associate consultants could only provide guidance but unable to operate on your behalf.



- 12. To undertake that you did not receive any cash incentives, financial assistance, or kickbacks whether monetary or in kind that is directly or indirectly related to the enrolment with SCCIOB.
- 13. Participant is required to participate in SSG Training and Outcomes Measurement (TRAQOM) questionnaire and/or SCCIOB feedback survey at the end of the course.
- 14. Sponsoring company has to pay the course fee for the sponsored participants from the company bank account.
 - O Applicable funding will be accorded based on SME status. Sponsored companies have checked and updated their status in Enterprise Portal and Skills (EPJS) at https://www.enterprisejobskills.gov.sg/
 - o For employer sponsored participant, participant must be registered under the UEN of the sponsoring company that is contributing his/her CPF.
- 15. Participants have to take pre-enrolment placement test and end of course assessment (BCT) for Certificate in International Business Mandarin programmes.
- 16. No replacement lesson / assessment will be provided by SCCIOB should participant fail to attend any lesson / assessment in the course enrolled (Except for Diploma in Translation & Interpretation and Tourist Guide. Medical and Compassionate reasons will be evaluated on a case-by-case basis).
 - O Should participant fail the assessment/Examination for STB Tourist Guide Licensing Examination
 - He/she has to pay supplementary examination fee to retake the examination within 3 months from announcement of the first examination result.
 - He/she has to pay the balance of SSG grant if did not pass the supplementary examinations within 3 months. SCCIOB will refund once he/she pass the supplementary examination and SCCIOB had received SSG grant disbursement.

Failure to comply with the terms and conditions stated above, the participant will have to reimburse SCCIOB the corresponding funding grant by SkillsFuture Singapore (SSG) for the following course (subject to prevailing GST)

Course Title:	
The contents of this Training Agreement were	explained to me in English / Mandarin by:
Associate / Programme Consultant	
Collaboration Partner	
Date	
	- Company of the comp
Signed by	Justin Lee
Name in NRIC:	Director (Sales & Marketing)
Date:	Singapore Chinese Chamber Institute of Business

Singapore Chinese Chamber Institute of Business

Personal Data Protection Policy - Student

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At Singapore Chinese Chamber Institute of Business (SCCIOB), we are committed to protecting and safeguarding the personal data we have collected from you.

This Personal Data Protection Policy describes the types of personal data we collect from our operations. The Policy also sets forth how we collect, use, disclose or otherwise process this data, provides other details about our personal data practices, and explains how to contact us if you have any questions or concerns.

In this Policy, "personal data" means data, whether true or not, about an individual who can be identified: (a) from that data; or (b) from that data and other information to which we have or are likely to have access. Other terms used in this Notice shall have the meanings given to them in the Singapore Personal Data Protection Act (where the context so permits).

- A. Our Obligations
- B. Collection of Personal Data
- C. Purpose of Collection
- D. Consent and Right to Withdraw Consent
- E. Rights of Access
- F. Disclosure of Personal Data
- G. Security, Storage and Duration of Data Retention
- H. Exceptions and Exclusion of Liability
- I. Integrity of Personal Data
- J. Transferring and Sharing of Personal Data
- K. Protection of Personal Data in SCCIOB's Possession
- L. Language
- M. Changes to our Personal Data Protection Policy
- N. Governing Law
- O. SCCIOB Do-Not-Call Policy

A. Our Obligations:

1. Consent Obligation

SCCIOB only collects, uses or discloses personal data of which you have given their consent.

SCCIOB allows you to withdraw consent, with reasonable notice, and shall inform you of the likely consequences of withdrawal. Upon withdrawal of consent to the collection, use or disclosure for any purpose, SCCIOB shall cease such collection, use or disclosure of your personal data except as required for administrating the course by any persons, government agencies, statutory authorities and/or industry regulators, to whom we are compelled or required to do so pursuant to any law.

2. Purpose Limitation Obligation

SCCIOB may collect, use or disclose your personal data for the purposes that you would consider appropriate in the circumstances and for which you have given consent.

SCCIOB may not, as a condition of providing a service, require you to consent to the collection, use or disclosure of your personal data beyond what is reasonable to provide that service.

