



TERMS AND CONDITIONS OF NANOBEAUTY COMMUNITY (hereinafter referred to as "Terms and Conditions")

1. Introduction

- 1.1. NanoBeauty Community is a venture that promotes the idea of a healthy lifestyle through distribution and use in the health prevention of the highest quality and effectiveness of unique products of FOR HEALTH Sp. z o.o. [Ltd.].
- 1.2. NanoBeauty Community is a group of people who have a fascination for improving their quality of life. People who interact collectively and individually to promote and distribute natural products so that people can live happily: healthy and prosperous.
- 1.3. The organizer of the project is FOR HEALTH Sp. z o.o [Ltd.] address: Świątokrzyska 30 lok. 63, 00-116 Warsaw, Poland entered into the National Court Register under KRS no. 0000468954, NIP [VAT reference No.]: 5252559324, REGON no. 146780720, hereafter FOR HEALTH.
- 1.4. FOR HEALTH provides its clients and partners with top quality products, assisting the whole team and a healthy lifestyle program. It offers a chance to improve the quality of life with its products and the privileges it offers to cooperate and actively work with FOR HEALTH in building the NanoBeauty Community.
- 1.5. The rules set out the terms and conditions for participation in the NanoBeauty Community and the rules of cooperation with people providing services to FOR HEALTH.
- 1.6. We reserve the right to make any changes, updates or additions to the Terms and Conditions.
- 1.7. It is the responsibility of all members of the Community to read and accept the Terms and Conditions, and accepting changes or additions.
- 1.8. Before entering into the Agreement, all contractors are obliged to comply with the Terms and Conditions, which is confirmed by decoding properly defined windows when registering on the website www.nanobeauty.eu.

2. Joining the NanoBeauty Community

- 2.1. From the moment you enter into the Agreement electronically on www.nanobeauty.eu you become a Member Communities as a Partner and is self-employed and responsible, in accordance with the Terms and Conditions legal regulations.
- 2.2. The cooperation agreement (the declaration of accession to the NanoBeauty Community, hereinafter referred to as the "Agreement") is electronically signed with FOR HEALTH by an individually designated natural person. The electronic form of the Agreement is kept on the website and confirmation of its conclusion is received by the Contractor electronically.
- 2.3. Only an adult may be a partner, recommended by another member or randomly assigned by the system. We sign the contract after accepting it electronically with activation link by the Candidate.
- 2.4. Joining the Community is made by placing the first order, the so-called start order, which after payment and delivery ultimately, the parties to the cooperation agreement. The size of the order determines the status of the Partner in the Community. Purchasing 100 PV order gives you the status of a NanoBeauty Community Partner.

3. Bonus System

3.1. FOR HEALTH undertakes to pay the due bonus to the Members of the Community in accordance with the NanoBeauty Agreement, the Code of NanoBeauty and NanoBeauty Terms and Conditions regulations.

3.2. The settlement of bonuses for NanoBeauty Community members is done individually, for the same time for all accounting periods. Data for settlements for a given accounting period will be available in the FOR HEALTH IT system on the 16th day of the next accounting period.

3.3. After this date, a member of the NanoBeauty Community affiliated to the Cooperation Agreement will receive payment without notice automatically within 7 days. In the case of any delay, members of the Community are subject to statutory interest. Please note that each Partner himself settles and pays the tax in his Tax Office residence, indicated at registration.

3.4. The required bonus is transferred by FOR HEALTH to the bank account indicated by the Member. At the end of each year, the Partner will receive information for tax purposes from FOR HEALTH, which is appropriate for his/her tax residence (PIT-8C in Poland, IFT-1R outside Poland), on the basis of which he/she will be obliged to settle his own income tax. In the case of a change of law or binding interpretation, this tax may be levied by FOR HEALTH on the bonus to be paid. In case of changing the rules or binding interpretations, FOR HEALTH will notify you through the NanoBeauty Community website system.

