

Terms and Conditions

Welcome to our website. You should read the terms carefully before using the site. By using the site, you acknowledge that you have read and that you agree to abide by the terms, including the privacy policy incorporated herein by reference.

If you continue to browse and use this website, you are agreeing to comply with and be bound by the following terms and conditions of use, which together with our privacy policy govern Sneaker Pharms*'s relationship with you in relation to this website. If at any time you disagree with any part of these terms and conditions, please do not use our website.

The term 'Sneaker Pharm*' or 'us' or 'we' refers to the owner of the website whose registered office is *Unit 5 - Hatch - Oxford Road - Manchester - M1 7ED*. Our company registration number is 11773195 with a registered office in England and Wales. The term 'you' refers to the user or viewer of our website.

The use of this website is subject to the following terms of use:

*The content of the pages of this website is for your general information and use only. It is subject to change without notice.

*This website uses cookies to monitor browsing preferences. If you do allow cookies to be used, the following personal information may be stored by us for use by third parties: may include e.g. the following type of information (this depends on the cookie in question): device type, unique browser identifier, IP-address, unique cookie identifier, browser type, language, country, operating system, system settings, information about your interaction with our sites such as purchases, indicated preferences and click behaviour.

*Neither we nor any third parties provide any warranty or guarantee as to the accuracy, timeliness, performance, completeness or suitability of the information and materials found or offered on this website for any particular purpose. You acknowledge that such information and materials may contain inaccuracies or errors and we expressly exclude liability for any such inaccuracies or errors to the fullest extent permitted by law.

*Your use of any information or materials on this website is entirely at your own risk, for which we shall not be liable. It shall be your own responsibility to ensure that any products, services or information available through this website meet your specific requirements.

*This website contains material which is owned by or licensed to us. This material includes, but is not limited to, the design, layout, look, appearance and graphics. **R**eproduction is prohibited other than in accordance with the copyright notice, which forms part of these terms and conditions.

* All information, including, without limitation the design of the **S**ite, and all information, text, graphics, images, illustrations, logos, designs, icons, photographs, video clips, and written or other materials software and all **H**TML, **C**GI and other codes and scripts in any format used to implement, or featured on, the **S**ite ('**C**ontent') are the property of **S**neaker

pharm ltd, its merchandise suppliers, or its licensors. The overall design and appearance of this Site is the proprietary trade dress of Sneaker pharm ltd.

The Content of this Site is for personal use only. Permission is granted to electronically copy and to print in hard copy portions of this Site for the sole purpose of placing an order with Sneaker Pharm.

You may not copy, modify, upload, download, transmit, (re)publish, create derivative works from, sell, re-sell or otherwise distribute or exploit any Content from the Site except as expressly permitted by these Terms. Doing so will violate Sneaker pharm ltd's copyright, trademark and other proprietary rights.

*All Content on the Site is subject to the laws of England, Northern Ireland, Scotland and Wales, trademark and other laws and applicable international treaties and conventions governing intellectual property law. Any and all trademarks, logos, page headers, custom graphics, button bars, service marks and trade names which Sneaker Pharm uses in connection with the Site shall remain the exclusive property of Sneaker Pharm.

Nothing contained in the Terms shall be deemed to give you any rights in or to any intellectual property of Sneaker Pharm.

*All trademarks reproduced in this website, which are not the property of, or licensed to the operator, are acknowledged on the website.

*Unauthorised use of this website may give rise to a claim for damages and/or be a criminal offence.

*From time to time, this website may also include links to other websites. These links are provided for your convenience to provide further information. They do not signify that we endorse the website(s). We have no responsibility for the content of the linked website(s).

*Your use of this website and any dispute arising out of such use of the website is subject to the laws of England, Northern Ireland, Scotland and Wales.

Gift Card Terms and Conditions

Sneaker pharm* reserves the right to update and change the terms and conditions of our Sneaker pharm* gift cards at any time. This does not affect your legal rights. Use of your Sneaker pharm* gift card constitutes acceptance of our Terms and Conditions and we therefore recommend you read them carefully. Sneaker pharm* gift cards remain the property of Sneaker pharm* who maintains the right to cancel the card in situations where it deemed necessary to do so.

The value of your Sneaker pharm* gift card can be redeemed in any Sneaker pharm* store. The gift card balance cannot be exchanged for cash or redeemed against the purchase of another card.

Validity – Your Sneaker pharm* gift card is valid for a period of 12 months from the date of purchase, after which the remaining balance will become invalid.

Lost/stolen/damaged card – In cases where your Sneaker pharm* gift card is lost or stolen, Sneaker pharm* is unable to replace or reimburse the remaining balance on the card. Sneaker pharm* cannot be held responsible for any balance lost on a Sneaker pharm* card as a result of theft or fraud. Should your card become damaged, Sneaker pharm will be able to replace the card provided you still have the card in your possession and the necessary details can be obtained.

Governing law and jurisdiction – These conditions are governed and construed in accordance with the laws of England and Wales. You agree, as we do, to submit to the nonexclusive jurisdiction of the English courts.