



Terms and Conditions

Welcome to **Special Discounts®** and **Special Donations®**

1. Definitions

1.1 "Users" includes Seller and/or Shopper and/or Advertiser (pertaining to Special Discounts® and Special Donations®) and site administrators.

2. Introduction

2.1 Thank you for choosing the Special Discounts® and Special Donations® site services.

2.2 Specialdiscount.co.za is owned in its entirety by DHAN DAULAT SPECIAL DISCOUNTS® cc (REG: 2011/093642/23)

2.3 The site serves as an intermediary to create an awareness of discount offers, specials, competitions in industry and social awareness with "needs requirements" for resourced challenged organisations which are legitimately operating.

2.4 By registering as a "User", the user agrees to the terms and conditions contained herein.

3. Services and Reports

3.1 Special Discounts® and Special Donations® will use its best endeavours to ensure that the services provided will never be faulty or interrupted, and will ensure that reported faults are corrected as soon as reasonably possible.

3.2 In the event a fault has occurred, all faults should be reported via email to: **IT@SPECIALDISCOUNTS.CO.ZA**

4. Notices

4.1 Except for notices relating to illegal or infringing content, notices to Special Discounts® and Special Donations® must be sent by mail to the

CUSTOMERSERVICES@SPECIALDISCOUNTS.CO.ZA

4.2 Special Discounts® and Special Donations® shall send all notices to the User via the e-mail address as provided by the User, or by registered mail. Notices sent by registered mail will be deemed received 7 (seven) days following the date of mailing.

5. Breach and Reports

5.1 Reporting a breach of policy, offensive listings and other problems to the site administrator (e-mail available under the "Contact Us Page"), is appreciated and will be treated as confidential.

5.2 Special Discounts® and Special Donations® reserve the right to send warnings, remove content, stop or limit our service and take legal action to remove users from Special Discounts® and Special Donations® where it is found that the user is not respecting or adhering to our policies.

6. Users Guarantees

6.1 The User guarantees all specials listed on the site are legitimate and genuine, and shall not be fabricated in an effort to attract business.

6.2 The User guarantees the accuracy and validity of postings, communications, quality, safety or legality of all contents loaded, and any verification of contents can be made to the User posting the advert.

6.3 The User guarantees full responsibility for the information that is loaded on to the Special Discounts® and Special Donations® and any consequences that may result from posting and advertising.

7. Verification

Special Discounts® and Special Donations® will verify adverts for grammar and layout prior to posting on the site as well as verify, to the best of their ability, the existence of the User posting the advert.

8. Use of Special Discounts® and Special Donations®

8.1 Adverts which are uploaded on the site need to indicate one of the following:

The "Normal/Regular price" followed by the "Discount Price", or;
Buy an Item/service and receive one or more items/services free, or;

Competition: Where authenticity, validation or verification of competition planning and prizes are requested, this needs to be provided to ensure that the competition is genuine. Names of competition winners must be available upon the request of Special Discounts® and Special Donations® and the competitors need to be made aware that their names could be published either on the Specialdiscount.co.za site or in print media.

8.2 Specials that do not comply with the above mentioned criteria will be removed, with or without notice.

9. Obligations of Users

The user shall not:

9.1 infringe any third-party rights,

9.2 violate any laws and rules,

9.3 cause annoyance, inconvenience or needless anxiety in the use of the site, or with reference to our site, on any other site or online, on television, radio or in print media,

9.4 gather or otherwise collect information about others, including e-mail addresses, without written consent,

9.5 post any abusive, threatening, obscene or indecent material,

9.6 put an abnormal load on our infrastructure or interfere with the proper working of the Special Discounts® and Special Donations® websites,

9.7 violate the Posting Rules, or bypass measures used to prevent or restrict access to the Special Discounts® and Special Donations® websites,

9.8 distribute information from the Special Discounts® and Special Donations® websites,

9. Obligations of Users (continued)

The user shall not:

9.9 distribute viruses or any other technologies that may harm the Special Discounts® and Special Donations® websites or the interests or property of Special Discounts® and Special Donations® and their users,

9.10 copy, modify, or distribute any other person's content without their consent,

9.11 be false or misleading,

9.12 use any automated means to access Special Discounts® and Special Donations® and collect content for any purpose.

