

BONUS SALE REGULATIONS
More for less
OF 01.01.2026
(hereinafter: **REGULATIONS**)

§ 1 General provisions

1. These Regulations define the conditions of participation in the promotional campaign consisting in bonus sales (hereinafter: **Bonus Sale**) and determine the rights and obligations related to the Bonus Sale.
2. The Promoter of the Bonus Sale is Jungheinrich Polska Sp. z o.o. with its registered office in Bronisze, 3 Świerkowa Street, 05-850 Ożarów Mazowiecki, registered by the District Court for the m.st of Warsaw in Warsaw, XIV Commercial Division of the National Court Register under KRS number 0000137163, with NIP: 1130082801, with REGON number: 010465346, with a share capital in the amount of PLN 13,000,000.00 (hereinafter: the **Organizer**).
3. Bonus Sales are carried out in order to promote and increase sales of the Organizer's products covered by these Regulations.
4. The Bonus Sale is conducted in the territory of the Republic of Poland until 31 December 2026. The Organizer reserves the right to extend, suspend or terminate the Bonus Sale at any time, via the Organizer's website (www.jungheinrich.pl).
5. The Bonus Sale applies only to selected brand new ones referred to in § 3 section 4 of these Regulations.
6. Any information about the Bonus Sale available in advertising materials is for informational purposes only.

§ 2 Bonus Sale Participants

1. The Bonus Sale is addressed only to legal entities or natural persons conducting business activity in the territory of the Republic of Poland with an appropriate credit limit assigned in accordance with *the JHPL Client Financing Policy*, impeccable payment discipline, i.e. those who do not have any debts according to the Organizer's books of account or settle their liabilities to the Organizer in the form of payments *in advance* or *on delivery*, who purchase or long-term rental of the Organizer's products referred to in § 3 section 4 of the (hereinafter: "**Participant**" or jointly: "**Participants**").
2. The Bonus Sale is not addressed to entities other than the Participants, in particular it is not addressed to the Organizer's employees and associates.
3. Participation in the Bonus Sale is voluntary.
4. The Bonus Sale does not apply to the purchase of the Organizer's products for the purpose of their resale.

§ 3 Bonus Sale Rules

1. The Bonus Sale includes the sale for EUR 1 (in accordance with § 3 section 6 of the Regulations) product sold by the Organizer in accordance with § 3 section 5 of the Regulations (hereinafter: **Bonus Reward**) upon purchase (including purchases financed through leasing) or long-term rental of one of the products specified in § 3 section 4 of the Regulations (hereinafter: **Promotional Product**).
2. The condition for receiving the Bonus Reward is to effectively place an order for the Promotional Product during the period of validity of the Bonus Sale in accordance with the provisions of the Regulations and the procedure for ordering the Organizer's products, and to accept these Regulations. The order may be delivered to the Organizer in writing or in document form (e-mail) to the Organizer's active e-mail address with the structure: xxx@jh.pl or xxx@jungheinrich.com.pl – the date of receipt of the order is decisive, identified by the date and time of receipt of the order, specified in the Organizer's e-mail.
3. The awarded Bonus Reward may only be used in the manner specified in the Regulations and cannot be exchanged for cash or any other goods or services.
4. The Promotional Product, the purchase (including purchases financed through leasing) or long-term rental of which entitles the Participant to receive the Bonus Reward, is any of the forklifts from the following groups (hereinafter: **large forklift**):
 - EFG – excluding forklifts type EFG series BA/BB/BC
 - ETV/M – all
 - EZS – Series 3/5/7
 - EZS C40
 - EKS – all

