TERMS AND CONDITIONS OF USE

ACCEPTANCE OF AGREEMENT

It is important that you read and review these terms and conditions carefully. Your use of this website and authorized affiliated sites - including www.BrandSpark.com; www.BestNewProductAwards.biz; www.BestNewProducts.ca; www.BrandSparkMostTrusted.com; and www.ShopperArmy.com; as well as related BrandSpark surveys, websites, social media pages, internal website, intranet, logos, trademarks and any BrandSpark mobile application (all collectively the “Site”) - along with any and all content, products, features, applications, and services provided in connection with or via the Site (all collectively the “Services”) are subject to the following Terms and Conditions of Use and such other additional or alternative terms, conditions, rules and policies which are displayed, or to which you may be directed, in connection with this Site or any of the Services (all collectively the “Agreement”), which constitute a legally binding agreement between you and BrandSpark International and all of its subsidiaries, companies and affiliates, including Shopper Army Inc., Best New Product Awards Inc., (all collectively, “BrandSpark”). By accessing and using any part of the Site and any of its related Services, you agree to be bound by these Terms and Conditions. If you do not agree with these Terms and Conditions, then you do not have permission to access the Site or use the Services. These terms and conditions of use reflect the latest Agreement, but can be amended and modified by BrandSpark from time to time without specific notice to you.

RESTRICTIONS ON USE AND ONLINE CONDUCT

Contents from the Site may not be modified, copied or distributed, republished, uploaded, posted, decompiled, or transmitted in any way, without the prior written consent of BrandSpark, except that you may view, download and print one copy of any content on one computer for your own personal, non-commercial home or archival use only, provided you do not delete or change any copyright, trademark, or other proprietary notices contained therein and subject to the restrictions set out in these terms of use. When used in whole or in part attribution must be made to the proper BrandSpark entity that conducted the work or is responsible for the material. The contents on the Site are provided for lawful purposes only. BrandSpark shall not be responsible for any third party’s use of the contents; however, if such use is deemed to be inappropriate, improper, offensive, a misrepresentation or reproduced for the purpose of commercial means, BrandSpark may take appropriate legal action and/or take steps to publicly correct the record.

The Site and Services are directed to individuals of the age of majority in each jurisdiction who can form legally binding contracts under applicable law, and may not be used by persons in jurisdictions where access or use may be illegal or prohibited. It is your responsibility to determine whether your use of the Site and Services is lawful, and you must comply with all applicable local laws. If you do not have legal standing to agree to and accept this agreement you may not use this Site. If you have authorized a minor to use the Site or any of the Services, you are fully responsible for: (i) the online conduct of such minor; (ii) controlling the minor’s access to and use of the Website or any of the Services; and (iii) the consequences of any misuse by the minor. You acknowledge that the Site may contain material that is inappropriate for minors.

Any conduct by a person that in BrandSpark’s sole and absolute discretion restricts or inhibits any other person from using or enjoying the Site, is prohibited. You agree to use the Site and its Services only for lawful purposes and in a manner that is consistent with these Terms and in such a way as to ensure compliance with all applicable local, state, national, and international laws, rules and regulations, You
agree that you will not post on the Site or transmit any unlawful or otherwise objectionable material of any kind, including, but not limited to, any material that encourages conduct that would constitute a criminal offense, give rise to civil liability or otherwise violate any applicable local, provincial, state, national or international law.

BrandSpark has the right to monitor the Site periodically and review content and activity related to the Site and Services for compliance with this Agreement. BrandSpark reserves, in its sole discretion, the right to remove content and suspend, terminate, deactivate or refuse registration or use of the Site or Services at any time, without notice and without liability, for any reason, including but not limited to violation of this Agreement, infringing on Intellectual Property and inactivity, and may also remove any content that is unlawful, offensive, threatening, libelous, defamatory, obscene or otherwise objectionable or violates any party’s intellectual property rights, and may disclose any information as necessary to satisfy any law, regulation or other governmental or court request, to operate the Site properly or to protect itself or other users of the Site.