3.5. In case of change of your bank account or related data (for example change of name), a member of the NanoBeauty Community should notify FOR HEALTH by writing a letter or e-mail before the payment deadline, to avoid any delays in making the transfer. FOR HEALTH is not responsible for the consequences of missing data updates or incorrect data provided by a NanoBeauty Community Member.

3.6. Members of the NanoBeauty community should not interfere with other members of the Community. All NanoBeauty Community members should behave with respect to each other and loyal to FOR HEALTH.

3.7. If the bonus for a given fiscal period is less than 200.00 PLN (two hundred), then the settlement for such accounting period will only take place after obtaining the cumulative premium from several accounting periods exceeding that amount. Until that time, the settlement will not be made unless the Agreement is terminated. In such case, the bonus will be paid regardless of its minimum amount within 14 days of the termination of the Agreement and settlement in accordance with the provisions of this chapter.

4. Losing the status of a NanoBeauty Community Member

4.1. Upon the date of termination of the Agreement by either party, the NanoBeauty Community Member shall lose his / her status. Termination means the termination of your activities within the NanoBeauty Community and the loss of all rights under the Terms and Conditions, including the positions in the NanoBeauty Community and all bonuses.

4.2. A Member of the NanoBeauty Community may terminate this Agreement at any time by sending a written notice to the FOR HEALTH.

4.3. FOR HEALTH may terminate the Agreement by sending a written or electronic termination notice to the NanoBeauty Community Member in any of the following cases:

- a. encourage your own contractors to belong to the NanoBeauty Community and purchase only for premium purposes;
- b. violation by a Member of the NanoBeauty Community, personal or intellectual property rights of FOR HEALTH;
- c. giving by a Member of the NanoBeauty Community false or misleading information about FOR HEALTH products or activities or the NanoBeauty Community;
- d. use to encourage other contractors a graphic materials other than those received from FOR HEALTH or approved by FOR HEALTH. All texts and materials used and promoted by NanoBeauty Community Members must come from FOR HEALTH directly and may not be subject to any modification or treatment without the written approval of the FOR HEALTH Board;
- e. act against FOR HEALTH or to the detriment of the NanoBeauty Community;
- f. resale of FOR HEALTH products by a Member of the NanoBeauty Community at a price below the suggested retail price: for each product 30% higher (conversion factor is 1.3);
- g. registration a person and / or fulfillment of the Contract without its knowledge or consent;
- h. registration of non-existent persons as members of the NanoBeauty Community;
- i. other violations of the Terms and Conditions.

4.4. At the time when FOR HEALTH will become aware of the information mentioned in point 4.3 the Community Consultant may be suspended in his/her Partner status until the investigation is terminated.

4.5. In case of termination of the Agreement for reasons attributable to the NanoBeauty Community Member, renewal of the Agreement may take place after two years from the date of termination of this Agreement. The decision is made by the FOR HEALTH Board.

5. Prohibition of providing disseminating false or misleading information

5.1. It is unacceptable to make promises of healing (both publicly and privately) after using FOR HEALTH products.

5.2. It is also unacceptable to bind FOR HEALTH products with political activity.

5.3. It is forbidden to send commercial information to third parties electronically without the prior consent of the addressee. In this regard, each NanoBeauty Community Member is required to comply with the law.

6. Assignment and inheritance

6.1. Rights and obligations under the Agreement may be subject to inheritance under general terms.

6.2. Assignment of the rights and obligations resulting from the cooperation agreement may take place on the basis of an annex. If the person who obtains the rights and obligations meets the requirements of the Regulations, FOR HEALTH will not refuse the assignment and sign the annex.

7. Intellectual Property Rights

7.1. Use of and trade of the NanoBeauty trade name, FOR HEALTH trademarks, and copyrighted materials requires prior approval from FOR HEALTH. Consent must be in writing. Written consent is not required when using materials are produced and commissioned by FOR HEALTH and made available to members of the NanoBeauty Community.

8. Complaints

8.1. FOR HEALTH accepts all remarks, suggestions or complaints:

-in writing to the address of the current FOR HEALTH office

-by e-mail to the published e-mail addresses on the website: www.nanobeauty.eu/contact

-by phone

8.2. The complaint is proper if you are not satisfied with FOR HEALTH products or NanoBeauty Community. It is unacceptable to disparage the products and activities of FOR HEALTH and the NanoBeauty Community.

9. Responsibility

9.1. FOR HEALTH shall not be liable for any damages suffered by a Member of the NanoBeauty Community due to reasons not attributable to FOR HEALTH, in particular:

-violation of the Terms and Conditions;

-submission of inaccurate data and information or missing data updates by NanoBeauty Community Members.

10. Personal Data

10.1. Membership in the NanoBeauty Community is absolutely voluntary. A member of the NanoBeauty Community agrees to the processing of their personal data by joining the community.

10.2. Personal data are processed only on the basis of the law, in particular in accordance with the Regulation of the European Parliament and Council (EU) 2016/679 of April 27, 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data; repeal of Directive 95/46/EC ("GDPR"). A Member of the Community voluntarily gives his personal details. Failure to provide some data may make the registration impossible. This may result that creating an account, placing an order, completing the order or other additional services may not be possible.

10.3. Data can be processed to:

- establishing a Community member's account and implementing cooperation under the regulations set out in the Terms and Conditions in accordance with art. 6 par.1 point (b) GDPR;
- conclusion of the Product sales contract in accordance with art. 6 par.1 point (b) GDPR;
- contacting FOR HEALTH in accordance with art. 6 par.1 point (b) GDPR;
- sending commercial information (including Newsletter) to the indicated e-mail address based on a separate consent pursuant to art. 6 par.1 point (a) GDPR;
- fulfillment of public-law obligations in accordance with art. 6 par.1 point (c) GDPR;
- performing FOR HEALTH obligations related to the performance of the User's rights indicated in the GDPR in accordance with art. 6 par.1 point (c) GDPR.

10.4. Personal data will be processed for the period necessary to achieve the purpose of processing, however, not longer than until the account is deleted, the contract is terminated, the former member's consent (if granted) is withdrawn or the statute of limitations expires. After completing the specific purpose of the processing, the data will be archived and not used outside the purpose of investigation, defense or mutual settlement.

10.5. A Member of the NanoBeauty Community has the right to block his data in the NanoBeauty Community's information system, and then his data will not be available to other Community Members. In this case, in the system, the person will be identified according to his nickname.

10.6. A Member of the NanoBeauty Community agrees to record Community meetings or training through FOR HEALTH using various techniques and the use of recordings for training purposes.

10.7. In order to process User's data, the User has specific rights, i.e. the right to:

- inspect your personal data and obtain information, including about the purpose, scope and manner of their processing and information about recipients of the data;
- correct and complete incomplete data or delete them;
- requesting temporary or permanent suspension of data processing or opposition to processing;
- data transfer;
- lodging a complaint to the supervisory body regarding the protection of personal data and;
- if the User's data is processed on the basis of consent, he may additionally use the right to withdraw his consent to the processing of data at any time - this withdrawal, however, does not affect the compliance of the processing before it is made.

11. Disputes

11.1. In the event of any dispute between a NanoBeauty Community Member and FOR HEALTH, the parties agree to resolve the dispute in good faith. If differences can not be reconciled through mediation, the parties agree that in order to support as much as possible a friendly, effective and cost-effective resolution of the dispute, they will refer the case to the court and resolve the dispute by submitting it to the general court civil proceedings of the competent FOR HEALTH.

12. Interpretation

12.1. The provisions of these Terms and Conditions should be interpreted in such a way as to ensure their compliance with generally applicable laws. In case of any doubts in this matter, the provisions of the Terms and Conditions should be interpreted to ensure their compliance with the said provisions of law.