Contact Information:

- <u>https://genicore.eu/products/devices/genicore-u-fastsps-desktop-device/</u>
- Tel: +48 789 221 553
- E-mail: genicore@genicore.pl

Black Compact Sale

§ 1 Definitions

Promotion – refers to a promotional campaign organized and conducted by the Organizer according to the rules described in these terms and conditions, from November 24, 2023, until December 31, 2023, 23:59:59.

Organizer – GeniCore Sp. z o.o., located in Warsaw (ul. Wólczyńska 133, 01-919 Warsaw), registered in the National Court Register kept by the District Court for the Capital City of Warsaw in Warsaw, XIII Commercial Division of the National Court Register under the number KRS 0000416765, Tax Identification Number (NIP): 1231269116, National Business Registry Number (REGON): 146033845, with a share capital of 30 300,00 PLN.

Product – The GeniCore U-FAST Compact device by GeniCore, product availability, and delivery dates depend on the current offer of the Organizer in the GeniCore Store.

Participant – an adult individual or company with full legal capacity, who has acquainted themselves with the content of these terms and conditions, accepted its provisions, and met all the conditions specified therein.

§ 2 General Provisions

This regulation (hereinafter referred to as the "Regulations") defines: the conditions of participation in the Promotion, the duration of the Promotion, the method of informing about the Promotion and its conditions, and the procedure for submitting complaints related to the Promotion.

The Promotion is conducted in the territory of the Republic of Poland from November 24, 2023, until December 31, 2023, 23:59:59.

Participation in the Promotion is voluntary for Customers. Everyone who participates in the Promotion has the full right to withdraw from participation at their own discretion and without incurring any costs..

By participating in the Promotion, the Participant simultaneously accepts the provisions of the Regulations. Therefore, they cannot claim ignorance or lack of acceptance of its terms.

The Regulations will be available for inspection at: genicore.eu for the entire duration of the Promotion. The Participant may preserve the content of the Regulations by downloading them from the Website.

§ 3 Rules of Participation in the Promotion

Customers who have purchased a Product in the GeniCore Store from November 24, 2023, to December 31, 2023 (the date of placing the Product order) are eligible to participate in the Promotion.

As part of the Promotion, when purchasing a Product, the Participant will be given an invitation to GeniCore HQ for a week training in a date that will be set in a later communication with a client. The training includes:

- a. Flight to Warsaw;
- b. Basic Alimentation;
- c. Stay in Warsaw
- d. Access to a GeniCore devices and Lab under supervision in Working hours

Variant proposals regarding hotels and flights are presented by GeniCore. To take advantage of the above Promotion, the Participant must refer to the promotion in an email sent to <u>GeniCore@genicore.pl</u> during the promotion period.

§ 4 Returns, Exchanges, and Cancellations:

The client has the right to purchase the device and opt out of the training offer, which they should inform at least a month before the planned training. The date of the training can be changed once after prior arrangement with the organizer at least 2 weeks before planned training date. Not taking advantage of the training opportunity does not affect the delivery of the product by GeniCore within the designated timeframe in any way.

§ 5 Personal Data

The OrganizerGeniCore Sp. z o.o., with its registered office in Warsaw, is the data controller of the Participants' personal data.

The Organizer processes the personal data of the Participants in connection with their participation in the Promotion (Article 6(1)(f) of GDPR).

The Organizer processes the personal data of the Participants in connection with their participation in the Promotion, for the purposes of:

- a) organizing and conducting the Promotion,
- b) communicating with Participants;
- c) providing services specified in the Regulations;
- d) handling complaints.

The Organizer may use Participants' personal data for marketing purposes, including the promotion of goods and services and the products and services of the Organizer's business partners. The legal basis for processing personal data for marketing purposes is the legitimate interest of the data controller (Article 6(1)(f) of GDPR), consisting in conducting marketing activities.

As part of its marketing activities, the Organizer may send Participants messages containing information about new products or services. Such information may only be sent if Participants have given separate consent to marketing communications, which can be withdrawn at any time. Consent withdrawal is possible by contacting the Organizer or through a link provided in each electronic message containing marketing communications.

The Organizer may use the collected personal data to create so-called participant profiles, based on their interests, purchase history, and activity on the www.genicore.eu website. Based on created profiles, the Organizer may send more tailored marketing communications about goods and services.

Additionally, in some situations, it may be necessary to process Participants' personal data for purposes other than those indicated above, necessary due to the legitimate interests of the Organizer (Article 6(1)(f) of GDPR), in particular:

a) for purposes related to monitoring and improving the quality of services provided,

b) for internal reporting within the Organizer and its capital group, if applicable.

c) In cases other than those indicated above, Participants' personal data will be processed only based on prior consent, to the extent and for the purpose specified in the consent.

Providing data is voluntary, but the failure to provide all required personal data by the Participant may prevent participation in the Promotion and the provision of services by the Organizer on their behalf.

To the extent that personal data are collected based on consent, providing personal data is voluntary.

In connection with the processing of Participants' personal data, their data may be disclosed to the following recipients or categories of recipients:

a) entities participating in processes necessary for the realization of the Promotion and the provision of services within the Promotion;

b) entities from the capital group to which the Organizer belongs;

c) Entities supporting the Organizer in its business processes, including entities processing personal data on behalf of the Organizer (so-called data processors) and business partners of the Organizer;

d) Public administration bodies and entities performing public tasks or acting on behalf of public administration bodies, to the extent and for the purposes arising from legal provisions.

Participants' personal data will be processed for the period necessary to provide services within the Promotion.

