

APPENDIX NO. 2 TO THE RULES AND REGULATIONS OF THE SITE
RULES AND REGULATIONS OF GIFT CARDS AND DISCOUNT CODES

1. PURCHASING GIFT CARDS

- 1.1. Gift cards are issued by the Administrator.
- 1.2. A User may purchase a Gift Card from the Administrator if such possibility was envisaged in the Sales Channel used by the User.
- 1.3. Gift Cards and Discount Codes may be given to Buyers as gifts or awards in competitions.
- 1.4. Gift Cards issued by the Administrator, if not made available by the same in the manner referred to in Section 1.3, may be purchased by the Buyers from the Administrator via the Site. In such case, a Gift Card sales agreement is concluded by and between the Administrator and User, whereunder the Administrator sells to the User a Gift Card of a value and with a validity period as indicated on the Site, whereas the Buyer shall pay the price indicated on the Site.
- 1.5. The conclusion of the Gift Card sales agreement shall take place upon delivery of the order for a Gift Card to the Administrator, which the User may place via the Site by clicking the "Place the order and pay" button after making the selection of the Gift Card.
- 1.6. The Administrator represents that:
 - 1.6.1. The actions listed in Section 1.5 comprise the procedure of conclusion of the sales agreement;
 - 1.6.2. The confirmation of Order placement sent to the User by the Administrator constitutes the confirmation of conclusion of the Gift Card sales agreement;
 - 1.6.3. The wording of the Gift Card sales agreement is recorded by the Administrator in the computer system via which the Site is run;
 - 1.6.4. The User shall have access to the wording of the Gift Card sales agreement via the Site – upon conclusion, the User ought to download it and record the wording of the agreement as made available by the Administrator as a file in the .pdf format;
 - 1.6.5. In the event the User finds that upon conclusion of the Gift Card sales agreement the User provided untrue or incorrect data, he or she ought to notify the Administrator of this fact without delay; in such case the Administrator shall make the corrections, unless the Administrator finds that there are doubts that need to be clarified (in such case the correction of the data shall be effected after the doubts are clarified);
 - 1.6.6. The Gift Card sales agreement shall be concluded in the language in which the Rules and Regulations of Gift Cards and Discount Codes were accepted by the User.
- 1.7. A Gift Card may be in physical or electronic form. The Administrator shall send it to the User's address (in the event it is a physical gift card) or to the User's e-mail address (in the event it is electronic) within three working days from the time the payment is remitted by the User (in a manner set out on the Site) of the price indicated on the Site for the Gift Card selected by the Buyer (and in the event the User selected the cash on

delivery option, within three working days from the date of conclusion of the Gift Card sales agreement). In the event the User did not choose the cash on delivery payment method for the Gift Card and the payment of the price is not remitted within 72 hours from the date of conclusion of the Gift Card sales agreement, the Gift Card sales agreement shall be terminated; however, the User shall be entitled to conclude another Gift Card sales agreement.

- 1.8. The Buyer shall be entitled to withdraw from the Gift Card sales agreement within 14 calendar days without giving any reason whatsoever (pursuant to the Act on Consumer Rights of 30 May 2014). However, this right shall not be vested in the Buyer in the event he or she used the Gift Card before the lapse of the time-limit when this right can be exercised. The Buyer acknowledges that the right to withdraw from the agreement shall not apply to situations referred to in Section 8.11 of Appendix No. 1 to the Rules and Regulations of the Site.
- 1.9. The time-limit for the withdrawal from the agreement expires upon the lapse of 14 calendar days from the date when the Buyer received the Gift Card. In the event under a single Sales Agreement the Buyer purchases more than one Gift Card and the Gift Cards are delivered separately, the time-limit begins to run on the day when the Buyer receives the last of the Gift Cards.
- 1.10. In order to exercise the right to withdraw from the Gift Card sales agreement the Buyer shall notify the Administrator of his or her decision to withdraw from the Gift Card sales agreement by making an express statement (for instance via a letter sent by post or electronic mail). The Buyer shall also be entitled to withdraw from the Gift Card sales agreement with the use of applicable Site IT tools; in such case the Buyer shall receive confirmation of receipt of the information on the withdrawal from the agreement via the User Account. The Buyer may also use the specimen form of withdrawal from the Gift Card sales agreement that constitutes an appendix to the Rules and Regulations of the Site, however this is not mandatory.
- 1.11. To meet the time-limit for withdrawal from the agreement it is enough for the Buyer to send information on his decision to exercise the to withdraw from the agreement before the end of the time-limit for the withdrawal from the agreement.
- 1.12. In the event of withdrawal from the Gift Card sales agreement the Administrator shall refund to the Buyer all payments received from the latter and the Gift Card sent to the Buyer expires automatically.
- 1.13. The refund of the payments shall be effected with the use of the same payment methods that were used by the Buyer in the original transaction unless the Buyer expressly agreed to another solution; in any case the Buyer shall not incur any fees in connection with such refund.

