



## GIFT CARD BULK PURCHASE ORDER FORM

Email form to [DeltaGiftCards@delta.com](mailto:DeltaGiftCards@delta.com).

Purchaser Billing Information	Payment Method
Name:	ACH/Wire Transfer (send wire to)
Company:	Account #: 700637148
Address:	Routing #: 021000021
	Bank Name: JP Morgan Chase Bank
	Company/Acct Name: Delta Air Lines, Inc.
City/State/Zip:	Credit Card <small>(No credit card details via email please. Payment info must be faxed to +1-404-714-2660 or provided over the phone at +1-404-773-1173.)</small>
Attention:	Card #:
Phone:	Card Type (eg. Visa):
Fax:	CVV Code:
Email:	Expiration Date:

### ORDER INFORMATION:

Type (Digital or Physical)	Quantity	Denomination (Max \$2,000)	Subtotal
		\$	\$
<b>TOTAL:</b>			<b>\$</b>

Shipping Information
Physical cards will be delivered via UPS – signature required. Digital cards will be emailed via password protected file.
Name:
Company:
Address (physical cards only):
City/State/Zip (physical cards only):
Attention (physical cards only):
Phone:
Email:

Special Instructions:

### How did you hear about our Gift Card program?

- |  |  |
|--|--|
| Google <input type="checkbox"/>            | Emails from Delta <input type="checkbox"/> |
| Yahoo <input type="checkbox"/>             | Billboards <input type="checkbox"/>        |
| Bing <input type="checkbox"/>              | On a Delta Flight <input type="checkbox"/> |
| Social Media <input type="checkbox"/>      | At the Airport <input type="checkbox"/>    |
| Previous Customer <input type="checkbox"/> | Other <input type="checkbox"/>             |
| Word of Mouth <input type="checkbox"/>     |  |

**This Order Form and the Gift Cards sold pursuant to it are expressly subject to the Terms and Conditions of Gift Card Bulk Purchase Program attached hereto.**

Purchaser: \_\_\_\_\_

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

### **TERMS AND CONDITIONS OF GIFT CARD BULK PURCHASE PROGRAM**

The Gift Cards provided as part of the Gift Card Bulk Purchase Order Form (the “Gift Cards”) are issued by and represent an obligation of Delta Gift Cards, Inc. (“Issuer”). Gift Cards may be redeemed for certain products and services provided by Delta Air Lines, Inc. (“Delta”), as set forth in the Delta eGift Card and physical Gift Card Terms and Conditions] found at [www.delta.com/giftcards](http://www.delta.com/giftcards), which may be changed by Delta from time to time. Gift Cards purchased through the Gift Card Bulk Purchase Program (the “Program”) are subject to the following Terms and Conditions:

Gift Cards are subject to the terms and conditions printed on the back of the individual Gift Cards.

Gift Cards may not be re-sold without the express written consent of Issuer. Purchaser is not, and shall not hold itself out as, an agent, legal representative, partner, joint venture or employee of Issuer. Purchaser shall have no right or power to, and shall not, bind or obligate Issuer in any way or manner whatsoever, and Purchaser shall not represent that it has any right to do so.

The trademarks, logos, service marks and other intellectual property on this Order Form and the Gift Cards (collectively, “Intellectual Property”) are owned by Issuer or its affiliates with all rights reserved. Issuer does not permit the use of its Intellectual Property in advertising, as an endorsement for any product or service, or for any other purpose, commercial or otherwise, without its prior express written permission. Nothing contained in these Terms and Conditions should be construed as granting, by implication, estoppel, or otherwise, any license or right to use the Intellectual Property without the prior express written permission of Issuer.

Purchaser represents and warrants that: (i) it is purchasing Gift Cards to be distributed to employees and/or customers or potential customers for no monetary consideration as part of a promotional, loyalty or incentive program offered by Purchaser; (ii) it is not the end user or owner of the Gift Cards being purchased through the Program; (iii) it will distribute all Gift Cards purchased through the Program and will not itself redeem, use or have any beneficial ownership rights in or to such Gift Cards; (iv) it has the full right and legal authority to enter into this Agreement and comply with these Terms and Conditions; and (v) any and all use of the Gift Cards will at all times comply with all applicable federal, state and local laws, rules, regulations and ordinances.

Purchaser shall obtain Issuer’s prior written consent before offering the Gift Cards in a sweepstakes or random chance contest or promotion (each, a “Contest”), and to the extent approved by Issuer, shall: (i) draft Official Rules and ensure that the Official Rules are provided to Issuer in advance for approval; and (ii) act as primary sponsor for all such Contests; and (iii) comply with all applicable federal, state and local laws, rules, regulations and ordinances governing such Contests.

Purchaser shall not use or distribute Gift Cards in any way that: (i) is illegal or indecent; (ii) may subject Issuer or its affiliates or their brands to public ridicule or scandal; or (iii) has a negative impact on the goodwill associated with Issuer, its affiliates or their brands.

Purchaser will defend, indemnify, and hold harmless Issuer and its affiliates, and each of their employees, officers and directors from any and all losses, liabilities, claims or causes of action arising out of or relating to any breach or alleged breach by Purchaser of any of its obligations, representations or warranties hereunder.

These Terms and Conditions shall be construed in accordance with and governed for all purposes by the laws and public policy of the State of Virginia.

If any of these Terms and Conditions or any portion thereof shall be held invalid or unenforceable, such invalidity or unenforceability will not invalidate or render unenforceable these Terms and Conditions in whole, but rather these Terms and Conditions will be construed as if not containing the particular invalid or unenforceable provisions or portion thereof, and the rights and obligations of the Parties hereto will be construed and enforced accordingly.

These Terms and Conditions expresses the entire agreement between the parties as to the subject matter hereof and there have been no representations, covenants or understandings made by either party to the other except those that are expressly set forth in these Terms and Conditions.