10. Breach

In the event the User is in any breach of this agreement or acts in any way not in the best interest or does not respect or adhere to policies, Special Discounts® and Special Donations® reserve the right to send warnings, remove or delete content permanently or temporarily, stop or suspend services or take legal action to remove Users from Special Discounts® and Special Donations®.

11. Cancellation

In the event Special Discounts® and Special Donations® fails to perform in terms of the agreement on the grounds that the services ordered are unavailable, Special Discounts® and Special Donations® shall immediately notify the User and refund any payment within 30 days after the date of such notification.

12. Cooling-off period

12.1 The User may cancel without reason and penalty the supply of services within 7 (seven) days after date of conclusion of this agreement.

12.2 The User is entitled to a full refund within 30 days of date of cancellation.

13. Services and Fees

13.1 There is no charge for registering for the Services of Special Discounts® and Special Donations®.

13.2 In order to advertise, the User needs to register as a Seller and shall be liable for payment for each item listed on the site. The Seller may use the same E-mail and Password in the event the User was already registered as a Shopper.

13.3 Services will be rendered and will be effective within 7 (seven) days after proof of payment has been received by Special Discounts® and Special Donations® and Special Discounts® and Special Donations® shall verify payment received and forward confirmation of the services to be rendered.

13.4 The cost breakdown options for advertising on Special Discounts® and Special Donations® can be downloaded on the "How much does it cost?" link.

13.5 Fees are quoted in South African Rands and Special Discounts® and Special Donations® shall notify the User of any changes to the fee policy by posting such changes on the site.

13.6 Special Discounts® and Special Donations® may choose to temporarily change the fees for promotional events or new services; these changes are effective when Special Discounts® and Special Donations® announces the promotional event or new service.

13.7 In the event any amount is due to Special Discounts® and Special Donations®, Special Discounts® and Special Donations® may limit the ability to use the services until full payment and the amount due has been collected by using the following collection mechanisms.

13. Services and Fees (continued)

13.8 In the event the User is in breach of any obligation under this agreement and Special Discounts® and Special Donations® deems it necessary to engage the services of a registered debt collector to recover any payments which may be due or payable, the infringing party/User shall be liable for:

13.8.1 Tracing agent fees (if required);

13.8.2 Fees, disbursements and expenses to which the debt collector is entitled in terms of the Debt Collectors Act;

13.8.3 Collection Commission in the amount of 10% on each instalment paid to the debt collector or paid directly to the aggrieved party following hand-over of the matter to the debt collector, provided that the collection commission charged shall not exceed the statutorily prescribed maximum amount.

13.9 In the event the User is in breach of any obligation under this agreement and Special Discounts® and Special Donations® deems it necessary to engage the services of an attorney to enforce his/her rights (including the right to receive payment), the infringing party/User shall be liable for:

13.9.1 Tracing agent fees (if required);

13.9.2 The attorney's costs on an attorney and own client scale;

13.9.3 Collection Commission in the amount of 10% on each instalment paid to the attorney or paid directly to the aggrieved party following hand-over of the matter to the attorney, provided that the collection commission charged shall not exceed the statutorily prescribed maximum amount.

13.10 The aggrieved party's attorney or debt collector (as the case may be) shall on receiving a payment from the infringing party, have the right to allocate such payment firstly towards disbursements incurred by the attorney or debt collector, secondly towards fees to which the attorney or debt collector is legally entitled, thirdly towards interest due to the aggrieved party and finally towards the capital amount due to the aggrieved party.

14. Contents

14.1 The User shall not disassemble or decompile, reverse engineer or otherwise attempt to discover any source code contained on Special Discounts® and Special Donations® websites.

14.2 Without limiting the foregoing, the User agrees not to reproduce, copy, distribute, modify, sell, resell or exploit, for any purposes, any contents or any aspect of Special Discounts® and Special Donations® without prior written consent. (Other than the User's own content).

