

1. These Regulations specify the conditions under which you can take advantage of the "Refer a Neighbor" promotion (hereinafter: the Promotion).

2. Internet Union S.A. organises the promotion with its registered office in Wrocław at ul. Złotnicka 28, registered in the register of entrepreneurs of the National Court Register kept by the District Court for Wrocław Fabryczna 6th Commercial Division of the National Court Register under KRS number 0000388937, NIP 8943024998, Regon 021547015 (hereinafter: Organizer).

3. The promotion lasts from September 22, 2020, to December 31, 2021, which means that only during this period can you use the promotion under the conditions described in these Regulations.

4. Definitions:

a) Recommender - the existing Subscriber of the Organizer (one entity) recommending the selected service: HUG or KISS during the Promotion Period, whose name and surname and PESEL number were provided when purchasing the service by the person using the command. The person who entered into a contract with the Organizer due to the Referral (Beneficiary by recommendation) may not make further instructions and participate in the Promotion as a Referrer.

b) Person using the Referral - an entity concluding a new contract with the Organizer as a result of the Referral, which, when purchasing a selected service: HUG or KISS, provides the name and surname of the Recommending Person.

c) Recommendation - when purchasing the selected service: HUG or KISS, the name and surname of the Recommending Person, completed with the signature conclusion of the contract for the service chosen by the person using the recommendation and activation of the service, along with payment the first and subsequent invoices issued by the Organizer for the provision of services to the User recommended.

5. The subject of the promotion is:

a) granting the Recommending Person a discount of 10% of his monthly subscription fee for the services provided by the Organizer for its benefit of telecommunications services (hereinafter referred to as "Discount") in exchange for the provision provided for in the Regulations activity consisting in recommending services provided by the Organizer. The Recommending Person will receive a Discount each time in the settlement period following the period in which it was fulfilled by the person using the recommendation, the last of the conditions set out below and for the period during which the agreement between the Organizer and the Person using the referral. If the contract with the person using the referral was made at any time terminated by either party, the rebate ceases to apply. Suppose the Recommender makes more referrals than one person who meets the conditions in the Regulations. A further discount is granted on the number of subsequent ones, 10% of the value of the Referrer's service. In this way, in the case of, for example, recommending 10 people, the Recommending Party does not incur the cost of your subscription in a given month in which the conditions set out in the Regulations are met.

b) granting the Person using the recommendation a discount in the value of the first subscription specified agreement - the fee is not charged to the person taking advantage of the promotion.

6. The rules in these Regulations conduct the promotion.

7. A participant in the promotion is each Recommender or Person using the recommendation by a given Recommender.

8. The promotion applies to services

a) HUG with the following parameters up to 1000 Mb/s,

b) KISS with the following parameters up to 333 Mb/s,

9. The promotion is addressed to the existing Subscribers of the Organizer (excluding entities that have become Subscribers as a result of agreeing with the Organizer as a result of a Referral) who, during the term of the contract Promotion will recommend the services of the Organizer, provided that:

a) their name, surname and PESEL number will be provided when purchasing the selected service access to the Internet by the person using the command,

b) a telecommunications service, i.e. a HUG or KISS package, purchased under an agreement concluded for an indefinite period by the person using the command will be activated,

c) The person using the referral will pay the first fully paid and subsequent invoices issued by the Organizer for the title providing services to it,

d) The person using the instruction will not withdraw from the contract concluded remotely or outside the Organizer's premises within the period specified by the provisions of generally applicable law,

e) There are technical possibilities to connect the Person using the recommendation to the Organizer's telecommunications network,

f) accepting the terms of these Regulations.

10. The condition for taking part in the Promotion is:

a) having the status of a subscriber by the Recommending Party and by a subscriber within the meaning of these Regulations means a person related to the Organizer with an active contract for the provision of telecommunications services,

b) conclusion by the Person using the instruction of an agreement with the Organizer for an indefinite period,

c) providing the name and surname of the Recommending Person by the Person using the recommendation while concluding a contract,

d) expressing consent by the person using the order to send invoices by the Organizer for the services provided electronic telecommunications services through the customer panel.

e) pay the first fully paid invoice and subsequent invoices issued by the Organizer for the provision of the terms and conditions of the Service Promotion,

f) failure by the Person using the Referral of the right to withdraw from the contract concluded remotely or outside the premises of the Organizer within the time limit specified by the provisions of generally applicable law.

