

HappyCO Online Shop-Terms and Conditions

These Terms and Conditions establish the principles that concern making purchases in the online shop available at the address **www.system.myhappyco.com**, where the Seller is company supporting the sale in a country of distribution (hereinafter referred to as “Service Provider”), as a distributor of HappyCo brand’s products, which constitutes a property of **HAPPYCO NET SAGL with its seat in Lugano (Switzerland) Riva Albertolli 16901**. Contact with the Service Provider may be obtained by use of an email address, which is located on the Shop’s Website in the “Contact” bookmark.

§1 Definitions

The following capitalised terms mentioned herein shall have the following meaning:

1. **Additional Service.** A service offered by the Service Provider to the Client outside the HappyCo Online Shop in relation to character and form of the sale of Goods.
2. **Client.** A natural or legal person, or any organizational entity not having legal personality, but having a capacity to perform acts in law, which places an Order according to the principles defined in the Terms and Conditions in the HappyCo Online Shop.
3. **Client’s Account.** A panel, which is individual for every Client, activated to himself by the Service Provider once the Client has completed the Registration process and after conclusion of the agreement on providing services by electronic means- Managing the Client’s Account.
4. **Commercial Information.** Any form of information dedicated to direct or indirect promoting of goods, services or image belonging to the Service Provider.
5. **Consumer.** A Client who is a natural person that uses HappyCo Online Shop for any purpose not related to its business and professional activities.
6. **Contract of Sale.** Contract of sale of Goods, entered into by and between the Service Provider and the Client with usage of an internet service--HappyCo Online Shop.
7. **Delivery.** A factual activity consisting in providing the Client the Goods set out in his order by the Service Provider through the Supplier.
8. **Dietary Supplement.** A foodstuff, the purpose of which is to supplement the normal diet and which is a concentrated source of vitamins, minerals or other substances with a nutritional or physiological effect, alone or in combination, marketed in dose form, namely forms such as capsules, pastilles, tablets, pills and other similar forms, as well as in forms of sachets with powder, ampoules of liquids, drop dispensing bottles, and other similar forms of liquids and powders designed to be taken in measured small unit quantities.
9. **Durable Medium.** Any material or instrument which enables information addressed personally to the Client to be stored by him or by the Service Provider in a manner accessible for future reference for a period of time adequate to the purposes of the information and which allows the unchanged reproduction of the information stored.
10. **Goods.** A movable property presented in HappyCo Online Shop to which the contract of sale relates.

11. **HappyCo Online Shop.** An Internet service available at the address www.system.myhappyco.com, via which the Client can place an Order.
12. **Information System (HappyCo System).** A group of cooperating IT devices and software providing for processing, storing, as well as sending and receiving data via telecommunication networks by means of a terminal appropriate for the given type of network.
13. **Login.** An individual Client's designation specified by him/her that consists of a sequence of letters, numerical digits or other symbols, which is required along with the Password to set up Client's Account in the HappyCo Online Shop.
14. **Order.** A declaration of Customer's will describing in particular the type and number of Goods that leads to signing of a Contract of Sale.
15. **Password.** A sequence of letters, numerical digits or other symbols chosen by the Client during the Registration process in the HappyCo Online Shop, which are used in order to secure access to the Client's Account.
16. **Registration.** A factual activity performed in the way specified in the Terms and Conditions required in order to allow Client to use all the HappyCo Online Shop's functions.
17. **Service Provider.** An entity providing sale services through the HappyCo Online Shop with the principles set out in this Terms and Conditions-a distributor of HappyCo brand's goods.
18. **Subject of Transaction.** Goods that are listed and described on the HappyCo Online Shop's website.
19. **Supplier.** An entity, with which the Service Provider cooperates in terms of carrying out the Delivery.
20. **Terms and Conditions.** This document defining the principles of providing services by electronic means by the Service Provider.