TRANSLATION

- EFX – all
 - EKX – all
5. The Bonus Reward in the Bonus Sale is the following new forklift selected by the Organizer in accordance with the internal procedure (hereinafter: **small forklift**):
 - AME 15
 6. The above-mentioned small forklift constituting the Bonus Reward is covered by a warranty under the conditions specified in the guarantee/warranty book for a period of 12 months or 500 mth of work, respectively, whichever occurs first, counting from the date of delivery of the Bonus Reward. The warranty is valid provided that the user manual and the warranty terms specified in the warranty book are followed, in particular that mandatory, paid maintenance inspections are performed by the Organizer's service department. In connection with the provision of the warranty, the warranty according to polish civil code is excluded.
 7. The issuance of the Bonus Reward will be documented by a VAT invoice for the net amount of EUR 1.
 8. Participants are entitled to purchase an unlimited number of Promotional Products during the Bonus Sale period. This means that the Participants may purchase, lease or rent an unlimited number of selected large forklifts on a long-term basis and receive a Bonus Reward with each of them, i.e. purchase a small forklift in the form of purchase in the net amount of EUR 1 in accordance with paragraph 6 above.
 9. In the event of failure to deliver the Promotional Product (large forklift) for any reason attributable to the Participant (e.g. withdrawal, termination, termination of the agreement, resignation, termination of the long-term rental agreement or failure to enter into force for any other reasons attributable to the Participant), the Organizer reserves the right to charge the Participant with the full amount due to the Organizer for the sale of the small forklift, according to the price list:
 - AME 15 net PLN 11,500.00 to EUR 2,376.00The Participant, in accordance with these Regulations and on the basis thereof, agrees to the issuance by the Organizer of a corrective invoice increasing the promotional price to the price specified in the above price list, accepts it and settles it within the time specified in the corrective invoice increasing.
 10. Each amount received by the Organizer towards the execution of the order of the Promotional Product (advance payment) will be documented by an appropriate advance invoice, and then settled with the final invoice documenting the purchase of a large forklift. The received advance payment is non-refundable, except in the case when the delivery of the Promotional Product is not possible due to the fault of the Organizer.
 11. The Organizer reserves the right to separately deliver individual Promotional Products and Bonus Reward awarded in connection with their purchase or long-term rental. The Organizer will issue the relevant invoices separately for the Promotional Product and the Bonus Reward (large and small forklift) in accordance with the applicable regulations, whereby:
 - a. in the event of concluding a long-term rental agreement, the Organizer shall provide the service of long-term rental of a large forklift truck and issue a sales invoice for the amount of EUR 1 net, including the Bonus Prize
 - b. in the case of financing in the form of leasing based on a tripartite order concluded on the basis of a prior order by the Participant, the Organizer shall (i) issue a sales invoice for the large forklift truck to the financing entity and a sales invoice for EUR 1 net for the Bonus Prize to the Participant, or (ii) in accordance with the tripartite order, the Organizer shall issue an invoice for the large and small forklift trucks to the financing entity.
 12. The risk of damage or loss of the small forklift passes to the Participant upon delivery.
 13. The Organizer may introduce new Promotional Products or Bonus Rewards at any time, as well as withdraw certain Promotional Products or Bonus Rewards. Participants and potential Participants will be informed about any change via the Organizer's website.

§ 4 Rules for filing complaints

1. The Participant has the right to file a complaint regarding the course and results of the Bonus Sale specified in these Regulations, by preparing a complaint in writing and sending it by registered mail to the Organizer's address indicated in § 1 section 2, no later than 7 days from the date of completion of the Bonus Sale (the date of sending the letter is decisive).
2. The complaint should contain data identifying the Participant, the reason for the complaint, a detailed description of the subject of the complaint and a description of the circumstances justifying the complaint, as well as the content of the complaint request.
3. The Organizer will respond to the complaint within 30 days of its receipt, by preparing it in writing and sending it by registered mail to the Participant's address indicated in the complaint. Complaints submitted to the wrong address, after the deadline or information that does not contain the required data will not be considered.

§ 5 Organizer's liability

1. The Organizer shall not be liable in the event that the failure to perform its obligation is the result of force majeure.
2. The Organizer is not responsible for the actions of third parties related to the organization of the Bonus Sale and for the consequences of providing incorrect or outdated data by the Participants.
3. The Organizer reserves the right to change the Bonus Reward in the event of circumstances beyond its control (e.g. production changes). In such a situation, the Organizer will issue another prize with a value similar to the prize, the issuance of which is not possible within the specified period (replacement Bonus Reward), of which the Organizer will inform the Participant in writing (electronically) before issuing the replacement Bonus Reward.

§ 6 Final provisions

1. The sole source of rights and obligations of the Organizer and the Participants in the scope of the Bonus Sale are generally applicable provisions of law and these Regulations, which will be available at the Organizer's headquarters and in individual Branches of the Organizer, as well as on the Organizer's website.
2. The Organizer reserves the right to make changes to these Regulations at any time without giving a reason. However, changes to the Regulations may not infringe the rights acquired by the Participants.
3. The Bonus Sale shall not be combined with other discounts and promotional campaigns conducted or granted by the Organizer.
4. In matters not regulated by these Regulations, the relevant provisions of Polish law, in particular the Civil Code, shall apply. In matters concerning the placing and execution of orders, warranty conditions or complaints about the Products covered by these Regulations, the provisions contained in the General Terms and Conditions of Delivery and Warranty of Jungheinrich Polska Sp. z o.o. and the General Terms and Conditions (available on the www.jungheinrich.pl website) shall apply.
5. In case of doubts as to the provisions of the Regulations, the Participant has the right to ask the Organizer at any time to make a proper interpretation of their provisions.
6. In the event of a possible dispute arising in connection with the Bonus Sale, actions will be taken in good faith to resolve them amicably. In the event of failure to resolve the dispute amicably, all disputes arising in connection with the Bonus Sale shall be resolved by the common court with territorial jurisdiction over the Organizer's registered office.
7. The Participant in the Bonus Sale declares that he/she has read the content of the Regulations and accepts them without reservation.
8. The Regulations enter into force on the day of the start of the Bonus Sale.