3. Notification Obligation

SCCIOB shall notify you of the purposes for which SCCIOB is intending to collect, use or disclose your personal data on or before such collection, use or disclosure of personal data.

4. Access and Correction Obligation

Upon request, your personal data and information about the ways in which your personal data has been or may have been used or disclosed within a year before the request should be provided. However, SCCIOB is prohibited from providing you access if the provision of the personal data or other information could reasonably be expected to:

- cause immediate or grave harm to your safety or physical or mental health;
- threaten the safety or physical or mental health of another individual;
- reveal personal data about another individual;
- reveal the identity of another individual who has provided the personal data, and the individual has not consented to the disclosure of your identity; or
- be contrary to national interest.

SCCIOB shall correct any error or omission in your personal data upon your request. Unless SCCIOB is satisfied on reasonable grounds that the correction should not be made, SCCIOB should correct the personal data as soon as practicable and send the corrected data to other organisations to which the personal data was disclosed within a year before the correction is made, or with your consent, only to selected organisations.

5. Accuracy Obligation

SCCIOB shall make reasonable effort to ensure that personal data collected by or on behalf of SCCIOB is accurate and complete if it is likely to be used to make a decision that affects you, or if it is likely to be disclosed to another organisation.

6. Protection Obligation

SCCIOB shall make reasonable security arrangements to protect the personal data that SCCIOB possesses or controls to prevent unauthorised access, collection, use, disclosure or similar risks.

7. Retention Limitation Obligation

SCCIOB shall cease retention of personal data or remove the means by which the personal data can be associated with particular individuals when it is no longer necessary for any business or legal purposes.

8. Transfer Limitation Obligation

SCCIOB shall transfer personal data to another country only according to the requirements prescribed under the regulations, to ensure that the standard of protection provided to the personal data so transferred will be comparable to the protection under the Personal Data Protection Act, unless exempted by the Personal Data Protection Commission.

9. Openness Obligation

SCCIOB shall make information about SCCIOB's data protection policies, practices and complaints process available on request.

B. Collection of Personal Data

The types of Personal Data we collect essentially depend on the purpose of collection. Thus depending on the purpose of collection, the Personal Data collected may be in the form of:

- a. Name.
- b. Date of birth.
- c. Gender.
- d. NRIC / passport.
- e. Contact Information, address.
- f. Nationality.
- g. Education.
- h. Income.
- i. Employment records.
- j. Banking particulars, credit card details.
- k. Audio-visual information.

C. Purpose of Collection

The Personal Data as provided/furnished by you to SCCIOB or collected by SCCIOB from you or through such other sources as may be necessary for the fulfilment of the purposes ("collected") at the time it was sought or collected, will be used for such purpose and for the following reasons (collectively "Purposes"):

- a. Assessing application for membership.
- b. Assessing application for course, funding or grant.
- c. Communicating with you.
- d. Providing services, to process billing / payment transactions.
- e. Responding to an individual's request, enquiry, feedback or complaint.
- f. Administering enrollment to any course offered by SCCIOB.
- g. For marketing and promotional activities, market surveys, course evaluation, trend and statistical analysis.
- h. For finance activities.
- i. For credit assessments, financial and background investigation as and when deemed necessary.
- j. For the maintenance and upkeep of internal records, filing and operations.
- k. For meeting any legal or regulatory requirements relating to our provision of services and to make disclosure under the requirements of any applicable law, regulation, direction, court order, by-law, guideline, circular, code applicable to us or our affiliates.
- I. To enter into the necessary agreement and/or contract.
- m. For handling the report for lost item, customer complaints and taking appropriate action relating thereto.
- n. For security and crime prevention purposes, risk management, safeguarding SCCIOB in the event of any claim, litigation, suits, etc.
- o. For compliance with any law, legislation or regulation, or any request, enforcement or investigation from any governmental and/or regulatory authority.
- p. For transfer to third party to facilitate any of the aforesaid Purposes.

Please note that it is necessary for an individual to provide us with accurate personal data. Failure to do so may result in us being unable to process and/or use your personal data in relation to the Purposes.

If you choose not to provide us with your personal data for the purposes listed above, you may submit a request in writing or via email to our Data Protection Officer at the contact details provided below or indicate in the personal data collection form submitted to us (if any).

