# Affiliate Program

Please read the entire agreement. You may print this page for your records. This program is only available for persons of 18 years of age and over.

This is a legal agreement between you and Gariox Ltd.

By filling out the signup form, you are agreeing that you have read and understood the terms and conditions of this agreement and that you agree to be legally responsible for each and every term and condition.

## 1. Overview

1.1 This Agreement contains the complete terms and conditions that apply to you becoming an affiliate in Gariox's Affiliate Program. Please note that throughout this Agreement, "we," "us," and "our" refer to the Company, and "you," "your," and "yours", the "Affiliate" or "Partner" refers to the affiliate. Your participation in the program is solely for this purpose: to legally advertise our website, mobile applications, and services to receive a profit on products purchased by your referred individuals. The Affiliate program gives you an opportunity to get a profit from invited Users.

### 2. Joining the Program

2.1 Any User of the BESTDISCOUNT Smartphone Application (referred to as the "App") has the right to participate in this Affiliate program.

#### 3. Affiliate Relationship

3.1 The Affiliate can use titles The Consultant or Partner, however, the Affiliate (Partner) is not an employee of the Company, and has no right to represent himself as an employee of the Company.

3.2 The Affiliate may generate sales of the Company by encouraging web users to visit the Company site. The Affiliate may advertise the Company website, mobile apps, and services via:

- Text Links or endorsements on Affiliate's site(s);

- Graphical Banners and Buttons on Affiliate's site(s);

- Text Links or endorsements in solicited emails and other websites, including personal pages at social networks, forums, and other free-to-use online communication resources;

- Mailings to recipients who are already customers of Affiliate's website or his subscribers provided that the recipients have the option to remove themselves from future mailings and that comply with all applicable laws of your jurisdiction.

-Word of mouth, encouraging Users to purchase Company products and services.

3.3 The Company will not be liable for indirect, special or consequential damages arising in connection with this program, including those arisen through the fault of the Affiliate; the Company makes no express or implied warranties or representations with respect to the program. In addition, the Company makes no representation that the operation of the service will be uninterrupted or error-free, and the Company will not be liable for the consequences of any interruptions or errors.

## 4. Revocation of Affiliate Status

4.1 All promotional activities undertaken by you to promote the Company Products or Services shall be made in accordance with reasonable and prudent business practices, the Company's policies (which it may amend from time to time in its sole discretion) and in accordance with all applicable laws and regulations. All information obtained at the Company Site from individuals linking to the Company Site shall be the sole and exclusive property of Company and, except as specifically provided herein, you shall neither have access to such information nor use any device, technique or software to obtain information from the Company Site.

During and after the term of your promotional activity, you will not disparage Company, the Company Site or the Company Products or Services, or portray any of these in a derogatory or negative manner.

4.2 The affiliate application and status in the program may be suspended or terminated for any of the following reasons:

- Inappropriate advertisements (false claims, misleading hyperlinks);

- Illegal spamming (mass email, mass newsgroup posting, etc.);

- Advertising on sites containing/promoting illegal activities;

- Violation of intellectual property rights;

- presenting yourself as an employee of the Company;

- In other cases, stipulated by the Terms and Conditions.

#### 5. Remuneration

5.1 The company calculates the remuneration of the Affiliate, guided by the numbers of purchases made by the Users, attracted by each Affiliate, and, in some cases, of purchases made by the Users, attracted by those Affiliates, who are attracted by the Affiliate (downline). The calculation of the remuneration is based on the data of the company's computer accounting system. The final amount of remuneration is determined by the Company at its sole discretion and not the subject to appeal.

5.2 The Company shall open a special account for the Affiliate in the accounting system of the Company, which shows the full amount of the remuneration. Access to the accounting system as well as the remuneration itself depends on the version of the App purchased by the Affiliate.

5.3 The Affiliate can use the funds of his account to receive a discount on products or services of the Company (up to 100%), or the Affiliate can request from the Company for all his funds from the account.

5.4 The Affiliate shall be responsible for payments of all the income and other taxes, in accordance with the legislation of the country of his residence.

This affiliate program is an integral part of the Gariox Terms and conditions herein.