1. Definitions

In these terms and conditions, the following definitions apply:

Supplier: Parfume Deluxe International B.V., established in Rijswijk, The Netherlands.

Customer / Location Holder: The natural or legal person at whose premises a vending machine is installed.

Product: Perfume vending machine, including the perfumes offered.

Agreement: The agreement between the Supplier and the Customer regarding the installation, use, and revenue sharing of the vending machine.

2. Applicability

These general terms and conditions apply to all agreements, offers, deliveries, and installations of vending machines by Parfume Deluxe International B.V.

Deviations from these terms are only valid if agreed upon in writing.

3. Installation of the vending machine

The Supplier installs the vending machine at a location agreed upon by both parties.

The Customer provides a suitable and safe location with access to electricity.

The machine remains the property of the Supplier at all times.

The Customer is responsible for the careful use and safekeeping of the machine while it is on the premises.

4. Maintenance and service

Parfume Deluxe International B.V. is responsible for maintenance, refilling, cleaning, and repair of the vending machine.

Any malfunctions or damage must be reported by the Customer within 24 hours via info@parfumedeluxe.com.

The Supplier will make every effort to resolve malfunctions as quickly as possible.

5. Revenue sharing

Sales revenues are shared between the parties according to the percentage agreed upon in the agreement.

Parfume Deluxe International B.V. records all sales and periodically provides an overview to the Customer.

Payment of the profit share to the Customer is made within 30 days after the end of each calendar month.

6. Responsibilities of the Customer

The Customer ensures:

- a well-accessible, visible, and safe location for the machine:
- access for Parfume Deluxe International B.V. employees for maintenance or refilling;
- prevention of vandalism or unauthorized use.

If damage occurs due to negligence by the Customer, repair costs may be charged.

7. Ownership and liability

All installed machines remain the property of Parfume Deluxe International B.V. Parfume Deluxe International B.V. is not liable for indirect damage (such as loss of profit or

revenue) arising from use or defects of the machine.

The Customer indemnifies the Supplier against damage resulting from improper use or damage caused by third parties.

8. Term and termination

The agreement is entered into for a minimum period of 12 months, unless otherwise agreed. After expiration, the agreement is tacitly extended for periods of 6 months, unless either party terminates in writing with a notice period of 30 days.

Parfume Deluxe International B.V. reserves the right to remove the machine if:

- the Customer does not comply with obligations;
- the location is no longer suitable;
- the cooperation is not economically viable.

9. Force majeure

In the event of force majeure (such as fire, theft, war, pandemic, strike, or supplier disruptions), Parfume Deluxe International B.V. may temporarily suspend performance without being liable for damages.

10. Privacy and data

Parfume Deluxe International B.V. processes personal data solely for administrative and commercial purposes in accordance with the GDPR.

11. Applicable law and disputes

All agreements are governed exclusively by Dutch law.

Disputes are submitted to the competent court in the Rotterdam district, unless otherwise agreed.