2. USE OF GIFT CARDS

- 2.1. Each Card features the indication of its nominal value, validity period and a series of alphanumeric symbols permitting the use of the card upon conclusion of the Sales Agreement.
- 2.2. Whenever in the Sales Agreement the obligation on the part of the Buyer to pay the Total Price and Shipping Costs is envisaged, the Buyer shall be entitled to effect the payment in the part corresponding to the nominal value of the Gift Card via entering the code featured on the Gift Card in the dedicated space on the Site.
 - 2.2.1. The payment of the Total Price with the use of a Gift Card in the manner specified in Section 2.2. shall release the Buyer from the obligation towards the Seller, and the Administrator shall be responsible for ensuring that the Seller does not pursue the payment of the Total Price and Shipping Costs against the Buyer in the part that was remitted with the use of a Gift Card and accepts such payment manner.
- 2.3. A Gift Card may be used by the Buyer on the last day of the validity period indicated in the description of the validity period.
- 2.4. A Gift Card may be used multiple times until the amount to which it was issued is depleted.
- 2.5. A Gift Card is not subject to exchange for cash.
- 2.6. Whenever there occurs an effective withdrawal from the Sales Agreement whereunder the payment for a Product was remitted with the use of a Gift Card, the Buyer shall be entitled to return the Gift Card of the nominal value corresponding to the Total Price remitted by the same with the use of a Gift Card or the nominal value of the Gift Card if such was in excess of the Total Price. The validity period of a Gift Card issued in such manner cannot be shorter than the period between the use of the Gift Card to pay the liability under the Sales Agreement which was withdrawn from, and the expiry date of the Gift Card used.

3. DISCOUNT CODES

- 3.1. A Discount Code authorises the Buyer to obtain a discount, where such discount may apply to all Sellers, selected Sellers (or Seller) or selected Products only; the type of discount shall be specified in the description of the Discount Code received by the Buyer.
- 3.2. Discount Codes may be made available to the Buyers by the Sellers or the Administrator for promotional purposes.
- 3.3. A Discount Code is a series of alphanumeric symbols which, if entered in the dedicated space on the Site authorises the User to obtain a discount. The User shall receive, along with the Discount Code, information about its value (nominal or percentage), the validity period and the terms and conditions that need to be met for this Discount Code to be used (such as, for instance the minimum Total Price), provided any such terms and conditions apply, as well as an indication whether the Discount Code was generated by the Administrator or the Seller.

- 3.4. In the event the Discount Code was generated by the Seller, it can only be used with regards to Orders placed with the given Seller.
- 3.5. A Discount Code may be used by the Buyer on the last day of the validity period indicated in the description of the validity period.
- 3.6. A Discount Code is not subject to exchange for cash.
- 3.7. A Discount Code may be used one time only, unless it pursues from the wording of the message sent along with the Discount Code that the same may be used multiple times. When placing an Order (with one Seller) only one Discount Code generated by the Administrator and only one Discount Code generated by the Seller with whom the Sales Agreement is concluded may be used.
- 3.8. Discount Codes can be used via entering the code by the Buyer in the dedicated space on the Site when placing the Order.
- 3.9. A Discount Code may be expressed as a percentage or a specific amount. When a Discount Code expressed as a percentage is used, the Total Price shall be reduced by the percentage corresponding to this value, whereas when the Discount Code is expressed as a specific amount, the Total Price shall be reduced by the amount given.
- 3.10. In the event the Discount Code is expressed as a specific amount, use thereof when making a purchase of a Product with a lower price than said amount of the Discount Code, the Buyer shall not be entitled to receive a refund of the difference or another Discount Code.
- 3.11. In the event the Discount Code pertains to selected Products only or certain Sellers only, the Buyer shall be notified of this fact when placing an Order where he or she wishes to use the Discount Code.
- 3.12. In the event the Buyer exercises his or her right to partially withdraw from the Sales Agreement with respect to which the Buyer used a Discount Code that envisaged special terms and conditions of the discount (such as the minimum Total Price of the Products covered by the Sales Agreement), and as a result of the Buyer's exercising of the right to partial withdrawal such terms and conditions shall no longer be complied with, the discount shall not apply and the Buyer shall be required to refund the amount of the discount granted. Such discount shall be settled between the Buyer and the Seller based on the arrangements made by them (which can envisage, in particular, the set-off of the amount of the discount against the amount to be refunded to the Buyer in connection with his or her exercising the right to withdraw from the Sales Agreement).

4. FINAL PROVISIONS

These Rules and Regulations of Gift Cards and Discount Codes constitute an integral part of the Rules and Regulations of the Site.