§2

Conditions of Using the Service

1. These Terms and Conditions establish the principles that concern use of online shop available at the address **www.system.myhappyco.com**.
2. A condition of placing the Order by the Client in the HappyCo Online Shop is being acquainted with the Terms and Conditions and acceptance of its principles during the realization of the Order.
3. The HappyCo Online Shop carries out retail sales via the Internet. Cost of using the means of distance communication which is Internet bear the Service Provider and the Client at their own cost.
4. All the Goods offered in the HappyCo Online Shop are brand-new, originally packed, free from any physical or legal faults and have been legally which have been placed on the market.
5. Under the technical requirements that are necessary for the cooperation with the telecommunication networks used by the Service Provider in order to complete

purchases, Client should have an active electronic mail address (email) and a device with an access to the Internet that fulfils the following conditions:

- a. it has an Internet browser: IE, version 7 or higher recommended, Firefox version 3 or higher recommended, Opera version 9 or higher recommended, Chrome version 10 or higher recommended, Safari with the latest Javascript applications installed
 - b. a minimum screen resolution is 1024 pixels.
6. During the use of the HappyCo Online Shop, the Client is obliged to refrain from submitting content that is forbidden by the abiding law, e.g. content that promotes violence, violating personal rights and other rights of a third party.
 7. All rights to HappyCo Online Shop, including copyrights, intellectual property rights to its name, rights to its Internet domain, rights to the HappyCo Online Shop's Website, and rights to patterns, forms, logos that are published on the HappyCo Online Shop's Website are the property of HAPPYCO NET SAGL with its seat in Lugano, and their use is allowed only in the way regulated and coherent with these Terms and Conditions and upon the consent of HAPPYCO NET SAGL with its seat in Lugano.
 8. HappyCo Online Shop uses the "cookies" mechanisms, which are stored in the Client's terminal equipment's memory during the use of HappyCo Online Shop's website. The use of "cookies" is intended to allow for the proper functioning of HappyCO Online Shop's website on the Clients' terminal equipment. Every Client may disable the "cookies" mechanism in the Internet browser of his/her terminal equipment. However, the Seller indicates that turning the "cookies" off may cause inconvenience or even prevention from using HappyCo Online Shop's webiste. The details of the use of "cookies" by HappyCo Online Shop can be found in the **Privacy Policy** document , which is available at the HappyCo Online Shop's website.

§3

Rules of Concluding Agreements

1. In order to place an order in the HappyCo Online Shop and in order to take advantage of additional services provided by electronic means through the HappyCo Online Shop's website, the Client is obliged to have an account in the HappyCo System.
2. In order to create Client's Account in the HappyCo System, the Client must complete the free Registration.
3. The Registration is obligatory to place an order in the HappyCo Online Shop.
4. In order to complete Registration, the Client must fill in the registration form provided by the Service Provider on the HappyCo Online Shop's website and must send the completed registration form through the electronic path to the Seller by choice of the proper function located in the registration form.
5. During the Registration, the Client sets up an individual Password and Login for his or her Client's Account.
6. During the completion of the registration form, the Client has an opportunity of getting acquainted with the Terms and Conditions and an opportunity to accept its provisions through checking in an appropriate box on the registration form.

7. During the Registration, Client may voluntarily give a consent to have his/her personal data processed for marketing purposes and to have a commercial information sent by the Service Provider through checking in an appropriate box on the registration form. The Service Provider clearly informs about the purposes for which he wants to use the Client's personal data and about its potential or known to the Service Provider recipients.
8. A consent given by the Client for processing his personal data for marketing purposes does not condition an opportunity to conclude an agreement of technically supplied service Managing the Client's Account with the Service Provider in the HappyCo System. The consent may be withdrawn at any time, by submitting by the Client an appropriate statement to the Service Provider, which may be emailed to the Service Provider's email address.
9. In case of participation in the HappyCo Partnership Program, the termination is regulated by the provisions of **HappyCo Partnership Program's Terms and Conditions**.
10. After submission of a registration form, the Client shall immediately receive a confirmation of Registration by the Service Provider by electronic means. At the moment the agreement on providing services by electronic means, Managing the Client's Account, is concluded, whereas the Client obtains an access to the Client's Account and the possibility to make amendments and updates of the data submitted within the Registration process.

§4

Rules of Implementing Procedures

1. Orders are accepted only through the HappyCo Online Shop's website.
2. Orders can be placed on the HappyCo Online Shop's website 24 hours a day and 7 days a week throughout the year.
3. The Order is effective only when the Client had properly filled in the order form and had properly entered a contact data, including a complete address, to which Goods must be sent, phone number and email address.
4. In case where the given data is incomplete or improper, The Service Provider will contact the Client. If it is impossible to contact the Client, The Service Provider reserves the right to cancel the Order.