Depending on the complexity of the request and its impact to our relationship with you, we will not collect or, within 30 days of our receipt of your request, cease using and/or disclosing your personal data in accordance with your request.

The purposes listed in above may continue to apply even in situations where your relationship with us (for example, pursuant to a contract) has been terminated or altered in any way, for a reasonable period thereafter (including, where applicable, a period to enable us to enforce our rights under any contract with you).

D. Consent and Right to Withdraw Consent

You shall be invited to give express consent to SCCIOB collecting, using and disclosing your personal data for the purposes of course soliciting, research activities and future event notification and publicity as well as SCCIOB's news dissemination.

By so indicating your acceptance of the terms of this Policy, you shall be deemed to have expressly consented to the processing of your Personal Data by SCCIOB or any of our authorised staff, partners and/or contractors for the Purposes outlined in C above.

Notwithstanding anything to the contrary, you may at any time withdraw their consent to SCCIOB processing any Personal Data of you or to any part or portion of the processing by sending to SCCIOB at the address set out below a written notice of withdrawal. SCCIOB shall take all necessary measures to give effect to your withdrawal of consent, to the extent that such withdrawal does not conflict with any of SCCIOB's other legal obligations. Please note that if you withdraw their consent for any reason, SCCIOB may be unable to provide certain services to you.

Depending on the complexity of the request and its impact to our relationship with you, we will cease (and instruct any of our data intermediaries and agents to cease) collecting, using or disclosing the personal data within 10 business days of our receipt of your request, unless required or authorised under applicable laws.

E. Accuracy, Rights of Access and Correction of Personal Data

We will make every reasonable effort to ensure that personal data collected by us or on our behalf is accurate and complete.

You may at any time hereafter make written enquiries, complaints and request for access to, or correction of, your Personal Data or limit the processing of your Personal Data by submitting such written request to the Personal Data Protection Officer of SCCIOB via e-mail to dpo@SCCIOB.org.sg or post it to the address as set out below:

Postal:

Data Protection Officer
Singapore Chinese Chamber Institute of Business
9 Jurong Town Hall Road, #04-10
Trade Association Hub,
Jurong Town Hall,
Singapore 609431

We will respond to your request as soon as reasonably possible. Should we not be able to respond to your request within thirty (30) days after receiving your request in writing (including both electronic and non-electronic methods), we will inform you in writing within thirty (30) days of the time by which we will be able to respond to your request. If we are unable to provide you with any personal data or to make a correction requested by you, we shall generally inform you of the reasons why we are unable to do so (except where we are not required to do so under the PDPA).

If your request relates to personal data which we are processing on behalf of another organisation, we will instead forward your request to the relevant organisation for their necessary action.

Please note that a reasonable fee may be charged for an access request. If so, we will inform you of the fee before processing your request.

Any Personal Data retained by us shall be destroyed and/or deleted from our records and system in accordance with our retention policy in the event such data is no longer required for the said Purposes in C or any other business or legal purposes.

F. Disclosure of Personal Data

The Personal Data provided to us shall be managed and used in accordance with the terms of this Policy. However, we may disclose your Personal Data to the following parties:

- a. Singapore Chinese Chamber of Commerce & Industry (SCCCI), our parent company, our business partners, and our affiliates that provide related services in connection with our services:
- b. Our auditors, consultants, lawyers, accountants or other financial or professional advisers appointed in connection with our services;
- c. Our third party service providers, third party management companies, sub-contractors or other parties as may be deemed necessary by us to facilitate your dealings with us;
- d. Our appointed service providers in fulfilling our services; and
- e. Any persons, government agencies, statutory authorities and/or industry regulators, whom we are compelled or required to do so pursuant to any law

Third parties are legally tasked with processing your Personal Data in line with principles specified by SCCIOB and may not use it for any other purposes. Third parties are also held responsible for securing your Personal Data at an appropriate level of security in relation to applicable data protection laws and widely accepted industry standards.

SCCIOB reserves its right to use or disclose any data as needed to satisfy any law, regulation or legal request, to protect the integrity of our Online Service, to fulfil your requests, or to cooperate in any law enforcement investigation or an investigation on a matter of public safety.

