Conference Rules of Procedure

Preamble

This Conference is dedicated to nail stylists - both those who run beauty parlours, as well as those who perform nail styling services as employees of beauty parlours or ambassadors. By organising the Conference, the organiser wants to support the development of smaller entrepreneurs who provide nail styling services with INDIGO NAILS products, both those who run beauty parlours, as well as those who perform nail styling as employees of beauty parlours or ambulatory services. This will level the playing field on the market and enable them to obtain the products they need to perform nail styling.

Under no circumstances is the Conference intended for entrepreneurs conducting as part of its business activities, the sale of cosmetic products, including INDIGO NAILS brand products (distributors, sub-distributors, wholesalers).

The aim of the Conference is not for those professionally involved in the sale of cosmetic products, including INDIGO NAILS brand products, to participate in the Conference, purchase products at lower promotional prices or win prizes as a result, and then sell the products obtained at a cheaper price or as prizes at an even higher profit for their sales activities. Such actions are strongly objected to by the organiser, and consequences will be drawn against those who take part in the Conference even though they do not meet the conditions of participation.

I. Definitions

Regulations - these Regulations, which constitute the content of the Conference Participation Agreement.

<u>Contract</u> - the contract for the Participant's participation in the Conference, concluded between the Conference Organiser and the Participant in accordance with the provisions of the Regulations.

<u>Conference</u> - an online event held 4 times each year.

Conference venue - online, web-based.

<u>Participation in the event</u> - is possible upon registration.

Organiser INDIGO NAILS Sp. z o.o. with registered office at 14/16 Senatorska St., 93-192 Łódź, entered into the Register of Entrepreneurs kept by the District Court for Łódź-Śródmieście in Łódź, XX Economic Division of the National Court Register under KRS no. 0001099337, NIP 7292755541 REGON: 528319750.

Participant - a member of the Conference who attends and watches the broadcast of the Conference.

<u>RODO</u> - Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation).

II. Conference programme

The anticipated Conference programme is available at https://konferencja.indigo-nails.com/. The Conference programme will be made available approximately 1 day before each Conference.

III. Conclusion of the Agreement - registration of participation in the Conference

- 1. The Conference Participant may be a party to the Conference Participation Agreement.
- 2. The conclusion of the Contract (registration) is effected by completing an online form via the online registration system available at https://konferencja.indigo-nails.com/.
- 3. The registration referred to in section 2 above results in automatic registration for subsequent conferences organised by the Organiser in the future, to which the Participant agrees.
- 4. The deadline for registration is 1 day before the date of each Conference.
- 5. If places are exhausted before the day of the Conference, the Organiser has the right to withhold further registration and close the list of Participants early.
- 6. After the expiry of the time limit specified in paragraph 3 above, it will not be possible to register unless the Conference Organiser agrees on a case-by-case basis to another way of registration. Consent to register in a different manner may be given, in particular, by confirming acceptance of the registration.
- 7. In the event that the Conference Organiser accepts an application for participation made after the deadline indicated in paragraph 3 above, it does not guarantee the full package of conference materials.
- 8. Participation in the Conference is free of charge.
- 9. Applications for participation in the Conference made in a manner inconsistent with the Regulations may not be accepted.
- 10. The number of places at the Conference is limited.

IV. Cancellation of participation in the Conference or Training and change of the fee-payer

The Conference Participant has the right to withdraw from the Agreement without giving any reason and without having to inform the Organiser.

V. Personal data

- 1. The administrator of the Participants' personal data is the Organiser from whom the Participant purchased products as part of the Conference.
- 2. Personal data collected in relation to the Conference shall be processed for the purpose of the performance of the sales agreement, for accounting purposes, as well as for the assertion of claims and defence against claims arising from the Sales Agreement on the basis of a legitimate legal interest of the Administrator, which is the assertion of claims and defence against claims. Personal data is also collected for the purpose of the Competition and Prize dispatch on the basis of the Organiser's legitimate legal interest in conducting the Competition.
- 3. Participants' personal data may be disclosed to entities supporting the Organiser in the execution of the Conference, including, in particular, marketing agencies, courier companies, a postal operator, a law firm, an accounting office.
- 4. In connection with the Organiser's processing of personal data, Participants have the following rights:
 - a) The right of access to the data and the right to request their rectification, erasure or restriction of their processing;
 - b) The right to transfer the personal data provided to another controller;
 - c) The right to object to the processing.
- 5. Participants also have the right to lodge a complaint with the competent supervisory authority.
- 6. The personal data of Conference Participants will be stored for the period during which it is possible

- to make a complaint, and in the case of a complaint, for the time necessary to process the complaint, until the statute of limitations for claims.
- 7. The provision of personal data is voluntary, however, it is a prerequisite for the performance of the sales contract. The consequence of not providing personal data will therefore be that the sales contract cannot be fulfilled.
- 8. Personal data will not be subject to profiling.
- 9. Personal data will not be transferred outside the EEA or to an international organisation.

VI. Final provisions

- 1. In the event of a possible dispute, the court with jurisdiction over the Organiser's registered office will have jurisdiction over the dispute.
- 2. If you have any questions or complaints, please contact the Conference Organiser by e-mail at: reklamacje@indigo-nails.com.
- 3. When making a complaint, the objections must be described in detail. Complaints will be considered by the Organiser immediately, but no later than within 14 working days of receipt of complete information necessary to consider the matter.