5. During the process of placing an Order, the Client may express his/her will to receive a fiscal receipt or a VAT invoice, which shall be attached to the consignment, or is send by electronic means into the given email address in the form of an electronic image of billing documents, such as in particular VAT invoices, corrective VAT invoices along with the required attachments. This consent also confers the Service Provider the right to issuing and sending invoices in the electronic form.
6. A Client who places an order on the HappyCo Online Shop's website, completes the order by choosing the Goods attractive to him. Addition of Goods to the order is made through the choice of "Add to cart" command under the given Goods displayed on the HappyCo Online Shop's website. After the completion of order, the Client places an order through sending the order form to the Service Provider by clicking the "Ordering" button on the HappyCo Online Shop's website. Each time before the sending of order to the Service Provider, Client will be informed of a total price for the chosen Goods and Delivery along with all the expenses incurred, which he/she is obliged to bear with respect to the Contract of Sale.
7. Placing of Order described in point 6. constitutes an offer of entrance to the Contract of Sale of Goods, being a subject of order, made by the Client to the Seller.
8. In the course of placing the Order, Client may give a consent for inclusion of personal data in the HappyCo Online Shop's database for their processing in connection with the realization of the Order. In case of giving the consent, the Client has right to access his/her data, and a motion to correct them or to demand their removal.
9. The Client may use an option of remembering his/her data by the HappyCo System in order to ease the process of placing the next Order. For this purpose, the Client should submit login and password, which are compulsory to gain access to his/her account. Login and Password are sequences of symbols specified by the Client. The Client's Password is not known to the Service Provider. The Client is obliged to keep its secrecy and must ensure that unauthorized third parties obtain no access thereto.
10. Having placed the effective Order, the Client shall immediately receive an automatic response, confirming acceptance of the Order. The response that confirms acceptance of the Order is the Service Provider's acceptance of the offer mentioned in §3pt 7 above and altogether with its reception by the Client the Contract of Sale is entered into. After the Contract of Sale's conclusion, the Service Provider confirms its conditions to the Client by sending them on the Durable Medium to the Client's email address or by notification of confirmation in the individual Client's Account in the system.

11. Time of an order fulfillment covers the moment when a payment had already credited into the bank account given in the confirmation of order in case of payment by transfer, or with moment of placing an order in case of payment with a credit card.

§5

Payment

1. All the prices listed on the HappyCo Online Shop's website are net prices in currencies: euro (EUR), US dollar (USD), hryvna (HR), ruble (RUB), depending on the country of distribution. These prices quoted exclude the Delivery and any other cost, which the Client is bound to bear in connection with the Contract of Sale, and about which the Client is informed during the choice of Delivery method and during the placing of Order.
2. The information contained on the HappyCo Online Shop's website does not constitute an offer of the Service Provider, it only constitutes an invitation to the Client to propose concluding the Contract of Sale.
3. The Client may choose among the following methods of payment for ordered Goods:
 - a. a bank transfer to the indicated by the Service Provider's bank account—in this case, the realization of an order begins after the Service Provider has sent a confirmation of order to the Client and after the funds has been credited in the Service Provider's account;
 - b. payment by a credit card or by wire transfer through the Service Provider's ancillary payment system operated by an external service provider--in this case, the realization of an order begins after the Service Provider has sent a confirmation of order to the Client and after the Service Provider has received an information from the payment system that the Client had made a required payment.
4. The Client shall make a payment for his/her order in the amount resulting from the conclusion of the Contract of Sale within two working days if he chose a form of prepayment for Goods.
5. Where the time limit for payment referred to in §5 point 4. is not complied with, the Service Provider may allow additional time for the payment and informs about it the Client on the Durable Media. The information about the additional time for the payment consists also of information that after its expiration the Service Provider will withdraw from the Contract of Sale. Where the second additional time limit for

making the payment expires, the Service Provider will send to the Client his statement setting out his decision to withdraw from the contract on the Durable Media.

