

## TERMS & CONDITIONS

### When purchasing coffee, get Cold Brew coffee as a gift

1. This promotion is organized by Nestlé Polska S.A. with its registered office in Warsaw, NESPRESSO Division in Warsaw, located at Domaniewska 32, 02-672 Warsaw, entered into the Register of Entrepreneurs kept by the District Court for the capital city of Warsaw in Warsaw, 13th Commercial Division of the National Court Register, under KRS 0000025166, NIP 527-020-39-68, BDO 000016180, having share capital of PLN 42,459,600 fully paid up, having status of a large entrepreneur, hereinafter referred to as the Organiser.
2. The promotion shall run from **19.06.2024 until 31.07.2024** or until products provided by the Organiser to be given as gifts are sold out depending on what comes first.
3. This promotion is addressed to NESPRESSO Club Members, i.e. registered NESPRESSO customers who are consumers or entrepreneurs and who, during its duration, will make a purchase from the Organizer in accordance with point 4 below (hereinafter referred to as Participants). This promotion cannot be used by entrepreneurs who operate in the HORECA channel (hotels, restaurants, cafes).
4. This promotion consists in the possibility of **receiving one sleeve of Cold Brew coffee (SKU 7278.50) from the Organizer, provided that the Participant simultaneously purchases from the Organizer any 30 capsules of Nespresso coffee from the Vertuo line** from the Organizer's offer at a regular price.
5. Participants can take part in the promotion multiple times.
6. This promotion shall not be combined with other promotions conducted by the Organizer at the same time.
7. Participants of this promotion may use it in any Nespresso boutique in Poland.
8. If the participant in this bonus sale is a sole proprietor, an additional cash allowance of 11.11% of the value of the gift will be added to the value of each gift to cover the advance payment of income tax on the prize. The Organizer, as a payer of lump-sum personal income tax, will calculate, collect and remit to the relevant Tax Office the lump-sum income tax due on the prize before issuing the additional prize to the participant.
9. If the participant in the promotion is an entrepreneur who is a legal entity, the prize income is subject to taxation under the general rules, i.e. each participant settles the income tax due on his own in accordance with the regulations in force in this regard.
10. The Organiser reserves the right to amend these Terms & Conditions in the following cases: (i) change of law, change of jurisprudence, change of approach of public administration bodies, in the extent in which they apply to these terms & conditions, (ii) significant change of market practices, in the extent in which they apply to these terms & conditions, (iii) removing any possible interpretation ambiguities of these terms & conditions, (iv) necessity to counteract

violations of these terms & conditions, (v) justified changes in business circumstances that objectively prevent or significantly hinder the implementation of these terms & conditions. The change shall be made by publishing a new version of these terms & conditions. Amendments to these terms & conditions shall always have effect for the future, from the moment the amendment is published. Rights acquired before the change remain unchanged.

11. These terms and conditions have been drawn up in Polish and English. In case of any discrepancies between the two versions, the Polish version shall prevail.