



Terms & Conditions – Prize Competition „Partner Feedback“

Participation in the „Partner Feedback“ competition and its implementation is subject to the following provisions.

1. Subject to this agreement

These terms and conditions govern participation in the „Partner Feedback“ competition of sprd.net AG, Gießerstraße 27, 04229 Leipzig (hereinafter referred to as **“Spreadshirt”**).

2. Eligibility and operation of the prize competition

- 2.1 The competition starts on 18.06.2015 at about 12.00 clock and ends on 25.06.2015 at about 24.00 clock.
- 2.2 Participation is open to individuals who are older than 18 years.
- 2.3 A participant takes part in the competition by providing a comment under the blogpost „Partner Feedback“ on the Spreadshirt site <http://blog.spreadshirt.net/uk/> regarding a proposal to extend the offer of cooperation between the online shop at <http://uk.moo.com> & Spreadshirt.
- 2.4 Participants in the „Partner Feedback“ competition must be registered with Spreadshirt as a shop operator. The winners will be announced via a commentary under the blogpost “Partner Feedback“ on the Spreadshirt site <http://blog.spreadshirt.net/uk/> on 26.06.2015 by Spreadshirt.
- 2.5 Among all participants of the “Partner Feedback” competition five coupons in the amount of 75 EUR each for the online shop at <http://uk.moo.com> are drawn by lots. The winners are selected at the discretion of a jury consisting of employees from Spreadshirt. Each participant can win only one coupon.
- 2.6 Participation in the competition and presentation of the prize are free of charge for participants.

3. Procedure

- 3.1 The winner will be promptly notified after the end of the competition by an e-mail to the indicated e-mail address requesting confirmation of the acceptance of the prize. After the winner has confirmed acceptance of the prize the coupon for the online shop at <http://uk.moo.com/de> will be sent by e-mail.
- 3.2 If the winner does not confirm acceptance of the prize within a period of 14 days the prize will be forfeited. If the indicated contact data is not correct (e.g. invalid e-mail address) Spreadshirt will be under no obligation to identify the correct address. The disadvantages resulting from provision of incorrect contact information will be borne by the participants.
- 3.3 Payment of the value of the prize in cash is not possible.
- 3.4 The participant may waive acceptance of the prize. In this case there will be a further draw for the prize.



4. Warranty disclaimer

Spreadshirt expressly points out that the availability and functionality of the competition cannot be guaranteed. Due to external circumstances or constraints the competition may be wholly or partially terminated or modified in its implementation, even without meeting specific deadlines. This will not lead to any claims against Spreadshirt on the part of participants.

Such termination may be for technical reasons (e.g. a computer virus, tampering or defective software or hardware) which interfere with the proper operation of the competition.

5. Liability

5.1 The liability of Spreadshirt will be governed by the applicable statutory provisions, unless otherwise specified in this agreement. Spreadshirt will be liable for damages, regardless to the legal reason, in the event of malicious intent and gross negligence. In the case of simple negligence Spreadshirt will be liable only for damages resulting from injury to life, limb or health, and for breach of a material contractual obligation (an obligation which allows for the proper conduct of the competition in the first place and on which the contractual partner can as a rule rely); in the latter case the liability of Spreadshirt will be limited to compensation for the foreseeable damage which typically occurs in such cases.

5.2 To the extent that the liability of Spreadshirt is excluded or limited in this agreement, this also applies to the personal liability of employees, workers, representatives and agents of Spreadshirt.

6. Closing provisions

6.1 If any provision of these conditions is or becomes invalid, the validity of the remaining provisions will not be affected.

6.2 This agreement is subject to the laws of the Federal Republic of Germany, excluding its provisions on conflicts of law.