§6

Delivery

1. Service Provider makes the Delivery within the territory of the Client's country of origin.
2. The Service Provider undertakes to deliver the Goods without physical and legal defects, being objects of the Contract of Sales, to the Client.
3. The Service Provider posts on the HappyCo Online Shop's website an information about the time needed to process an order and about the time required for a Delivery.
4. A shipping is delivered in accordance with the date given with every Goods on the HappyCo Online Shop's websites. The date given is an approximate time of delivery. Where the chosen method of payment is "a bank transfer" or "payment by a credit card or by wire transfer" it is necessary to add a period of funds' entry in the shop's bank account to the time given on the websites. Although where the Goods had not been delivered within the thirty days from the date of the reception of the payment, and the Client has not made any individual agreement with the Service Provider to prolong the time limit for the delivery, the Client may terminate from the contract irrespectively of a cause of the delay in delivery.
5. The Goods ordered by the Client are delivered via the Supplier to the address indicated in the ordering form.
6. Within the day in which the Goods are being sent to the Client, an information that is a proof of dispatch is communicated by the Service Provider to the Client by being sent to his/her email address, or by being posted in the Client's Account.
7. It is recommended for the Client to examine the delivered shipping in the way acceptable by means of this particular kind of shipment, with the physical presence of the Supplier's worker. Where the Client notices a loss or damage of the shipping, he/she shall demand writing a proper protocol from the Supplier's worker.
8. In accordance with the Client's will, the Service Provider encloses to the dispatch being an object of the Delivery an receipt or a VAT invoice, which refer to the Goods that are delivered.

9. In case where the Goods were returned to the HappyCo Online Shop, the Service Provider will contact the Client by electronic means or by use of the Client's Account in order to reestablish the date and cost of the Delivery.

§7

Withdrawal from the Contract of Sale

1. The Client, which is a Consumer, and which has entered into the Contract of Sale at a distance, may withdraw from it within fourteen days.
2. The time given for a withdrawal from the Contract of Sale should start when the consumer acquires the material possession of the Goods.
3. The Client may withdraw from the Contract of Sale by making a statement setting out his decision to the Service Provider.
4. The statement of withdrawal may be submitted on a form, of which model is placed by the Seller on the HappyCo Online Shop's website—The Withdrawal Form—or by submitting any other unequivocal statement, in which the Client informs about his/her decision to withdraw from the Contract of Sale.
5. To meet the withdrawal deadline, the notification should be sent by the Client before the withdrawal period has expired.
6. The Seller shall immediately confirm the reception of the form received through the HappyCo Online Shop's website to the Client.
7. In case of the withdrawal from the Contract of Sale, the Contract shall be considered not concluded. The Provider returns all the payments that he had received from the Client, including costs of delivery where applicable, without undue delay or at the latest within fourteen days from the day of being informed by the Client about his/her decision of withdrawal from the Contract of Sale.
8. The Service Provider shall carry out the reimbursement referred to in the point 7 using the same means of payment as the Client used for the initial transaction, unless the Client has expressly agreed otherwise and provided that the Client does not incur any fees as a result of such reimbursement.
9. If the Client provided his statement setting out a decision to withdraw from the Contract of Sale before the Service Provider accepted his offer, the offer ceases to be binding.

10. The Service Provider will withhold with returning the payment received from the Client until he have the Goods back or until the Client have supplied evidence of having sent back the Goods, depending on whichever is earlier.
11. The Client is obliged to return the Goods to the Service Provider immediately, not later than within 14 days from the date of his/her withdrawal from the Contract of Sale. Returning the Goods to the Seller's address suffices to comply with the time limit.
12. In case of withdrawal, the Client shall only be charged for the direct cost of returning the Goods. If the Client if has expressly opted for a type of delivery other than the least expensive type of standard delivery offered by the Service Provider, the Service provider is not obliged to reimburse the additional costs.
13. The Client is responsible for diminishing value of the Goods resulting from the usage other than what is necessary to establish the nature, characteristics and functioning of the Goods.
14. The Client which is the Consumer is not entitled to withdraw from the Contract of Sale when the agreement concerns the Goods which are fast destructible or the Goods with short expiration date.
15. The Client which is the Consumer is not entitled to withdraw from the Contract of Sale when the agreement concerns the Goods being delivered in a sealed package, which can no longer be returned in view of health protection or hygiene reasons when the package was unsealed after the delivery.