11. For the duration of the contract, Persons using the Referral will be obliged to maintain the selected services in this promotion and to pay the Subscription on time.

12. The Promotion ceases to apply when: the person Recommending or Referred ceases to be a MOICO subscriber or discontinuation of payment of subscription fees.

13. This promotion is valid where there are technical possibilities to provide services by the organizer.

14. The promotion cannot be combined with other such promotions.

15. The Regulations are available on the website [www.moico.pl](http://www.moico.pl) and at the seat of the Promotion Organizer.

16. The Organizer reserves the right to change or cancel the Promotion at any time without giving any reason, provided that the change or cancellation does not affect the rights and obligations previously acquired by the Recommender. Information about the change or cancellation will be published on the Organizer's website or otherwise made public.

17. This promotion's participants' personal data administrator is Internet Union S.A., based in Wrocław at ul. Złotnicka 28, registered in the Register of Entrepreneurs of the National Court Register, run and kept by the District Court for Wrocław Fabryczna, VI Commercial Division of the National Court Register, under no KRS 0000388937, NIP 8943024998, REGON 021547015.

a) Personal data of promotion participants will be processed only to provide participants with opportunities to implement the promotion.

b) In connection with the promotion, the participant's data enabling verification of the participant in the system will be processed by the Administrator to confirm the status of the promotion participant, i.e. the following personal data: participant's PESEL number, name and surname, address, telephone number and e-mail address of the participant in the promotion.

c) The promotion participant can access and correct their personal data. This right can be done by sending an appropriate application to the following address: [enjoy@moico.pl](mailto:enjoy@moico.pl).

d) Providing personal data is voluntary but necessary to take advantage of the promotion.

e) The administrator may use the collected data for marketing purposes with the separate consent of the participant.

f) Personal data may be disclosed only to employees or associates of the Data Administrator and entities providing support based on outsourced services and by concluded entrustment agreements. In this case, personal data is transferred only to duly authorised persons to keep secret - only for the purpose specified in point a) above, to whom the processing was entrusted in writing personal data and who is responsible for violating the processing rules.

g) Personal data of the promotion participant will be processed for the time necessary to properly implement the promotion and contracts for providing telecommunications services.

h) The promotion participant has the right to request access to personal data concerning him, the right to rectify them, deletion or limitation of processing, the right to object to processing and the right to data transfer. At any time, the participant has the right to object to the processing of data processed for the purpose and based on the above. The administrator will stop processing the data of the participant for these purposes unless he can demonstrate that there are compelling legitimate grounds to do so are superior to the interests, rights and freedoms of the Participant or the Participant's data will be necessary to carry out the promotion or possible determination or pursuit of claims.

i) the participant may withdraw their consent at any time. Withdrawal of consent does not affect legality processing, which was made based on the consent expressed by the participant before its withdrawal.

j) by concluding a contract for the provision of telecommunications services under this promotion, the participant declares that he accepts these Regulations and consents to processing his data by the Organiser within the meaning of generally applicable regulations to ensure the correct use of promotions and telecommunication services.

18. The Organizer informs the Participant of the Promotion if he has concluded a contract for the provision of telecommunications services on conditions of the Promotion as a consumer, off-premises or at a distance, has the right to withdraw from the agreement within 14 days from the date of conclusion of the agreement. The deadline will be met if the Participant sends the benefit of withdrawal before the expiry of 14 days. In the event of withdrawal from the contract, it is considered void. In this situation, the Participant must return the devices if they received them in connection with the concluded contract. Promotion participants make the return at their own expense and no later than within 14 days from the contract's withdrawal date to the address: Kościuszki 117/2u Wrocław A template of the declaration of withdrawal can be found on the website: <https://www.moico.pl/pobierz.html>.

19. In matters not covered by the content of the Promotion Regulations, the provisions of the Regulations shall apply the provision of Telecommunications Services of the Organiser accordingly.

20. In the event of discrepancies between the provisions of the Promotion Regulations and the requirements of the Regulations provision of Telecommunications Services, the conditions of the Promotion Regulations will prevail.

21. These Regulations come into force on September 22, 2020.

#### STATEMENTS:

- I declare that I know and accept the provisions of the Regulations of the promotion.
- I consent to the processing of the personal data of the promotion participant by the Organizer contained in the contract for the provision of telecommunications services only for promotion and performance of the contract for the provision of telecommunications services.