OUTSIDE SITES AND LINKING

The Site or Services may contain references or links to third party web sites or services that are not owned or operated by BrandSpark. BrandSpark has no control over, and assumes no responsibility for the content, privacy policies or practices of, on or through any third party web site or services, including any webcasting or other form of transmission received from them. BrandSpark does not warrant the offerings of any of these third party sites or services. Any such references or links are being provided to you only as a convenience and are not meant to imply endorsement of such third party sites or services. You acknowledge and agree that BrandSpark shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such third party web sites or services.

BrandSpark might permit certain third party links to the home page of its Site, provided that BrandSpark is provided with notice of such links and does not thereafter object to such linking. Illegal and/or unauthorized uses of the Services, including unauthorized framing of or linking to the Site will be investigated, and appropriate legal action may be taken. BrandSpark reserves the right to unilateral revocation any consent that it may at any time have given to any linkage, including linkage to the home page. BrandSpark reserves the right to cancel and revoke the permission to any party to link to the Site at any time, for any reason, without notice, and without any liability to such party or any other person.

INTELLECTUAL PROPERTY (COPYRIGHT AND TRADEMARKS)

All rights, titles and interests, including but not limited to rights covered by the Intellectual Property Rights, in and to the Site shall remain the property of BrandSpark, and are protected by copyright, trademark and other intellectual property laws. You acquire no proprietary interest in any such rights. All Site content, materials, design, text, graphics, images, logos, trademarks, buttons, icons, interfaces, audio and video clips, and the selection and arrangements thereof are the exclusive property of BrandSpark, or its respective content providers, and are protected by applicable copyright laws. All software used on the Site is the property of BrandSpark or its respective software suppliers, and such software is protected by applicable laws. You will not modify, adapt, translate, prepare derivative works from, decompile, reverse engineer, disassemble or otherwise attempt to derive source code from any of our services, software, or documentation, or create or attempt to create a substitute or similar service or product through use of or access to the program or proprietary information related thereto. Users of this Site shall not transmit/post
any information to this Site that infringes the copyright or other intellectual property rights of others. Furthermore, you may not remove or obscure the copyright notice or any other notices contained in the site or anything retrieved or downloaded from them.

All relevant trademarks, service marks and trade names used on the site (collectively the “Marks”) are solely owned by BrandSpark. The Marks may not be used without permission from BrandSpark in connection with any product or service that is not a product or service of BrandSpark or that is likely to cause confusion among customers, or that in any manner disparages or discredits BrandSpark. All other products, services, brands, company names, logos and designs used on the Site are the trademarks of their respective businesses and their owners.

While certain trademarks of third parties may be used by BrandSpark under license, the display of third-party trademarks on the Site should not be taken to imply any relationship or license between BrandSpark and the owner of said trademark or to imply that BrandSpark endorses the wares, services or business of the owner of said trademark.

Any use of any of the Marks appearing on the Site without the express written consent of BrandSpark or the owner of the mark, as appropriate, is strictly prohibited. You may not use the Site or the materials on it in any manner that violates the privacy rights, publicity rights, copyrights, trademark rights, patent rights, contract rights, or any other rights belonging to us or a third party. We reserve the right, at any time and without notice, to suspend, cancel, or terminate your right to use the Site (or any portion of the Site) for violation (whether repeated or not) of copyrights or any other rights belonging to us or a third party.

SUBMISSIONS AND USER-SUBMITTED CONTENT

Personally identifiable information that may be received at the Site is provided voluntarily by a visitor to the Site and is governed by the terms of our Privacy Policy. We will never use your submissions or user generated content or other personal information in a manner that violates our Privacy Policy and any disclosure of personally identifiable information shall be strictly in accordance with BrandSpark's Privacy Policy.