§8

Warranty

1. Service Provider ensures the Delivery of Goods free from physical and legal defects. The Service Provider is responsible before the Client if the Goods have a physical or legal defect (warranty).
2. In case where the Goods are damaged, defective or inconsistent with an order, The Client should:
 - a. send the Goods back, using the services of a postal operator indicated in the return form, possibly in the producer packaging, in which the consignment has been delivered, to the address indicated in delivery confirmation attached to the shipping;

- b. describe the defect, damage or inconsistency with order;
 - c. indicate a scope of request (repair, removal of the Goods' defect or its replacement, reduction of price, withdrawal from the contract).
3. Instead of removal of the Goods' defect proposed by the Service Provider, the Client may demand the Goods' replacement with the products free of defects, or may demand removal of the defects instead of the Goods' replacement, until the solution chosen by the Client is impossible, incoherent with the agreement or would cause excessive costs in comparison to the solution proposed by the Service Provider.
4. The costs of the Goods' reparation or replacement are borne by the Service Provider. The Client, which executes rights under warranty is obliged to deliver defective product to the Service Provider's address. Where the Client is a Consumer, the cost of delivery will be covered by the Service Provider.
5. Where the Goods are not after the "use by" date and were not used by the Client, he/she can inform the Service Provider about its defects, being damaged or inconsistency with the order within the suitable time limit.
6. If the Client requested the Goods' replacement with the products free of defects, or requested the defect's removal, the time given for withdrawal from the Contract of Sales or for providing a request to lower the price begins with an ineffective expiration of the period for replacement of Goods or the defect's removal.
7. The Service Provider will handle the Client's complaint within fourteen days from the date of its receiving. In case the complaint is accepted, he will replace or repair the reward and send it to the Client's address at his cost. In case the complaint is rejected, the Service Provider will inform the Client about a rejection and will send him back the Goods being subject to complaint.
8. In case where the repair or replacement of Goods cannot be performed immediately or would be concerned with too many difficulties, the Client will be informed by the Service Provider. In view of the previous statement, the Client is authorized to provide a statement of withdrawal from the agreement or to demand to lower the price.
9. In case of request to lower the price and acceptance of the complaint, the Service Provider will reimburse the amount of payment to the Client within fourteen days.
10. The liability under the statutory warranty does not exclude the guarantee liability for the ordered rewards where the warranty is provided by the manufacturer or other entity. In case of will to exercise his/her rights resulting from the warranty, the Client is obliged to follow the instructions included in a warranty document which he receives together with the reward covered by the warranty.

11. Should the Client have any questions or complaints, he/she may contact the Service Provider by electronic means or by letter to the Goods' distributor in a country of distribution. All the contact data are available on the HappyCo Online Shop's website in "Contact" bookmark. The complaint may be submitted in an electronic format and sent to the right distributor's email address or to **orders@myhappyco.com**.

§9

Services Provided by Electronic Means

1. Service Provider offers the Clients a free service provided by electronic means- Managing the Client's Account.
2. The service indicated in the point 1. is provided 24 hours a day and 7 days a week.
3. Service Provider has the right to choose and change the kind, form, time and way of granting access to the chosen services that has been listed, of which the Clients will be notified in the manner appropriate for these Terms and Conditions.
4. The service Managing the Client's Account is available only after the Registration and consists in making a dedicated panel on the HappyCo Online Shop's website available to the Client. The panel allows the Client to modify his data, conduct online tracking of the status of realization of orders, and to see history of orders that were realized.
5. The Client which carried out the Registration may request removing the Client's Account from the Service Provider.
6. The Service Provider has right to lock the access to the Client's Account and to other free services in cases where the Client's acting is detrimental to the Service Provider or to other Clients, violates the law or provisions of these Terms and Conditions. The block of the access to the Client's Account and to the other free services can also be made when it is justifiable on grounds of security, in particular in cases of circumvention of the HappyCo Online Shop's websites' security measures by the Client.
7. The block of the access to the Client's Account and to the free services for the above-mentioned reasons lasts for a period, which is necessary to solve a matter that constitutes a basis of the block. The Service Provider will inform the Client about the lock of the access to the Client's Account and to the free services by electronic means, to the address given by the Client in the registration form.
8. Where the Client expressed his will to participate in the HappyCo Partnership Program, the Service Provider may offer other additional services with use of the

Client's Account, of which provision is governed by rules of HappyCo Co-Operation Regulations.