15. Non-Exclusive

The User grants and represents that the User has the right to grant Special Discounts® and Special Donations®, a non-exclusive, worldwide, perpetual, irrevocable, royalty-free, sub-licensable right to exercise the copyright, publicity, and database rights to that content.

16. Infringement of Third Parties' Rights

16.1 A large number of very varied products are offered on Special Discounts® and Special Donations® by private individuals and businesses in South Africa.

16.2 The User shall not post content that infringes the rights of any third parties.

16.3 Entitled parties, in particular owners of any copyright, trademark rights or other rights owned by third parties, can report any offers which may infringe on their rights, and submit a request for this offer to be removed.

17. Liability

17.1 Special Discounts® and Special Donations® liability is limited to services provided to Users as stated in paragraph 1 and restricted to gross negligence.

17.2 Special Discounts® and Special Donations® shall not be liable for any invalid or expired adverts or information and/or fraudulent misrepresentation, death or personal injury due to fraudulent misrepresentation, resulting from contents and information posted by users on Special Discounts® and Special Donations®.

17.3 Special Discounts® and Special Donations® shall not be liable for any claim for loss/damage arising out of the actual transaction between the Seller and the Shopper.

17.4 Special Discounts® and Special Donations® shall not be liable for any description for the posting of any unauthorized, unlawful, threatening, abusive, defamatory, obscene or indecent information, or material of any kind which violates or infringes upon the rights of any other person, including without limitation any transmissions constituting or encouraging conduct that would constitute a criminal offence, or give rise to civil liability or otherwise violate any applicable law.

17.5 You agree not to hold us responsible for the actions of other users or content and information posted by other users on our site.

18. Links

18.1 The website may include links to other websites not owned by Special Discounts® and Special Donations®.

18.2 In the event the User visits a linked website, the User shall be subject to the terms and conditions of the linked website and any dealings shall be solely between User and the linked website and do not imply Special Discounts® and Special Donations® endorsement of the linked website, product or service being advertised (as applicable) or any association with their operators unless specifically stated on the website.

19. Marketing

19.1 As part of Special Discounts® and Special Donations® marketing strategies, marketing communications shall be forwarded to the User as part of the services rendered, unless the User gives written notice of rejection, cancellation or refusal to Special Discounts® and Special Donations® indicating he/she does not wish to receive any further marketing communications.

19.2 Special Discounts® and Special Donations® shall not sell or distribute the User's personal information to third parties for marketing purposes without prior written consent of the User.

20. Personal Information

20.1 Personal Information may be viewed, modified or erased by the specific User.

20.2 Personal Information shall only be used by Special Discounts® and Special Donations® and will be treated as confidential and not be distributed without prior written consent from the User.

20.3 Special Discounts® and Special Donations® shall only retain or disclose personal information to any third party as permitted by law to respond to legal requirements or to resolve disputes, enforce policies, respond to claims that violate rights, or for the protection of rights, property, or safety.

21. Dispute Resolution

Both Parties consent to the jurisdiction of the Magistrate's Court in respect of any action or proceedings which may be brought against either of them by the other; provided that either party shall be entitled to bring any proceedings in the High Court where such proceedings would, but for this consent, fall outside the jurisdiction of the Magistrate's Court.

22. Competitions (Also Refer to Competition Rules)

22.1 Winners will be notified via e-mail (e-mail address must be supplied as requested).

22.2 Winnings will only be paid over via EFT (Electronic Funds Transfer) into a valid South African account, or where prizes need to be presented, the User may be requested to collect the winning prize at Special Discounts® and Special Donations® offices to claim the prize.

22.3 In the event the User is unable to collect the prize, Special Discounts® and Special Donations® shall as a last resort deliver the prize to the User, at a chosen address given by the User at the User's cost.

22.4 The User agrees that by entering into any competitions, the User gives consent for personal information relating to the Winner to be published on Special Discounts® and Special Donations® websites.

23. General

23.1 If any provision of this agreement is invalid or unenforceable for any reason, it will not thereby invalidate the whole agreement, unless the provision in question goes to the heart of the agreement. In such event, the party who is adversely affected by the invalid provision may elect to cancel the agreement; or to continue with it, or continue with it subject to agreement on any appropriate provision to replace the invalid or unenforceable one.