After the above period, Participants' personal data may still be processed to the extent required by legal provisions or for the realization of the Organizer's legitimate interest as a data controller, and in the case of the Participant's consent to data processing, until the consent is withdrawn.

Profiling should be understood as any form of automated processing of personal data, which involves their use for the preparation and sending of personalized services/offers, tailored to the needs of the Participant. Offers are developed based on the Participant's activity within the services provided by the Organizer. Offers will be sent to Participants only if they have given their consent.

The Organizer ensures that all individuals whose personal data are processed have appropriate rights under GDPR, namely:

a) The right to access personal data, including the right to obtain a copy of these data;

b) The right to request rectification (correction) of personal data - if the data is incorrect or incomplete;

a) The right to request the deletion of personal data (the so-called "right to be forgotten") - if, (i) the data is no longer necessary for the purposes for which it was collected, (ii) the person concerned objects to the processing of personal data, (iii) the person concerned has withdrawn consent, on which the processing is based and there is no other legal basis for processing, (iv) the data is processed unlawfully, (v) the data must be deleted to comply with a legal obligation;

b) The right to request the restriction of processing of personal data - (i) the person concerned questions the accuracy of personal data, (ii) the processing of data is unlawful, and the person concerned opposes the deletion of data, requesting instead their restriction, (iii) the administrator no longer needs the data for its purposes, but the person concerned needs them to establish, defend or pursue claims, (iv) the person concerned has objected to data processing – until it is determined whether legally justified grounds on the side of the administrator are overriding in relation to the basis of the objection;

c) The right to data portability in cases where: (i) processing is based on a contract concluded with the person concerned or on the basis of consent expressed by such a person, and (ii) processing is carried out in an automated manner;

d) The right to object to the processing of personal data, including profiling, when (i) there are reasons related to the particular situation of the Participant, and (ii) data processing is based on the necessity for purposes arising from the legitimate interest of the Organizer.

The Participant is entitled to request the realization of the rights mentioned above and below (withdrawal of consent), by sending us an email on <u>GeniCore@genicore.pl</u> with a request for it, in accordance with the instructions available on the website.

To the extent that the Participant has given consent to the processing of personal data, they have the right to withdraw consent to the processing of personal data at any time. Withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal.

If it is considered that the processing of the Participant's personal data by the Organizer violates the provisions of GDPR, the Participant has the right to lodge a complaint with the supervisory authority, i.e., the President of the Personal Data Protection Office.

In cases justified by corporate requirements, the Organizer may transfer Participants' personal data outside the European Economic Area (EEA). In such cases, the Organizer guarantees that a similar level of data protection is provided in the third country by introducing one of the following safeguards:

a) The transfer of personal data takes place to countries which the European Commission has declared to provide an adequate level of protection of personal data;

b) We use appropriate agreements approved by the European Commission or rely on binding corporate rules that guarantee the security of data.

In the realization of rights, the Organizer also provides the possibility of obtaining copies of appropriate safeguards for personal data in the case of transfer to third countries.

§ 6 Final Provisions

In case of a change or invalidation of any provision of these Regulations by a competent authority or court, the remaining provisions shall remain in force and bind GeniCore and the Participant.

Polish law shall govern the resolution of any disputes related to these Regulations. Such disputes shall be settled by the competent local general court. This provision does not infringe upon the rights of consumers arising from the mandatory provisions of the law of the country of their permanent residence. In the case of Participants who are not consumers within the meaning of Article 221 of the Civil Code, the jurisdiction lies with the court competent for the seat of GeniCore.

Based on the Regulation of the European Parliament and of the Council (EU) No 524/2013 of May 21, 2013, we inform that an online dispute resolution platform for consumers and businesses at the EU level (ODR platform) is available at http://ec.europa.eu/consumers/odr. The ODR platform is a website with a comprehensive service point for consumers and businesses seeking out-of-court settlement of a dispute concerning contractual obligations arising from an online sales contract or service contract. In case of a change or invalidation of any provision of these Regulations by a competent authority or court, the remaining provisions shall remain in force and bind GeniCore and the Participant.

Contact with the Organizer is made through the email: GeniCore@genicore.pl

The Organizer reserves the right to change the Regulations in connection with and in the case of at least one of the following important reasons (separately):

a) introduction of new or changes to existing generally applicable legal provisions, if this has a direct impact on the content of the Regulations and necessitates their change;

b) change or appearance of new interpretations of generally applicable legal provisions as a result of court rulings or decisions of authorities or public administration bodies directly affecting the provisions of these Regulations and necessitating their change;

c) ruling, decision, recommendation, or advice of a competent public authority related to the Regulations, necessitating their adaptation to such ruling, decision, recommendation, or advice;

d) adaptation of the Regulations to market conditions related to technological, technical, and informational progress affecting the provisions of these Regulations;

e) change of company details, tele-addresses, or URL addresses listed in the content of the Regulations;

f) necessity to introduce other changes than those mentioned above, provided that they cumulatively meet the following conditions: i) they are legal (in particular, do not violate individual or collective interests of consumers); ii) they are beneficial for current and potential Participants; iii) their introduction is necessary for the proper realization of the Promotion in a manner that is beneficial for current and potential Participants.

No change in the Regulations can adversely affect the rights previously acquired by Participants.

The Participant will be informed about the change of the Regulations by the Organizer placing a corresponding message on the page: genicore.eu with a notice of changes one day in advance.

Information about the change of the Regulations will be maintained for the duration of the Promotion and for at least 7 days after its conclusion. A Participant who does not agree with the proposed changes will not continue to participate in the Promotion.