G. Security, Storage and Duration of Data Retention

SCCIOB is committed to ensuring that your Personal Data is secure, and in connection therewith, suitable processes and procedures have been put in place to ensure that all Personal Data collected by us shall be stored and/or filed in such manner as to ensure that the Personal Data maintains its accuracy, integrity, remains confidential, is protected against loss, misuse, modification and unauthorised or accidental access, disclosure, alteration, destruction or manipulation.

To safeguard your personal data from unauthorised access, collection, use, disclosure, copying, modification, disposal or similar risks, we have introduced appropriate administrative, physical and technical measures such as up-to-date antivirus protection, encryption and the use of privacy filters to secure all storage and transmission of personal data by us, and disclosing personal data both internally and to authorised third parties and agents only on a need-to-know basis.

However, no method of transmission over the Internet or method of electronic storage is completely secure. While security cannot be guaranteed, we strive to protect the security of your personal data and are constantly reviewing and enhancing our information security measures.

SCCIOB shall store and/or retain all Personal Data only for as long as required for the fulfilment of the purposes stated in B above or pursuant to any legal obligation imposed upon SCCIOB in its operation of the Services or by virtue of any applicable law that may from time to time be in force.

H. Exceptions and Exclusion of Liability

Notwithstanding the foregoing provisions, SCCIOB reserves the right to refuse to entertain any request for withdrawal of consent, access or correction in the following circumstances:

- Where there is insufficient information provided by any party making a request to enable SCCIOB to positively locate or identify the Personal Data in question;
- Where there is reasonable doubt surrounding the identity of the person making the request or where SCCIOB feels that the requesting party is not in fact the owner or the subject of the Personal Data in question and is not lawfully entitled to make any requests in relation to the Personal Data;
- Where permitting access or correction would be tantamount to a violation of an Order of Court:
- In requests for access or for correction (excluding instances of withdrawal of consent):
 - a) where the burden or expense of entertaining the request for access or correction is disproportionate to the risk to the privacy of the party making a request;
 - b) where compliance with the request would involve the unauthorised disclosure of Personal Data belonging to a third party;
 - c) where compliance would result in the disclosure of confidential commercial information; or
 - d) where access is regulated by another law

In the area of Personal Data protection, SCCIOB shall not be liable for any purported violation, breach or non-compliance with any precepts of privacy or the protection of Personal Data in the following instances:

- Where an act of nature or event outside the control of SCCIOB results in the damage or malfunction or destruction in any equipment or machinery used to secure, store or process Personal Data;
- Where Personal Data is readily available or able to be found in the public domain; and
- Where, despite SCCIOB's best efforts, there is unauthorised access, modification, alteration, misuse, tampering or abuse of Personal Data caused by the malicious or fraudulent or criminal acts or conduct of a third party not being under the control or direction of SCCIOB.

I. Integrity of Personal Data

We will make every reasonable effort to ensure that personal data collected by us or on our behalf is accurate and complete.

You are responsible for ensuring that your Personal Data you provide us is accurate, complete and not misleading and that such Personal Data is kept up to date. We may request your assistance to procure the consent of third parties whose Personal Data is provided by you to us and you agree to use your best endeavours to do so.

J. Transferring and Sharing of Personal Data

It may be necessary, if so required for any of the Purposes, to transfer your Personal Data outside of Singapore or to disclose your Personal Data to our parent company, business partners, affiliates, associates, service providers and/or relevant authorities, who may be located within or outside Singapore. Save for the foregoing, your Personal Data will not be knowingly transferred to any place outside Singapore or be knowingly disclosed to any third party. However, if we do so, we will obtain your consent for the transfer to be made and we will take steps to ensure that your personal data continues to receive a standard of protection that is at least comparable to that provided under the applicable personal data protection laws and regulations.

SCCIOB also does not sell, transfer or disclose personal information to third parties outside the SCCIOB Family. The SCCIOB Family includes our parent company, partners, associates and service providers. However, with your permission, we will on occasion send marketing information on behalf of our business partners or associates about products or services they provide that may be of interest to you. You may be asked if you wish to receive marketing materials from SCCIOB's partners or associates. If you elect to receive such materials, SCCIOB will not share your personal information with such partners or associates but rather will send an e-mail on behalf of the partners or associates.

