

## PROMOTION RULES „BLACK FRIDAY MOICO - PAY WHAT YOU WANT”

1. These Regulations specify the conditions under which you can take advantage of the "Black Friday - Pay as much as you want" promotion (hereinafter: Special offer).
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 VI Commercial Division of the National Court Register under the number KRS 0000388937, NIP 8943024998, Regon: 021547015 (hereinafter: Organiser).
3. The promotion lasts from November 17, 2022, to November 27, 2022, which means that only during this period can you use the promotional service under the conditions described in these Regulations, regardless of the date of conclusion of the contract on the provision of telecommunications services (promotion period).
4. The promotion applies to the HUG ALICE service with the following parameters: Symmetric Internet up to 1000 Mb/s, TV 145 channels.
5. The promotion can only be used once during its validity period.
6. The promotion is addressed to natural persons who are not subscribers during the promotion period Internet Union S.A.
7. The promotion is addressed to owners or tenants of premises in Wrocław.
8. The condition for taking advantage of the promotion is:
  - a) conclusion with Internet Union S.A. during the promotion period of the contract for the provision of services for an indefinite period as part of the package:
    - HUG ALICE or KISS and HUG; however, the promotional terms of the service are valid only during the promotion period, i.e. until November 27, 2022, with the proviso that the commencement of the agreement depends on the date of use from the promotional offer by the participant of the promotion, the parties exclude the possibility of terminating the contract during the period of promotion;
  - b) documenting the ownership/rental of the premises in the investments where the promotion is valid, indicated in point 6 above.
  - c) accepting the terms of these Regulations.
9. As part of the promotion, the Promotion Participant is entitled to the period of validity of the promotion, i.e. from the date of conclusion of the contract (not earlier than from the date of commencement of the promotion) to the last day of the promotion (9 months from the moment of signing the contract) independently decide on the monthly price value of the purchased service package telecommunications services (subscription amount), in such a way that it should be used by the end of each month services as part of the promotion, make a payment to the account indicated in the contract of any amount in the range between PLN 1 and PLN 1,000, which in the opinion of the promotion participant in this range, corresponds to the value of the telecommunication service purchased allowance for a given month. The condition for adequately implementing the promotional requirements is to make at least one monthly payment towards the subscription during the promotion period. One-time payment, an indication that it applies to the entire period of validity of the promotion, will be credited towards the fee for a given month in which it was carried out, which means that the promotion participant will be obliged to make payments through subsequent months of its validity. In case of payment, the Promoter will generate a VAT invoice corresponding to the value of the payment made. In case of failure to make any payment or payment below the minimum amount of PLN 1, the telecommunications service will be blocked until the minimum amount is paid. After the end of the promotion period (after the end date of the promotion: 9 months from the date of signing the contract), the concluded agreement may be terminated with the contractual notice period. From that date also, the subscription fee related to the service provided corresponds to the value of the package chosen by the promotion participant by the price list from the expiry date of the promotional period.
10. Invoices will be generated in the Customer Panel each time the subscriber makes a minimum payment.
11. In the event of unilateral termination of the contract by the promotion participant or by Internet Union S.A. out of fault subscriber before the expiry of the period for which the promotion is valid, Art. 57 sec. 6 of the Act of July 16, 2004, Telecommunications Law.
12. The promotion cannot be combined with other such promotions.
13. The Regulations are available on the website [www.moico.pl](http://www.moico.pl) and at the seat of the Promotion Organizer.

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14. The administrator of this promotion's participants' personal data 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 the number 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 Administrator to confirm the status of the promotion participant, i.e. the following personal data: participant's PESEL number promotion, name and surname, address, telephone number and e-mail address of the participant in the promotion.

c) The promotion participant has the right to access and correct their data. This right may be exercised by sending an appropriate request to the following address: 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, which were entrusted with processing personal data in writing and who are 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 data processed for the purpose and based on the above. The administrator will stop processing the data 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.

h) 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) the participant has the right to complain to the supervisory authority.

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

15. The Organizer informs that the Participant of the Promotion if he has concluded a contract for the provision of telecommunications services under the terms of the Promotion as a consumer, off-premises or at a distance, has the right to withdraw from the contract within 14 days from the date of conclusion of the contract. 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 he received them in connection with the concluded contract.

### STATEMENTS:

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