§10

Personal Data Protection

1. **HAPPYCO NET SAGL, with its seat in Lugano (Switzerland), Riva Arbertolli 16901**, is a controller of personal data collected with use of a registration form. Collecting and processing of the personal data is carried out in order to fulfil the provisions and purposes of services provided by the Service Provider, which is a distributor of the controller's goods by electronic means or in case of other circumstances specified in the Terms and Conditions, and in order to perform settlements with respect to these provisions.
2. The personal data are processed solely on the basis of the governing law or on the basis of the Client's consent in accordance with the governing law. The Client transmits his personal data to the Service Provider voluntarily, however, having chosen not to provide the data required in the process of Registration, the Registration and setting up the Client's account, as well as submitting and realization of the Client's order and possible providing of additional services, will be prevented.
3. The Service Provider ensures a possibility of removing the Client's personal data, in particular where the Client's Account shall be removed. The Service Provider may refuse to remove the personal data if the Client failed to pay the amounts owed to the Service Provider or if the Client violated an applicable laws and the personal data are needed to clarify these circumstances and to establish the Client's responsibility to the appropriate extent.
4. The controller takes technical and organizational measures to ensure the security of the collected personal data.
5. In order to register the Client's Account, it is necessary for the Client to submit his/her personal data, including first and last name, sex, Social Security Number, a permanent, residential or temporary address with a zip code, country of origin, email address and the telephone number, and ID of the recommending person.
6. The Client can give a consent to have his/her personal data processed for marketing purposes, statistical reasons, or for the market analysis, including among other things making and transferring the information about goods and services of the present and future Partners of the HappyCo Partnership Program, and receiving commercial information from the Service Provider.

7. The Client has right to access, correct, supplement and to update his/her personal data, and the right to demand its removal.
8. The Client is obliged to inform the Service Provider about any change concerning his/her data, in particular about changes of place of residence, changes of surname, and changes of email address.
9. The collector shall not be liable for the consequences resulting from providing mistaken data.
10. In connection with the realization of purposes and matters of sales, the controller can use a specialized companies and distributor's services. With respect to this, the Client's data can be transferred in the scope which is necessary in order to process the service. The Service Provider ensures an adequate protection of the data by the subcontractors and carries a full responsibility for their actions.
11. In case where the Client choses a payment through the payment system, his/her personal data are transferred in the scope which is necessary for the realization of payment to the entity, which processes the payments for the Service Provider. A list of the entities that process the online payments and information about them is available on the HappyCo Online Shop's website.

§11

Termination of the Electronically Supplied Services Agreement

1. Client or the Service Provider may terminate from the contract of providing services by electronic means at any time and without giving reasons, subject to the laws acquired by the other party before the termination of the above-mentioned agreement and of the provisions indicated below.
2. The Client which carried out the Registration process terminates the agreement about electronically supplied services by sending an appropriate declaration of intent to the Service Provider through any means of distance communication that enables the Seller to assess the Client's declaration of intent.
3. The Seller terminates the agreement about electronically supplied services by sending an appropriate declaration of intent to an email address that has been given by the Client during the Registration process.
4. In cases where the Client uses the additional services resulting from HappyCo Partnership Program, the termination of the contract of providing services by

electronic means is regulated by the provisions of HappyCo Partnership Program's Terms and Conditions.

§12

Final Provisions

1. The Service Provider is liable for non-performance or undue performance of the agreement, however in cases of agreements concluded with Clients who are entrepreneurs the Service Provider shall be liable solely for damages inflicted intentionally and to the extent of losses carried by the Client who is an entrepreneur.
2. In the event of dispute arising from this Contract of Sale, the parties shall seek to resolve all the matters amicably. An applicable law for resolution of disputes arising from these Terms and Condition is the law of the Client's country of origin.
3. The Service Provider has right to change the terms and conditions, about what the Client will be informed.
4. If any change in the HappyCo Online Shop's Terms and Conditions had been implemented during the time from the last login, the Client may accept or not accept its provisions after the changes. In case where the Client does not accept the Terms and Condition's rules, in particular after the changes' implementation, shopping in HappyCo Online Shop is no longer possible.
5. Orders placed by the Clients prior to the effective date of changes in the Terms and Conditions will be filled in accordance with the existing provisions of the Terms and Conditions.
6. In matters not addressed in these Terms and Conditions, the governing laws are applicable laws in a country of distribution of the Goods, in particular the regulations on the consumer law.

Date of the Terms and Conditions publication: [●]