All non-personal information shared in the Site and all BrandSpark surveys will be considered non-confidential and non-proprietary and shall immediately become the property of BrandSpark. Users of the Site may from time to time be encouraged to submit, post, email or upload survey responses, remarks, opinions, comments, information, feedback, ideas, suggestions, graphics, images, photos and other materials or user submitted content to the site, through surveys, emails, email surveys or other channels connected to the Site (collectively the “Submission”). In so doing, you hereby assign all right, title and interest and all intellectual property rights therein to the Submission to BrandSpark and grant to BrandSpark a non-exclusive, irrevocable, perpetual, royalty-free, unrestricted, transferable and worldwide license to use, store, copy, edit, adapt, modify, reproduce, distribute, prepare derivative works of, display, perform, and otherwise fully exploit it in connection with the site, the service and BrandSpark's business, including without limitation for promoting and redistributing part or all of the site (and derivative works thereof) or the service in any media formats and through any media channels (including, without limitation, third party websites and feeds). You also hereby do and shall grant each user of the site and/or the service a non-exclusive license to access your submission through the site and the service, and to use, edit, modify, reproduce, distribute, prepare derivative works of, display and perform it in connection with their use of the site and service. BrandSpark will not be required to treat any such Submission as confidential, and will not be liable for any ideas for its business (including, without limitation, product or advertising ideas) and will not incur any liability as a result of any similarities that may appear in future BrandSpark operations or contents. BrandSpark will be entitled to use the Submission for any commercial or other purpose whatsoever without compensation to any person sending the Submission.
You acknowledge that you do not have or claim to have any right, title or interest in or to any of the aforementioned or other material produced hereunder and waive any right to inspect or approve the use of the submission and also any right to royalties or other compensation arising from or related to the use of the aforementioned submission.

BrandSpark is not responsible for any loss, damage, or corruption that may occur to your Submissions and does not warrant that Submissions will be protected against misuse by third parties. In particular, BrandSpark is not responsible for the infringement of the copyright in Submissions by other Users and will incur no liability for misuse by third parties.

As a user of the Site, you are to ensure that where you provide comments, feedback or survey responses to BrandSpark all such Submissions are truthful and reflect your own personal views. As a user of the Site you hereby represent and warrant that all Submissions you make do not infringe the intellectual property or other rights of any third parties. You agree to indemnify, defend and hold BrandSpark harmless for any liability arising due to the use or distribution of those materials. You acknowledge that you are responsible for whatever material you submit, and have full responsibility for the message, including its legality, reliability, appropriateness, originality, and copyright. You are prohibited from posting or transmitting to or from this site any unlawful, fraudulent, threatening, libelous, defamatory, obscene, pornographic, or other material that would violate any law.

The distribution of any reward or incentive related to any program or contest administered by or through BrandSpark may be delayed until such time as any required verification or validation process of any prerequisite submission, material or answer is completed. If any such relied-upon submission, material or answer is found to be inauthentic, faulty, fraudulent, or in any way cannot be verified or validated, it is at the sole discretion of BrandSpark to reject the said submission, material or answer and the associated reward or incentive may therefore be withdrawn. In the case of Shopper Army, members are not allowed to create multiple accounts (with different emails, names, etc.) and if identified, these accounts will be suspended and all rewards associated to these accounts will be withheld or withdrawn.

If applicable, BrandSpark may, in its sole discretion, review Submissions and reserves the right to remove, delete, move or edit any Submission that it deems abusive, defamatory, obscene, in violation of copyright or trademark laws, or otherwise objectionable or unacceptable, and you waive any moral rights you may have in having the material altered or changed in a manner not agreeable to you. BrandSpark is not responsible for the content of any Submission. Submissions represent the views and opinions of the user posting the Submission and do not represent the views or opinions of BrandSpark. While BrandSpark is under no obligation to investigate any complaint regarding any Submission, it may, in its sole discretion, investigate complaints and take any actions it deems appropriate in the circumstances, including, without limitation, removing the offending Submission and terminating the user's right to access and use the Site.

DISCLAIMERS, EXCLUSIONS AND LIMITATIONS OF LIABILITY

When you use the site and/or participate herein, you understand and agree that your use of the Site and the Services is at your own risk. The Site and the Services and the information, services, content, products, software and all other materials contained or offered on or through the Site are provided on an “as is” and “as available” basis, with no warranties or guarantees of any kind and without any representation, warranty or condition of any kind, whether express or implied, statutory or otherwise, including without limitation any representation, warranty or condition regarding the quality, suitability, truth, accuracy, merchantability, fitness for a particular purpose, non-infringement, title, freedom from computer virus or other harmful code, and implied warranties arising from the course of dealing, usage or
trade practice, or completeness of any of the services or the site, including without limitation any related content, information, product or services, software and all other materials. BrandSpark shall not be bound by any errors or omissions contained in this Site with respect to any Services offered on this Site. Information herein may be changed, removed or updated at any time without notice and for any reason. All materials and information posted to this Site are intended to be used for informational purposes only.

