

GPT DIGITAL CARD' (Golf Pleasure Taste Digital Card) CUSTOMER AGREEMENT

Between

FAB CONSULTING GMBH DI FRANCESCA ADA BABINI. HEADQUARTERS: UNOT 24, 8706 MEILEN - SWITZERLAND – hereinafter referred to as "GPT Card"

&

The Customer who purchased the GPT Digital Card at www. golfpleasuretaste.com.

SUBJECT OF THE CONTRACT : The Customer who has purchased the GPT Digital Card is entitled to take advantage of the discounts displayed on the GPT Digital Card Application.

VALIDITY OF THE CONTRACT: This agreement is valid for one year from the date of signing to the same day of the following year. The contract will be automatically renewed if not cancelled with an email a management@golfpleasuretaste.com within three months from the expiry date.

OBLIGATIONS OF FAB Consulting Gmbh : Fab Consulting GmbH has created the GPT Digital Card App downloadable from Google PlayStore and Apple Store for Android and Apple phones. Fab Consulting GmbH undertakes to keep the app online and to guarantee the correct functionality. Fab Consulting GmbH undertakes to display in the app the affiliated structures and the discount percentages granted to the owners of GPT Digital Card. It is the obligation of Fab Consulting GmbH to promote the GPT Digital Card commercial circuit and implement all activities aimed at this purpose.

OBLIGATIONS OF THE CUSTOMER: When a customer uses the discount at an affiliated structure is obliged to present his GPT Digital Card. The participating establishment must register the presence of the customer who is the holder of the valid GPT Digital Card by entering the total amount spent by the customer in the app. The money spent by the customer will be considered as points in the bonus program (1 Euro / Swiss Franc = 1 GPT Point) which will enable him to obtain gift vouchers provided by the affiliated establishments. The description of the bonus program is available on the website www.golfpleasuretaste.com / GPT Card.

GENERAL DATA PROTECTION REGULATION: The Parties undertake to comply with current legislation on the processing of personal data and respect for privacy, in particular the General Data Protection Regulation of 14 April 2016, known as the 'GDPR', in force since 25 May 2018 and Directive 2002/58/EC of the European Parliament and of the Council of 12 July 2002 concerning the processing of personal data and the protection of privacy in the electronic communications sector (Directive on privacy and electronic communications).