

## General Terms and Conditions

### For users

#### Background

These General Terms and Conditions (hereinafter referred to as Contract) contain the rights and liabilities of Freedom Xpress Global Ltd (hereinafter referred to as Company) and of the user (hereinafter referred to as User), who uses Company's services on the online platforms as well as the main rules of the Company's operation.

#### 1. The subject of the Contract

The Freedom Xpress Loyalty Program (hereinafter referred to as Program) is basically a customer reward system, where Users joining the Program get discounts provided by salespeople and service providers (hereinafter referred to as Partners). Company enables Users to participate in the Program as defined in this Contract and to collect discounts on shopping or using a service at the authorized Partners and to use the price and other discounts.

#### 2. Registration

User can participate in the Program by registering online on the website of Company [www.freedomxpressglobal.com](http://www.freedomxpressglobal.com) (hereinafter referred to as Website) and by making a statement that User voluntarily consents to Company's data management and Company had informed User beforehand properly.

After the approval of the request by Company, User receives a personal, non-transferable registration number. This registration number entitles User to participate in the Program.

User declares that his registration data correspond to his real data, and agrees to inform Company without any delay if his personal data (especially email, address, phone number, etc.) change.

A natural person or a legal entity is entitled to be registered once. On registration, User must indicate his/her address (or seat for legal entities). In case of multiple registration, in order to obtain unauthorized advantages, the registrations following the original one will be deleted and Company is entitled to terminate the original contract and refuse to provide the discounts and advantages.

### 3. Rights and liabilities of the Parties

Registration and participation in the Program is available for adults with legal capacity.

No labor, service or company relation is established between Company and User. It is User's own liability to participate in the Program. User's activities are legally independent from the Company.

During the effect of the Contract User is not obliged to buy anything or actively participate in the Program.

User is only entitled to the advantages described in the Program. Beyond that User is not entitled to receive any reward for his/her activities. User shall not receive any reimbursement, not even when User recommends the Program to other people.

After User's registration to the Program User is not entitled to change his/her sponsor.

User agrees to bear any charge, tax, fee etc. arising from any discount or advantage received, as defined by the laws in effect, including the registration, the submission and the payment thereof. Company shall not be made accountable for such liabilities.

User is not entitled to represent Company, especially not entitled to make a statement to other Users or Partner or accept such statements. User shall not receive any cash on behalf of the Company. In breach of the provisions of the Contract, Company is entitled to terminate the Contract with thorough reasoning.

Without Company's prior written consent User is not entitled to:

- use Company's or Partners' logo, sign, trademark or any other mark;
- distribute, make public any business card, presentation, video or audio file, screenshot, web content, media content, digital or printed material or mail, or mention Company or Program therein, in any way;

- hold any event, program, workshop, seminar etc. or mention Company or Program therein;

#### 4. Shopping:

The Contract made by and between Company and Partners provides discounts and advantages for Users on shopping at Partners'. Current Partners and offers are available on the Website.

User can shop:

- By means of a Discount Card (plastic or virtual card). The Discount Card is not money, but a card for administration data and discounts.
- Online. User can use the Discount Card in Company's or Partners' webshop, if the technical and other conditions enable the registration of shopping on the website.

The Company has no effect on Partners' websites and webshops and cannot be made liable therefor. If you find an illegal or immoral content on those websites, Company distances itself therefrom.

#### 5. Discounts, advantages

Based on the shopping registered in the Program, User receives various discounts and advantages. Such discounts and advantages are stipulated by Company and Partner, therefore, they can be different with different Partners and countries.

The ways of shopping approved by Partner and the advantages and discounts are available on the Website, on Partner's subpage.

If shopping conditions are changed, User is entitled to use advantages and discounts that were in effect at the time of paying.

Advantages and discounts are in effect if the shopping was paid by Client and no legal rights prevail that can restate the pre-shopping conditions without reasoning, such as the termination of right for recession for making business by remote partners. For some discounts and advantages, Partner shall pay the amount of discount for Company by money transfer.

On User's request, the amount in the e-Wallet can be transferred to User's bank account weekly if the amount exceeds 30 euros.

If User shops in another currency than the one defined in his/her own e-Wallet, then the transaction will be settled in the currency defined by Company.

## 6. Liability

The services provided by Company pertain to the operation of the Program defined in the General Terms and Conditions.

The agreement on the sale and purchase of a product or service provision is exclusively made between User and Partner. The rights arising from the cases of shopping at Partner's shop by User can be exclusively practised against Partner and the liabilities are exclusively incumbent on Partner. Therefore, after making an agreement with Partner, Company shall not be made liable or warranted for the services of Partner, especially not for the unfulfillment or faulty fulfillment by Partner.

## 7. Amendments

User agrees that this Contract shall be deemed to be general contracting conditions, which was determined unilaterally by Company, without the involvement of other parties, in order to make several agreements at the same time.

Any amendment to the Contract and its annexes made by Company shall be deemed to be valid, effective and approved by Club Card Holder if User does not disapprove any amendment in writing within 30 days of the receipt of the notification or uses the Program further after the written notification. If User takes objection, then Company is entitled to terminate the Contract within 15 working days.

The effective General Terms and Conditions and its annexes are available on the Website.

User agrees that Company sends any amendment and notification to the email address and/or weboffice provided by User.

#### 8. Termination

User is entitled to terminate the Contract in writing without delay.

On termination of the Contract all discounts and advantages arising from the Program are void for User.

#### 9. Miscellaneous

If any of the contractual provisions, in part or in full, shall become void or unexecutable, it does not affect the validity of the other provisions.