Without limiting the generality of the foregoing, BrandSpark makes no condition, guarantee, representation or warranty that: the Site will be compatible with your computer and software; the Site will be available or will function or operate without interruption or error; defects or errors in the Site will be corrected; the information available on or through the Site will be accurate, complete, reliable, suitable or timely; the access and use of the Site, including the browsing and downloading of any information, will be free of any viruses, Trojan horses, worms or other harmful code or destructive or disruptive components; the transmission of information to and from the Site will be secure; or the use of the Site will not infringe the rights (including intellectual property rights) of any person. Documents, information and graphics published on this site may include technical errors. In addition, BrandSpark will not be liable for the consequences of any interruptions or errors of the Site. We may change, restrict access to, suspend or discontinue the site or any part of it at any time. BrandSpark, its affiliates, partners, vendors and other relevant entities are not responsible for technical, hardware, software, telephone or other communications malfunctions, errors or failures of any kind, lost or unavailable network connections, the Site, Internet, or ISP availability, unauthorized human intervention, traffic congestion, incomplete or inaccurate capture of user information (regardless of cause) or failed, incomplete, garbled, jumbled or delayed computer transmissions which may limit one’s ability to access or submit to the site. BrandSpark is not responsible for lost, late, illegible, incomplete, invalid, unintelligible, technically flawed or misdirected submissions to the site.

Where relevant, the results of BrandSpark research, studies and surveys are based on feedback and opinions from consumers and do not reflect the opinions of BrandSpark. Consumers' experiences with the winning, described or selected products and/or brands may vary. Winners of the Best New Product Awards and BrandSpark Most Trusted are selected based on the products and categories entered into the competitions and are not necessarily reflective of the total market. Ratings, reviews and testimonials from Shopper Army are directly from consumers. BrandSpark does not warrant or represent that any individual consumer experience will be consistent with the results of any voting, selection, surveys, feedback or accompanying research.

Any and all responsibility for quality, performance or safety of any product or brand relevant to the Site rests with the individual manufacturer or participant. BrandSpark does not warrant or represent the quality or satisfaction with, or efficacy or safety of, any individual product or brand and is not liable for any actual or perceived defect in the quality, performance, efficacy or safety of any product or brand, or any injury or death resulting, or alleged to have resulted therefrom. BrandSpark shall not, under any circumstances, be liable for any amount exceeding a maximum liability limit of $100 upon any claim or action in contract, tort, indemnity or contribution, or other claims relating to any product or brand in any way related to the Site. Product or brands related to the Site in any way are not manufactured by BrandSpark but may, however, be covered by each manufacturer's warranty, service, and support policy (if present). BrandSpark assigns and passes through to the customer any warranty of the manufacturer, and you as a user of the Site acknowledge that you shall have recourse only under such warranties and only as against the manufacturer of the products or brands. BrandSpark makes no representation of express warranty with respect to the product or brand except those stated in this document.
In no event shall BrandSpark, its officers, directors, employees, agents, licensors or their respective successors and assigns, be liable to you or any third party for any damages whatsoever, including but not limited to, any direct, indirect, special, punitive, exemplary, incidental, or consequential damages or any damages whatsoever or any damages for loss of business or use, loss of income or profits (anticipated or otherwise), savings or goodwill, delays, malfunction, production, economic loss or other intangible loss, whether in contract (including fundamental breach), tort (including negligence in any degree or misrepresentation), product liability, strict liability, or under any other theory of law or equity or form of action, arising from, connected with, or relating to the Site or Services (including the use, inability to use, or performance of the Site or Services), and regardless of any negligence or other fault or wrongdoing by BrandSpark, its employees or representatives, even if BrandSpark has been advised or ought to have known of the possibility of such claims or damages. No action or proceeding may be brought against BrandSpark with respect to any claim or dispute arising from the use of the site or services including the information, services, products, software and materials from this site.