K. Protection of Personal Data in SCCIOB's Possession

SCCIOB shall limit the collection and use of personal information to what is necessary to administer its services and to deliver superior service to you. To serve you and you better, SCCIOB may combine the information which you have given to us through our website or other channels.

SCCIOB shall protect the confidentiality of all personal information which you have shared with us. In cases where we share personal information with our parent company, partners or affiliates, we will protect that personal information with a strict confidentiality as stated in our agreement. Companies hired by us to provide support services or to act as our agent must conform to our privacy standards.

SCCIOB's corporate policies stipulate that any staff with access to confidential customer information is not permitted to use or disclose such information except for business purposes. All staff are required to safeguard such information as specified in their confidentiality agreements with SCCIOB.

In all cases, your personal information is protected by a strict confidentiality agreement. We do not allow any non-affiliated company to retain your personal information any longer than it is necessary to provide you with the service or information unless you have granted us permission to do so.

Staff of SCCIOB shall sign the Confidentiality Clause to undertake not to misuse or disclose personal data in their possession during their course of work and to take every precaution to ensure all personal data under their possession is being kept confidential at all times.

L. Language

This Policy is issued in English.

M. Changes to the Personal Data Protection Policy

This Personal Data Protection Policy is effective as of 2nd July 2014. From time to time, it may be necessary for SCCIOB to change this policy. If we change our policy, we will post the revised version

on our corporate website, so we suggest that any interested person check for the most up-to-date version of our personal Data Protection Policy online.

SCCIOB may continue to use your Personal Data that was collected before 2 July 2014 for purposes which the Personal Data was collected unless consent is withdrawn by you. If you wish to withdraw their consent from SCCIOB's use of your Personal Data, or if you have any enquiry, request, feedback or complaint regarding our personal data protection policies and procedures, you may contact SCCIOB's Personal Data Protection Officer of SCCIOB via e-mail to dpo@SCCIOB.org.sg or post it to the address as set out below:

Postal:

Data Protection Officer
Singapore Chinese Chamber Institute of Business
9 Jurong Town Hall Road, #04-10
Trade Association Hub,
Jurong Town Hall,
Singapore 609431

In such event, the prevailing terms of this Policy from time to time shall apply. By continuing your relationship with SCCIOB after any amendments have been introduced and published on the SCCIOB website, you shall be deemed to have accepted the Policy as amended.

N. Governing Law

This Data Protection Policy shall be governed in all respects by the laws of Singapore.

O. SCCIOB Do-Not-Call Policy

We respect the Do-Not-Call Registry, which allows individuals to opt-out of receiving marketing messages by registering their Singapore phone numbers.

You are advised to manage their preference on how SCCIOB and its partners, associates or vendors contact you on marketing activities by selecting your preferred contact mode. Marketing Activities include invitations to SCCIOB's events and activities, etc.

If you do not wish to receive any marketing messages from us, you can inform us via email:

dnc@scciob.edu.sg

Please note:

- a) Any change request will take 30 days to come into effect.
- b) Your status will remain valid until you change it again.
- c) Your consent on SCCIOB DNC will override the National DNC, regardless of which is submitted first.

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DECLARATION

- 1. I declare and warrant that all information shared to you is precise and thorough to the best of my knowledge and hereby consent to the collection, use and disclosure of my personal data by SCCIOB for the purpose of my course application.
- 2. I understand and agree that if it is subsequently discovered that I have willfully given incorrect information or withheld any relevant information, my application will be disqualified, and SCCIOB reserves the right to cease providing its services to me without any notice or compensation.
- 3. I acknowledge that I have read, understood, and agreed to the above Policy, and hereby commit to the provide precise explanation and clarity of the above policy to you.

Please tick the relevant boxes:



I would like to receive from SCCIOB for information, course update and marketing materials relating to services offered or disseminated by SCCIOB and/ or its partners and associates via all forms of mobile messaging (including SMS or MMS), telephone calls email and/ or post.

Please do not send me any SCCIOB information, course update and marketing materials relating to services offered or disseminated by SCCIOB and/or, partners and associates via all forms of mobile messaging (including SMS or MMS), telephone calls, email and/or post.

	Self-Sponsored Applicant
Applicant Name as per NRIC:	
Course Title:	
Course Duration:	
Signature:	Date: