

General Business Terms and Conditions for myWorld Members

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Preamble

- A. myWorld International Limited, a company registered at 40 Bank Street, London E14 5NR, United Kingdom, operates worldwide a Benefit Program ("Benefit Program") which enables participating customers ("Members") to receive benefits ("Benefits") by purchasing goods, services, travels, etc. ("Purchases") at myWorld online-platform, online Loyalty Merchants and local Loyalty Merchants (together "myWorld and Loyalty Merchants"). myWorld International Limited uses in the countries its respective subsidiary company or appropriate cooperation partners for processing and conducting the Benefit Program.
- B. In South Africa, *Members* are registered with myWorld South Africa (Pty) Ltd, a company registered at First Floor, Building 29, The Woodlands Office Park, 20 Woodlands Drive, Woodmead, Johannesburg, 2191 Gauteng, South Africa with Company Registration Number 2017/398804/07 ("*myWorld*") enabling them to purchase goods, services, travels, etc. from *myWorld* and *Loyalty Merchants*, and, thereby, to generate *Benefits* in the *Benefit Program*.
- **C.** Any term or condition that appears in the General Business Terms and Conditions can be found at the end of the General Business Terms and Conditions in Appendix 1. The terms in these General Business Terms and Conditions are binding.

1. Object of the Contract

In accordance with the General Business Terms and Conditions, a *Member* is entitled to participate in the *Benefit Program* and to receive the associated *Benefits*. *Members* can purchase at *myWorld* and *Loyalty Merchants*. Registration and participation in the *Benefit Program* is free of charge for the *Member*.

2. Basis for the agreement

- 2.1 Upon acceptance of the applicant's registration application by *myWorld*, the applicant shall become a Member of *myWorld* and will receive a personal, non-transferrable Membership ID (herein referred to as "Member ID"). This entitles the Member to participate in the Benefit Program.
- 2.2 The *Member* declares that his/her statements to *myWorld* are correct and indemnifies and holds *myWorld* harmless in the event of culpable, untruthful statements. The *Member* undertakes to inform *myWorld* immediately of any changes to his/her personal data (in particular the residential address, e-mail address, bank details, telephone number, etc.) provided during registration.
- Only one registration (i.e. one *Member ID*) is allowed at a time for each natural person or legal entity. The residential or business address (registered office) of the *Member* must be stated in the registration. Multiple registrations made to obtain unjustified *Benefits* shall be considered as a material breach of the contractual relationship and entitle *myWorld* to terminate the contractual relationship for good cause and to withdraw the *Benefits* obtained in this manner. In the event of multiple registrations, the Member ID last registered shall be deleted. Any *Benefits* obtained solely by means of multiple registrations shall be forfeited.

3. Benefit Program

- 3.1 By making a *Purchase* from *myWorld* and a *Loyalty Merchant*, a *Member* acquires *Benefits* in accordance with the General Business Terms and Conditions. The *Benefits* and their respective conditions are described in more detail in Clause 5.
- 3.2 To be able to grant *Benefits* to *Members* for their *Purchases*, *myWorld* enters into contracts with *Loyalty Merchants*. Current *Loyalty Merchants* and the associated *Benefits* are listed online at www.myworld.com.
- 3.3 The Member has the following options for recording his Purchases: the myWorld Card, the myWorld app or in the Logged-in Member Area on the myWorld website.
- 3.4 The Loyalty Merchant sends all Purchase and / or billing data to myWorld for the calculation of the resulting Benefits.

4. Online Shopping

- 4.1 The Member can log in at www.myworld.com or via the myWorld app using his access data and select the desired online shop at myWorld or a Loyalty Merchant or make the Purchase directly from the online shop. The Purchase at the online Loyalty Merchant can only be recorded the Member's system allows cookies during the Purchase process and does not use ad blockers or script blockers. Members can find out more about Purchases from online Loyalty Merchants in the FAQS at www.myworld.com.
- **4.2** *Members* are entitled to cancel online *Purchases* or withdraw from the consumer contract without reason within 14 days. According to Clause 5.3, in order for *Benefits* from purchases made by means of online shopping to be credited, especially the cancellation period must have elapsed, and the *Member* must not have cancelled the purchase.
- 4.3 A *Member* is only entitled to *Benefits* for those *Purchases* in the online shops of *Loyalty Merchants* who are listed according to www.myworld.com for the country where the *Member's* home, delivery or business address is located (according to registration).



4.4 myWorld has no influence over the design of the (linked) online shops of Loyalty Merchants and is not responsible for these websites in any way. myWorld expressly distances itself from any content on these websites that may be illegal or contrary to common decency.

5. Benefits

- 5.1 The respective *Benefits* granted are listed at www.myworld.com. A *Member* is advised to check the myworld website on a regular basis for the status of the conditions for the respective Loyalty Merchant. The conditions that applied at the time that the Member paid the Purchase in full shall be used to calculate the Benefits due to the Member.
- 5.2 myWorld reserves the right to deviate from the principles set out here in the context of special promotions. myWorld is interested in offering its Members the greatest possible selection of shopping opportunities at Loyalty Merchants and agreeing substantial discounts with the Loyalty Merchants in order to offer substantial Benefits to the Members. If differing conditions are agreed to with a Loyalty Merchant in the form of special promotions (as may be the case with atypical Purchases such as mobile phone contracts or travel arrangements), myWorld will refer to this separately at www.myworld.com.
- 5.3 In order for *Benefits* to be credited, the *Purchase* must be fully paid by the *Member* and there are no longer any legal rights to cancel the *Purchase* without giving reasons, i.e. in particular, any existing withdrawal period must have expired. If these requirements are met, the *Loyalty Merchant* will confirm and report the *Purchase* to *myWorld*. *Benefits* from *Purchases* made that have been reported to *myWorld* by 11:00 p.m. Sunday by the *Loyalty Merchant* will be credited to the *Member* (*Benefits*). *myWorld* obligates the *Loyalty Merchants* to report no later than within three months from the date on which the requirements according to this Clause are satisfied. The credit of the *Benefits* to the *Member* shall be possible only after the *Loyalty Merchant* has reported it to *myWorld*.
- 5.4 If the Member makes Purchases from Loyalty Merchants abroad (locally or online), the Cashback might first be shown in the pay-out account in the respective foreign currency. Upon confirmation of the Purchase by the Loyalty Merchant, the amount in the Logged-in Member Area of the respective Member will be converted automatically to the country currency of the Member according to the respective exchange rate of the South African Reserve Bank or other relevant bank for the date the payment is received by the Loyalty Merchant. Clause 4.3 shall remain unchanged, i.e. Benefits shall be granted only for Purchases abroad (for example online Loyalty Merchants) that are listed in the myWorld website for the respective Member.
- 5.5 The Benefits are based on the conditions agreed in the contract between myWorld and the respective Loyalty Merchant and they can therefore vary. Benefits can consist of Cashback, Shopping Points or other promotions.
 - 5.5.1 Cashback: The Member can receive Cashback for Purchases booked in the Benefit Program, whereby the respective percentage per product or per Loyalty Merchant is shown on www.myworld.com. Individual Purchases can be excluded from the granting of Cashback. The Cashback represents a discount on your own Purchase and is granted in the form of a purchase credit for further use within the myWorld group.
 - 5.5.2 Shopping Points: The Member can receive Shopping Points for Purchases booked in the Benefit Program, whereby the respective number per product or per Purchase at the Loyalty Merchant is shown on www.myworld.com and can be tracked by the Member in the Logged-in Member Area. Individual Purchases can be excluded from the granting of Shopping Points. The number of Shopping Points that are credited depends on the Purchase amount as well as the conditions associated with the respective Loyalty Merchant. As a basis for the calculation, myWorld shows the number of Shopping Points that the respective Loyalty Merchant awards for a purchase price of R1500.00 at www.myworld.com. The specified number of Shopping Points can be redeemed by the Member in the myWorld Benefit Lounge. Shopping Points have no fixed nominal value. Shopping Points cannot be paid out in cash or transferred to another person for a fee. Shopping Points, which are collected from 1.1. until 30.06., can be used until 31.12. in the same year, otherwise they will expire. Shopping Points, which are collected from 01.07. until 31.12., can be used until 30.06. of the following year, otherwise they will expire.

6. Personal Member Area

- 6.1 myWorld will provide each Member with his own Personal Member Area at www.myworld.com free of charge where Purchases that have been made and information about Benefits from the Benefit Program can be viewed at any time after a username and password are entered. For any unavailability of the myWorld websites and the login area at www.myworld.com, myWorld is only liable in accordance with Clause 10.
- 6.2 The *Member* must retain securely and confidentially his access data for his *Personal Member Area* (username, password and PIN). Third parties must not be given access to this information. A *Member* is able to amend his personal settings at any time at www.myworld.com (log-in area).
- 6.3 The Member undertakes to notify myWorld immediately of any misuse of his online access. Following the immediate blocking of his access, the Member will in turn receive changed login details via SMS, e-mail, or by post. myWorld shall not be liable for any damage caused to the Member as a result of improper use except as specified in Clause 10.

7. Change or assignment of a Recommender

Members can change an existing Recommender at any time or have one assigned to them by nominating another Member as Recommender. The newly nominated Recommender must give his consent to this change or assignment.



8. Data protection

- 8.1 To the extent that it is required to conduct the *Benefit Program*, i.e. to calculate the *Benefits*, *myWorld*, being responsible for data protection, collects, stores, and processes personal data such as data on the purchasing behaviour and purchases of the *Members*. If the *Member* gives his/her consent, *myWorld* also uses the *Members*' data to send them personalized information about offers and products of *myWorld* and its *Loyalty Merchants*.
- 8.2 All enquiries by the *Member* regarding information, changes, and deletion of personal data can be addressed directly to *myWorld* South Africa (Pty) Ltd at First Floor, Building 29, The Woodlands Office Park, 20 Woodlands Drive, Wood-mead, Johannesburg, 2191, Gauteng, South Africa.
- 8.3 Further data protection regulations relevant to the use of the myWorld website can be found in the data protection declaration at www.myworld.com.
- 8.4 *myWorld* uses internationally recognised security technologies to protect *Members'* data against unauthorised access. *myWorld* shall not be liable for security of the data transmitted via the Internet except as specified in Clause 10.

9. Disruption to Service

- **9.1** The scope of services of *myWorld* is limited to the implementation of the *Benefit Program* as described in these General Terms and Conditions.
- 9.2 The rights and obligations with respect to purchases made by the *Member* from *Loyalty Merchants* are solely those of the respective *Loyalty Merchants*. *myWorld* solely acts as an intermediary, whereas the contracts to purchase goods and services are only concluded between the *Members* and the *Loyalty Merchants*. Thus, after executing a contract with the *Loyalty Merchant*, *myWorld* does not assume any warranty or liability for performance obligations of the *Loyalty Merchants*, especially in the event of any non-performance or inadequate performance by the *Loyalty Merchant*.

10. Liability

- myWorld shall be liable without limitation for damages resulting from injury to life, limb, or health that are due to a deliberate or negligent breach of duty by myWorld shall only be liable without limitation for other damages that are due to a deliberate or grossly negligent breach of duty by myWorld.
- **10.2** For damages due to simple negligent breach of duties that are fundamental for the reasonable and proper execution of the contract and that the *Member* accordingly trusts to be fulfilled (cardinal obligations), the liability of *myWorld* shall be limited to typical and foreseeable damage.
- 10.3 Other claims for damages shall be excluded, subject to the following Clause 10.5. This shall apply especially if myWorld is not at fault, for example,
 - a) in the event of interruptions to the availability of the *Member's* access to the Internet,
 - b) other technical and electronic errors (i) during data communication via the Internet and (ii) when using the *myWorld* Internet portal, *myWorld* SMS service, and *myWorld* applications for mobile devices, provided these errors are not attributable to *myWorld*,
 - c) technical and electronic errors not attributable to *myWorld* that prevent the recording of purchases made in the *Benefit Program* (in particular, any tracking failures and resulting data losses)
 - d) the unavailability of mobile networks or terminals and
 - e) the failure of mobile devices of the *Member* to function properly.
- 10.4 Insofar as the liability for *myWorld* is limited or excluded, the limitations or exclusions shall also apply to the personal liability of the employees, legal representatives, and vicarious agents of *myWorld*.
- 10.5 The limitations and exclusions of liability as specified in this Clause of this document shall not affect the liability of *myWorld* according to the mandatory statutory provisions of the South African Consumer Protection Act.



11. Term and termination of the contractual relationship by the Member

- 11.1 This contractual relationship is entered into for an indefinite period of time. The *Member* shall have the right to terminate the contractual relationship with *myWorld* at any time by means of a written statement to *myWorld* effective when *myWorld* has received the statement. Furthermore, the *Member* shall not be required to make purchases or perform any other activities as part of the current contractual relationship.
- 11.2 Upon termination of the contract, the *Member* shall be entitled only to those benefits from the *Benefit Program* for which a basis had already been established at the time the contract was terminated, i.e. if the purchase qualifying for *Cashback* had already been made at the time the contract was terminated. Any *Shopping Points* accumulated up to this point shall basically expire with the termination of the contractual relationship. However, if the *Member* terminates the contract for good cause, he/she may redeem the *Shopping Points* acquired within a period of eight weeks after termination of the contract as described in Clause 5.

12. Termination of the contractual relationship by myWorld

- 12.1 The contractual relationship may be terminated by *myWorld* with a notice period of 30 days without cause, or with immediate effect with cause. Reasons for cause include especially, but are not limited to, the breach of essential contractual obligations by the *Member*, in addition to substantial damage to the economic interests or reputation of *myWorld* or of the respective *Loyalty Merchant* by the *Member*. The essential contractual obligations of the *Member* include the obligations according to clause 2.2 and 2.3.
- 12.2 The *Member* shall indemnify and hold *myWorld* harmless in the event of culpable violation of his/her obligations under this agreement. The same shall also apply to the costs of a defence against such claims by third parties. Furthermore, *myWorld* shall have the right to assert a claim against the *Member* for damage incurred by *myWorld* as a result of the breaches of obligation by the *Member*, including legal costs.
- 12.3 Upon termination of the contract, the *Member* shall be entitled only to those cash benefits from the *Benefit Program* for which a basis had already been established at the time the contract was terminated, i.e. if the purchase qualifying for *Cashback* had already been made at the time the contract was terminated.
- 12.4 If *myWorld* terminates the contractual relationship without notice for an important reason not culpably caused by the *Member*, the *Member* shall be able redeem his/her *Shopping Points* acquired up to that time within a period of 8 weeks after termination of the contract according to clause 5. Otherwise, the *Shopping Points* acquired shall expire upon termination of the contract.

13. General Conditions

- 13.1 The *Member* may not assign his/her claims against *myWorld* (and all the rights resulting from his/her participation in the *Benefit Program*) or use them as security without prior written consent.
- **13.2** Participation in the *Benefit Program* represents a mere exchange relationship and therefore does not constitute a legal corporate association between the *Member* and *myWorld*, in particular, there is no membership in an association.
- 13.3 In individual cases, individual agreements shall take precedence over these General Terms and Conditions. The contents of such agreements shall be governed by a written contract or written confirmation by *myWorld*. It is presumed that the parties have not made any verbal agreements. Moreover, *myWorld* shall be entitled to send contract declarations and information required for the execution of the contract via SMS or e-mail to the *Member*, provided that the *Member* has specified the corresponding contact data and does not object to the same.
- 13.4 Changes to these General Terms and Conditions and other contractual agreements between the *Member* and *myWorld* communicated in text form to the *Member* shall be deemed to be accepted by the *Member* if the *Member* does not object to their applicability within 30 days of receipt of the written notification of change. At the beginning of this time period, *myWorld* shall especially point out to the *Member* that his/her consent to the communicated changes to the General Terms and Conditions shall be deemed to be given if he/she does not object in text form to their applicability within the time period established. The changes to the General Terms and Conditions shall be deemed to be accepted by the *Member* only if this notice has actually been given.
- 13.5 Insofar as gender-specific designations are used in the contents of the agreement, they refer to both female and male persons as well as to legal persons.
- 13.6 Should any provisions of the basis for this agreement be or become totally or partially invalid or unenforceable, this shall not affect the validity of the remaining provisions.
- 13.7 This agreement shall be governed by, and construed in accordance with, the law of South Africa. The United Nations Convention on Contracts for the International Sale of Goods does not apply.
- 13.8 Registration acceptance of this agreement and participation in the Benefit Program is permitted from the age of 18 (eighteen) years.
- 13.9 The Member undertakes to bear all duties, fees, taxes, etc. incurred by the Member receiving the Benefits himself/herself.
- **13.10** If *myWorld* does not or does not fully exercise any legal rights in response to a particular breach of any term or condition of this agreement, this action shall not be deemed as a waiver of any such rights or deprive *myWorld* from any right to fully enforce this agreement.



Appendix 1 Definition of terms

- "Members" are all-natural persons or legal entities who have entered into a contract with myWorld for concluding a membership in accordance with the General Business Terms and Conditions and remains as such until the contract has been terminated.
- "Purchases" are purchases of goods, services, travels, etc. at myWorld and Loyalty Merchants.
- "Loyalty Merchants" are companies that have a contractual relationship with myWorld and from whom Members can receive Benefits in the Benefit Program by purchasing goods, services, travels, etc.
- "Benefits" are all benefits the Member receives or is eligible to receive by making a Purchase in the Benefit Program. Benefits in this context can be Cashback, Shopping Points and other promotions.
- "Benefit Program" is the program operated by myWorld that enables Members to receive Benefits by purchasing of goods, services, travels, etc. at myWorld and Loyalty Merchants.
- "myWorld Card" is available as a plastic card or as a virtual card (online). It is not a means of payment, but only serves to record the purchase data.
- "Member ID" is a unique number allocated by myWorld that serves to identify the Member and to record the Purchases at myWorld and Loyalty Merchants.
- "Cashback" is the Benefit described in more detail in Clause 5.
- "Shopping Points" are the Benefits described in more detail in Clause 5.
- "Logged-in Member Area" or "Personal Member Area" is the login area of the respective Member described in more detail under Clause 6 on the myWorld websites (<u>www.myworld.com</u>).
- "Recommender" is a Member (Loyalty Merchant, cooperation partner, etc.) who has recommended another Member or who is noted by myWorld as Recommender of the the respective Member under one of the requirements of Clause 7.