You acknowledge that by way of this Agreement BrandSpark makes the Site and Services available to you, in reliance on the limitations and exclusions of liability and the disclaimers set forth herein, and that the same form an essential basis of the bargain between you and BrandSpark. You expressly agree to the aforementioned limitations and exclusions of liability and disclaimers, which will survive and continue to apply in the case of a fundamental breach or breaches, the failure of essential purpose of contract, the failure of any limited or exclusive remedy, or termination of this agreement. Where the disclaimer of certain warranties and the limitation of certain liabilities is prohibited by legislation in some jurisdictions, such legislative limitations may apply to you.

You represent and warrant that all of the information provided by you to the Site to participate in the Service is correct and current; and that you have all necessary right, power and authority to enter into this Agreement and to perform the acts required of you hereunder. You release us from all liability for you having acquired or not acquired Content through the Site or the Services, and you agree that it is beyond our control as to which users gain access to the Site or use the Services; what effects the Site or Services may have on you; how you may interpret or use the Site or Services; or what actions you may take as a result of having been exposed to the Site or Services. BrandSpark makes no representations concerning any content contained in or accessed through the Site or Services, and we will not be responsible or liable for the accuracy, copyright compliance, legality or decency of material contained in or accessed through the Site or the Services.

INDEMNITY

You agree to defend, indemnify and hold BrandSpark, its affiliates, suppliers, licensors, co-branders, information providers, service providers, partners, directors, officers, employees, agents, representatives, and their respective successors and assigns, harmless from and against any and all liabilities, claims, costs and expenses, including without limitation reasonable legal fees and expenses, in connection with any claim or demand arising from, related to, or in connection with, your: (a) violation of this Agreement, (b) use of, or inability to use, the Site or any of the Services, or (c) use of, reliance on, placement, posting or transmission of, any Services available on or through the Site. Further, you will assist and cooperate as fully as reasonably required by BrandSpark in the defence of any such claim or demand.

USE OF COOKIES AND OTHER TECHNOLOGY (PASSIVE INFORMATION COLLECTION)

We use analytics to better understand who is using the Site, how people are using it and how to improve and enhance it. Therefore, as you navigate through this Site, some of your anonymous user information
may be passively collected (which you did not actively provide) including, but not limited to, time of visit, pages visited, the length of your user session, time spent on each page of the Site, IP address, type of operating system used, browser type used, and domain name, possibly using various technologies and means, such as Internet Protocol address, cookies, Internet tags, navigational data collection, digital fingerprinting, etc. Most browsers have an option for disabling the cookie feature, which will prevent your browser from accepting cookies. No such above-described information that is collected is shared by BrandSpark with third parties for advertising or other purposes except that it may be disclosed to those of BrandSpark’s contractors who assist with programming and technical aspects of hosting and operating the Site. Transmissions to and from this Site may not be confidential and consequently, may be read or intercepted by others.

TERMINATION OF USAGE

BrandSpark may, without incurring any liability to you, terminate access by you or suspend any access to all or part of the Site, without notice, for any conduct that BrandSpark, in its sole and absolute discretion, believes is in violation of any applicable law or this Agreement, or is harmful to the interests of BrandSpark or any other party or the Site.

GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein, without giving effect to its conflict of laws principles or rules. You hereby irrevocably submit to the exclusive jurisdiction of the provincial courts of Ontario (or the federal courts of Canada, as applicable) located in the City of Toronto in relation to all disputes arising from or related to this Agreement, your use of the Site, the Services and any related matters, and you hereby waive any defense you may have of personal jurisdiction in any such actions filed in any other court or jurisdiction.

SEVERABILITY

If any provision of this Agreement is found to be contrary to law, the remainder of that provision (if any) and the remaining provisions of this Agreement will remain in full force and effect.

WAIVER

The waiver of any breach or default of this Agreement shall not constitute a waiver of any subsequent breach or default and shall not act to amend or negate the rights of the waiving party.

ENTIRE AGREEMENT

The Agreement constitutes the complete and exclusive agreement between BrandSpark and you, and supersedes all prior or contemporaneous agreements, representations, warranties and understandings with respect to the Site, the contents and materials provided by or through the Site, and the subject matter of this Agreement.

We reserve the right, at our sole discretion, to modify or replace these Terms and Conditions at any time. All revisions will be posted to this Site. By continuing to access or use our Site and Services after any revisions become effective, you agree to be bound by the revised terms. Please contact us if you have questions with respect to these Terms and Conditions of Use. You can reach us by sending an email to info@brandspark.com