23.2 This written agreement constitutes the entire agreement between the parties, and no representation by any of the parties or their agents, whether made prior or subsequent to the signing of this agreement shall be binding on any of the parties unless in writing and signed by the parties.

23.3 Special Discounts® and Special Donations® may update this agreement at any time. Updates will take effect from the date of the next posting made by the User or 30 days after Special Discounts® and Special Donations® posts the updated agreement on the site, whichever is the soonest.

Posting Policy

General reasons for advert removal or adverts being placed on hold:

- Duplicate of another advert posted by you
- Selling or offering services for supplements/medicine general or pharmaceutical, against advertising policies
- Against policy
- Selling body parts/bodily fluids, adoption or surrogacy anywhere on the site
- We only accept adverts in English (Foreign translation may be included below if appropriate)
- No overseas adverts accepted, Special Discounts® and Special Donations® is only for local community or local businesses
- Posted under wrong category (You must choose the single most relevant category for your advert)
- No excessive use of capital letters. Users find it offensive when excessive capital letters are utilized
- Incorrect/misleading website links, accept to the relevant homepage of your organization
- Appears to be a copy of another advert posted on Special Discounts® and Special Donations® (You may not copy other user adverts, you advert must be original)
- Not descriptive enough (Adverts that are vague will be removed as this makes for a bad browsing experience)
- Inappropriate, offensive, or misleading language
- Inappropriate, offensive, or misleading photo/image
- Discriminatory on race/religion/nationality/culture
- Location, price or URL's in titles
- Adverts that report other fraudulent adverts. Please report potentially fraudulent adverts via www.specialdiscounts.co.za/contact.php with advert details (advert id, email address)

There are several reasons why an Advert may have been removed from the site including:

- Your advert has been reported to us: When this happens your advert may be temporarily suspended (this depends on a few things) until we look at it. We check reported adverts as quickly as we can. As long as we find that it hasn't broken any Posting Policies or Terms and Conditions, it should be back up again shortly. Check back after a few hours to see if this is the case
- Your advert has been removed: Adverts either reported to us or identified by our automated tools as inappropriate, that we then find do break our Privacy Policy or Terms and Conditions will be removed from the site. In most cases we email you to let you know when we have had to remove your advert. These emails sometimes get directed to junk folders so please look out for Special Discounts® and Special Donations® emails. You may wish to add Special Discounts® to your safe senders list if you have one)
- If you have checked out all of these possibilities and none of them apply to your advert then please let us know by clicking on "Contact Us" located on the homepage or www.specialdiscounts.co.za/contact.php and we'll be happy to help you out.

Welcome to **Special Discounts®** and **Special Donations®**

Competitions held by Special Discounts® and Special Donations®

ALL ENTRANTS TO ANY SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® COMPETITION BOTH IMPLY AND AGREE TO PARTICIPATE IN THE COMPETITIONS AND OBEY THE RULES BY THEIR PARTICIPATION IN THE COMPETITION. EXCEPT TO THE EXTENT THAT ANY INSTRUCTION IN AN INDIVIDUAL COMPETITION OR PROMOTION PROVIDES OTHERWISE, THESE RULES WILL BE DEEMED INCORPORATED IN EACH COMPETITION OR PROMOTION. IF AN ENTRY IS ILLEGIBLE OR DOES NOT SUPPLY ALL INFORMATION DEEMED NECESSARY TO DECLARE A WINNER, ENTRY WILL BE DEEMED INVALID AND ANOTHER ENTRY WILL BE SELECTED. THE FOLLOWING RULES ARE APPLICABLE TO ALL COMPETITIONS, PROMOTIONS AND OFFERS CONDUCTED BY OR ON BEHALF OF SPECIAL DISCOUNTS®. THESE RULES, WHICH MAY BE AMENDED FROM TIME TO TIME, AND ANY SUCH SPECIFIC INSTRUCTIONS, SHALL BE BINDING ON ALL ENTRANTS.

1. All competitions are open to legally residing South African citizens aged 18 or over unless any other age restriction is specified.

