TERMS & CONDITIONS GOVERNING NUPRO WOMEN REWARD PROGRAM

Terms & Conditions

This document is an electronic record in terms of Information Technology Act, 2000 and rules thereunder as applicable and the amended provisions pertaining to electronic records in various statutes as amended by the Information Technology Act, 2000. This electronic record is generated by a computer system and does not require any physical or digital signatures. This document is published in accordance with the provisions of Rule 3 (1) of the Information Technology (Intermediaries guidelines) Rules, 2011 that require publishing the rules and regulations, privacy policy and Terms of Use for access or usage of www.nupro.co Please read the following terms and conditions very carefully as your use of service is subject to your acceptance of and compliance with the following terms and conditions ("Terms"). By subscribing to or using any of our services you agree that you have read, understood and are bound by the Terms, regardless of how you subscribe to or use the services. If you do not want to be bound by the Terms, you must not subscribe to or use our services.

- 1. This reward program is not a game of chance or gambling and does not amount to lottery.
- 2. The Offer is valid from Jun 15, 2017 to Sep 15, 2017 or till Stocks Last whichever is earlier ("validity period") and is for limited purposes only. Offer valid in select stores only, This offer/reward program is applicable only to the retail Customers in the States of Maharashtra and West Bengal subject to the Terms and Conditions. The customer can availed benefit of Rewards Program on purchase of products through authorized retail outlet in the territory.
- 3. Every Customer who purchases 1 itre/Kg of Nupro Oil or Nupro Pulses during the validity period shall be entitled to receive benefits of reward program, subject to the Terms and Conditions by doing the following:
- 4. The offer is valid only for successful/approved transactions only and all payments made by Customer while purchasing the product are non-refundable.
- 5. Customer can avail these benefits of reward program by scratching the coupon from the label of products which has unique code. Customer to enter unique code via to www.nupro.co website accessible from their mobile/laptop/desktop and fill the other information as required.
- 6. Company after on successful submission of all details, it will display the discount vouchers on the screen itself and post selection by customer, a with offer details will be sent to Customer whereby Customer can redeem their reward voucher by entering pre-requisite details.
- 7. The customer will receive discount coupons which can be used for purchasing and or availing services of various brands/establishments with which Company already have tie up with.
- 8. Discount coupon cannot be exchange or redeemed for cash.
- 9. If the Customer has more than 1 scratch code, he/she must repeat step 4 & 5 separately for each character code.

- 10. Customer must bear the operator cost of accessing internet. Company shall be not responsible for disruptions/faults in internet network or cell phone service providers while submitting details online or receiving SMS.
- 11. Customer should claim the benefits of Rewards within 30 days from the date of receipt of SMS , Company will not take any responsibility for expiry of discount coupon on account of validity period.
- 12. In the event of non-happening, cancellation or partial happening of the offer for reasons beyond anybody's control or Act of God, neither Company nor their agent or successors or assigns shall be liable to any of the customers participating in the offer.
- 13. The product specifications (weight, size, color etc.) mentioned with the product photos displayed on the discount coupons or on the website are only approximate. There may be a variation in the pictures/color and the respective products.
- 14. All special offers, updates and rewards s details would be communicated to Customer to their registered mobile number through SMS. However, the Company or it's affiliates shall not be held responsible or liable in any manner for any lost, delayed, incorrect, misleading or incomplete code or communication.
- 15. Customer shall be identified by his/her unique mobile number. There shall be use of only one registered mobile number for Retail Transactions made by you for rewards redemption process.
- 16. When you visit the Website or send details to us, you are communicating with us electronically. You consent to receive communications from us electronically. We will communicate with you by email or by posting notices on the Website. You agree that all agreements, notices, disclosures and other communications that we provide to you electronically satisfy any legal requirement that such communications be in writing.
- 17. Company reserve the right to recover the cost of goods, collection charges and lawyers fees from Customer using the Website fraudulently, if any. Company reserve the right to initiate legal proceedings against such persons for fraudulent use of the Website and any other unlawful acts or acts or omissions in breach of these terms and conditions.
- 18. Company reserves the right to substitute the discount coupons offered under this reward program. By participating in the reward program in the above manner, the Customer is deemed to have read, understood and unconditionally accepted the terms and conditions and winner determination of award prizes in the above section which may be updated from time to time
- 19. Company will accept no responsibility for scratch card on label of products which may for any reason whatsoever are tampered, damaged or not traceable. In this case, Customer will not be eligible to claim the benefits under reward program.
- 20. Company accepts no liability for any errors or omissions, whether on behalf of itself or any third Parties. The benefits earned under NuPro Smart Woman Rewards Program are not transferable.

- 21. Decision of Company on all matters is final and binding on all Customers and no correspondence will be entertained on the same. Company and its associates shall not be liable for any claims / disputes made by the Customer in relation to the offer/reward program.
- 22. Additions, deletions and/or modifications to these terms and conditions are at the discretion of Company. It may make such additions/deletions and/or modifications, at any time before or after or during the term of this reward program.
- 23. Company cannot and shall not be accountable / liable for any disruptions / stoppages / interruptions or cancellation of the reward program. Company and its associates cannot be held responsible for matters out of its control and for force majeure reasons.
- 24. If Customer are unclear as to the Rules or any element of the reward program or experience difficulties of any kind, they can write in their questions, problems or clarifications to the following address:
- 25. Mahindra Agri Solutions Ltd (insert the address), E-mail: (insert detail), Tel no (Customer care):All rights, including copyright, in this website are owned by or licensed to Company. Any use of this website or its contents, including copying or storing it or them in whole or part, other than for Customer own personal, non-commercial use is prohibited without the permission of Company. Customer shall not modify, distribute or re-post something on this website for any purpose.
- 26. Use of the Website is available only to persons who can form legally binding contracts under applicable law. Persons who are "incompetent to contract" within the meaning of the Indian Contract Act, 1872 including un-discharged insolvents etc. are not eligible to use the Website.
- 27. This terms and conditions shall be construed in accordance with the applicable laws of India. The Courts at Mumbai shall have exclusive jurisdiction in any proceedings arising out of this agreement.
- 28. Any dispute or difference either in interpretation or otherwise, of any terms between the parties hereto, the same shall be referred to an independent arbitrator who will be appointed by Company. The decision of the Arbitrator shall be final and binding on the parties hereto. The above arbitration shall be in accordance with the Arbitration and Conciliation Act, 1996 as amended from time to time. The arbitration shall be held in Mumbai. The High Court of judicature at Mumbai alone shall have the jurisdiction and the Laws of India shall apply.