2. Employees, directors, and immediate members (excludes sellers and shoppers) of SPECIAL DISCOUNTS® and SPECIAL DONATIONS®, any company involved in the competition, SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® contractors, promoters, agents, and members of the immediate family of the founders, and suppliers of goods and services linked with the competition prizes, will not be eligible to participate.

3. Each qualifier must disclose upon request by SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® proof of:

- a. His or her legal name;
- b. Address and contact number; and,
- c. Legal Identity number.

4. Upon disclosure of the above information, the person will be may be eligible to be declared a winner, if no other competition rules are violated. Any person found to have supplied false or misleading information may be disqualified from the competition and would therefore be required to forfeit the prize.

5. Winning entry(s) will be drawn at random from all valid entries received. SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® are not responsible for late, misdirected, lost or mutilated mail, entry forms or faxes. No liability is assumed by SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® for any malfunction of computer equipment, website, the internet or individual computer systems, email or fax entries.

6. To enter a competition on the SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® web site at www.specialdiscounts.co.za, entrants must complete all the information deemed necessary to declare a winner. In certain instances, simply correctly registering as a shopper or seller on the site may qualify as an entry, where this is all which is required for entry into the competition draw. Completing only certain, and not all fields, of a competition "entry form" may not qualify as valid entry. If the entrant is informed, either in writing or verbally, to complete the entry and has not done so within the duration of the competition, their entry will constitute as invalid.

7. Only one entry per person is accepted per competition. If entry is illegible or does not supply all information deemed necessary to declare a winner, entry will be deemed invalid and another entry will be selected.

8. Entries which are received after the close of the competition will not be considered valid and therefore be excluded from the draw.

9. SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® will endeavour to contact prize winners for 7 (seven) days following their names having been drawn. Where the initial winner cannot be reached, the prize will be forfeited and another winner will be selected.

10. It is the responsibility of the entrant to ensure that the correct address and contact details are provided. For prize delivery, where the delivery of conditions of prize delivery is agreed upon by both parties in verbal or written communication, an address must be provided at which someone will be available during office hours. Where necessary, prize winners may be required to collect their prize from the SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® office. Alternatively, a prize may be delivered to the winner at a cost negotiated upon between the organizer and the winner; collection from the end-supplier or agents office; collection from a ticket collection point in the case of shows and live events; or prizes could be emailed to the winner.

11. Prizes not collected/claimed within 30 days of being notified will be disposed of at the discretion of the organizers. Where delivery of a prize is unsuccessful, the competition prize may be carried forward into a future draw to be won by another entrant.

12. Entries must include, among other information, the entrant's name, email address and day time contact number, as well as relevant details or reference numbers pertaining to the competition (where required). Any altered, incomplete or corrupted entry will be disqualified.

13. Where questions need to be answered in order to qualify the entrant as valid, all questions must be answered and all other entry requirements fulfilled.

14. If tickets, gift certificates/cards or coupons have been awarded as a prize and the concert, event, place of business, or product is postponed, rained out, cancelled or for other reasons beyond our control do not occur/exist, SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® will not be responsible for replacing the prize. Prizes not redeemed by expiration date or within a 12 month period whichever comes later, are no longer valid and will not be replaced by SPECIAL DISCOUNTS®

15. Proof of submission will not constitute proof of delivery and no responsibility will be accepted for lost, corrupted, delayed or mislaid entries.

16. The entrants agree not to resort to posting defamatory, vulgar, and other inappropriate gestures on and social networking sites, video uploading sites or mediums, or any print or broadcast medium, including where they feel they have are unfairly challenged.

17. Entrants may not mock or ridicule the process by which prizes are awarded.

18. Where instructions on entry into a competition are not clearly stipulated, entries can be sent to competitions@specialdiscounts.co.za

19. Entries must be submitted via the official form, where applicable, or by any other means specified for the competition.

20. In the event of the closing date being extended, which the organizers may do in their absolute discretion, there will be an announcement of any such extension at the first reasonable opportunity. Entrants are required to visit the SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® website for updates, changes, rules and results of competitions.

21. For any standard SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® competition, there may be only 1 (one) winner per family or household in any 90 day period. This 90 day period may be waived for specific, major promotions. Upon winning a prize valued at R10, 000.00 or more, or winning a trip, the household may not win a second trip within a 1 (one) year period following the first win.

22. There may be primary and secondary prizes in any competition.

23. Prizes are non-transferable and substitutions of cash or equivalent are not allowed other than a substitution by SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® that may be necessary due to the unavailability of a prize.

24. The actual prize winner must claim prize. (See age limit clause in point 25 below).

25. SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® reserve the right to set any age requirement for any competition, at any time. If, by any chance, the winner is a minor, the prize will be awarded to winner's parent or legal guardian.

26. The decision of the Judges shall be final and unchallengeable. Judges may also decide, in their absolute discretion, to change the rules of a competition while it is running if it appears to them that it would be equitable or desirable to do so. Judges do not need to engage in correspondence with the entrants.

27. SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® reserve the right to publish the names of the winners and runners-up as well as the winning entries.

28. Unless they have prior written permission of SPECIAL DISCOUNTS®, winners also may not grant interviews about their participation in any SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® competitions or make public comments in any medium, including the Internet.

29. In accepting a SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® prize, the winner accepts to take the prize as outlined in the said promotion. Dates for concert, flight departure/arrival, weekend stays, etc., cannot be changed by winner. Winner is responsible for all costs associated with travel to any venue or event for which a prize was awarded, unless otherwise specified. Winner agrees to accept all space availability requirements, etc. established by SPECIAL DISCOUNTS®'s prize partner(s), such as hotels, airlines, trains, ships, etc. Winner agrees that acceptance of any trip taken as a prize from SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® does so entirely upon their own initiative, risk, and responsibility. If the trip requires travelling outside of the South Africa, the winner, upon winning the prize, must have a valid SA passport. If the winner does not have a valid SA passport upon winning the prize, the trip may be forfeited. If winner is not able or chooses not to accept prize "as is", winner forfeits his/her prize. SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® reserve the right to select another winner.

30. Monetary winnings will only be paid over via EFT (Electronic Funds Transfer) into a valid South African account.

31. The entrant agrees that by entering into any competitions, the entrant gives consent for demographic information and photos relating to the Winner to be published on the SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® website.

32. The winners (including runners-up and entrants) are deemed to have assigned all intellectual property rights of their entries to SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® and to have waived any rights to the use of information gathered. All entries, however submitted shall become the property of SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® and will not be returned. SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® reserve the right to utilize the information gathered for market research purposes, when required.

33. All winners, by acceptance of prize, agree to release SPECIAL DISCOUNTS®, its promotional partner(s), and clients, together with their respective parent companies and subsidiaries from any liability, claims or actions of any kind whatsoever for injuries, damages, or losses of any kind to persons and property which may be sustained in connection with the receipt or use of prize or while travelling to or from any prize related activity.

34. SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® will not be liable for any circumstances beyond its reasonable control that prevent a prize being taken up by a winner. SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® excludes liability to the extent permitted by law for any cost, claims or losses howsoever caused that arise by reason of any person's entry into a competition or the award to them of a prize.

35. SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® retains the right to amend these rules and regulations at any time at reasonable discretion.

36. No prize may be used in any way that would be disparaging to SPECIAL DISCOUNTS®.

37. SPECIAL DISCOUNTS® AND SPECIAL DONATIONS® and its sponsors are not responsible for any typographical or other error in printing of the offer, administration of the competition or in the announcement prizes.

38. In the event that this competition is cancelled or suspended all participants or entrants agree to waive any rights that they may have in terms of the competition and acknowledge that they have no recourse against SPECIAL DISCOUNTS®, their employees, agents, partners, suppliers, sponsors or promoters.

39. Any violation or attempt to violate any of the above rules will result in the immediate disqualification of the transgressor.

40. These competition rules are different from competition rules for competitions posted by sellers in the "Competition Category Page" and entrants are subject to the conditions of those sellers entry requirements.

41. By entering the competition/promotion entrants are agreeing to abide by these rules and any conditions set out in the competition instructions. Consent is implied and binding.