

DollRush.com membership terms

For an agreement on membership of DollRush.com's security label program certification scheme, DollRush.com applies the following conditions.

The conditions apply from the time of registration, and the trader agrees to the registration in complying with the terms and conditions stipulated in the agreement and from the time of certification to comply with the e-mark guidelines.

Entry into force and lock-in period §1

The membership takes effect when DollRush.com receives the trader's registration and runs for 12 months. Membership is automatically renewed for 12 months at a time and runs until terminated accordingly with what is stated in §7 on resignation and revocation. A copy of the order confirmation can be requested by sending an email to: info@dollrush.com.

Payment of membership §2

The payment of membership to DollRush.com can be made either as a monthly or annual payment.

Change of payment terms from monthly to annual, or vice versa, can only be done with 30 days notice to the transition of a new membership period, and with effect from the transition to a new membership period.

If a monthly payment is chosen, payment by debit card is assumed. Payment must be made with VISA or MasterCard and taken no fee for payment.

If an annual payment is selected, payment by debit card can be selected. Payment must be made with VISA or MasterCard and taken no fee for payment.

The amount is withdrawn immediately. Alternatively, payment via bank can be selected for FIK payment.

Regular bank transfer is not possible.

In case of delay in payment (FIK transfer), net 14 days from the invoice date, interest is calculated according to the discount plus 1.5% pr. commenced a month from the due date.

Monthly payment by card

By registering for a monthly payment, the trader accepts that the membership fee is automatically deducted periodically every month until the membership is terminated or membership of the e-brand ceases, regardless of the reason for this.

If the registered payment card expires or does so soon, or a change is required to the payment card that is attached to the agreement, the information for the new payment card can be added under "My Account" on the member portal.

The trader may at any time revoke his permission for the DollRush.com security label program to be withdrawn automatically the membership fee periodically.

If the trader has not terminated the agreement in time, cf. §7, or has not entered valid card information in connection with the registration or when changing card information, Dollrush.com will recover the full balance of the membership fee with 14 days due.

Annual payment by card

When registering for an annual payment, the trader accepts that DollRush.com may deduct the membership fee with it the same and that the membership fee is automatically deducted once a year until the membership is terminated, or membership at DollRush.com ceases, for whatever reason.

If the registered payment card expires or does so soon, or a change is required to the payment card that is attached to the agreement, the information for the new payment card can be added under "My Account" on the member portal.

The trader may at any time revoke his permission for the e-mark to be withdrawn automatically the membership fee periodically.

If the trader has not terminated the agreement in time, cf. §7, or has not entered valid card information, the e-label will instead recover the full balance of the membership fee with 14 days due.

Use of the DollRush.com's security label §3

DollRush.com, with an associated certificate showing that a webshop is certified in accordance with DollRush.com's guidelines, must the certification is only used on the webshop (URL) to which the registration relates. The trader is entitled to use the DollRush.com brand with the associated marketing package in its marketing of the webshop, cf. the DollRush.com manual for this.

If the label is present on a webshop before the certification process is finally completed, this is considered unjustified use and can be sanctioned with daily fines of USD 150.

If the mark is found on webshops (URLs) belonging to the trader other than the webshops (URLs) that are certified, this is considered unjustified use and can be sanctioned with daily fines of USD 150 per. webshop (URL).

Unauthorized use of the label can also be counteracted by a bailiff's injunction without security.

Obligations, rights, and responsibilities of the e-mark §4

DollRush.com undertakes to administer the certification scheme in accordance with the guidelines and with a starting point in applicable law, including ensuring that the guidelines are complied with by the traders who are certified.

the e-brand undertakes to carry out ongoing inspections of all certified webshops and is entitled to carry out random checks, without notice, at all certified webshops.

DollRush.com assumes no responsibility, either to the trader or to any third party, for whether the trader complies with the guidelines and/or applicable law.

Obligations of the trader §5

The trader has a duty to:

- To comply with the terms and conditions set out in this agreement and to comply with them from the time of certification current guidelines for DollRush.com security label program.
- Changes to the guidelines are made with reasonable notice.
- To inform DollRush.com about changes at the trader and/or on his webshop that relate to the security label's guidelines.
- To customize the webshop according to DollRush.com's instructions.
- To allow DollRush.com to make test purchases, at no cost in connection with the certification process, as well
- performs random checks and ongoing checks of the certified webshop (URL).
- To remove DollRush.com security label temporarily from the webshop, if the changes pointed out by DollRush.com are not made, within the deadline indicated by DollRush.com.

Confidentiality §6

DollRush.com is obliged to treat documents, technical information and other information that the trader may notify DollRush.com before or after the conclusion of the membership, confidentially.

DollRush.com takes all necessary measures to keep such information confidential as a result of affiliation with the e-label, just as the label imposes the above-mentioned confidentiality obligation on its employees.

termination and revocation §7

The trader is entitled to opt-out of the DollRush.com security label program by written notice to the e-mark on info@dollrush.com with one month's notice to the end of a membership period. The termination is only valid at the submission to the above email and is only registered with Dollrush.com when the trader has received a written answer to this.

Termination does not entitle the trader to a refund of membership fees or parts of which, regardless of the time of termination.

The trader is not considered to have resigned if the trader closes, for whatever reason, or because it trader sells his webshop.

In the event of a material breach of the agreement, including non-compliance with DollRush.com's guidelines after certification, the security label is entitled - without notice and with retention of the claim - to terminate the membership with the effect that the trader is no longer a member of the DollRush security program, and the trader is immediately deprived of access to use the label, with the associated certificate page and marketing package.

Upon termination of membership - for whatever reason - the trader is obliged to bring any use of marked for termination.

Unauthorized use of the mark can be counteracted by a bailiff's injunction without security.

Compensation §8

It has been agreed between DollRush.com and the trader that DollRush.com cannot incur liability as a result of acts, omissions, etc. made in connection with the decisions of DollRush.com taken pursuant to the conditions of membership, the guidelines, the buyer protection, or applicable law.

Transfer §9

The trader does not have the right to transfer or sell his membership or associated certificate on his webshop to third parties.

Choice of law and venue §10

Membership terms are subject to European and American law. Any dispute between the parties concerning this and which does not relate.

Decisions made by DollRush.com pursuant to the Guidelines or DollRush.com Buyer Protection shall be appealed to the appropriate court.

DollRush.com personal data policy for members

In order for an agreement to be entered into with us at DollRush.com, we need the following information:

- URL on webshop
- CVR no.
- Number of employees
- Legal name of the company
- Company form (by personally owned company, name of owner)
- Address
- ZIP code. and city
- Tel. no.
- Billing email address
- Year of establishment
- Contact person's name
- Contact's email address
- Contact person's telephone number (direct or mobile)

We record and pass on the above data in order to provide the service associated with membership of the brand.

The information is registered with the DollRush.com fund and stored in ongoing customer relationships.

When the membership ceases and all outstanding payments have been settled, the information is stored for a further 5 years in accordance with the rules of the Accounting Act.

However, the information can be stored for up to 10 years for reasons of special legal requirements, for example in connection with the limitation period in debt collection cases. We also collaborate with a number of other companies that store and process data. The company processes information solely on our behalf and may not use it for its own purposes.

What information do we pass on and why?

We only work with data processors in the EU or in countries that can provide your information with adequate protection. The data responsible for the DollRush.com security label program is the DollRush.com fund.

Individuals employed by the trader have the right to be informed which personal data is processed about the person in question.

If the information is considered to be inaccurate, you may have the right to have it corrected. In some cases, we have a duty to delete personal data if we are asked to do so. It can e.g. be if the data are no longer necessary in relation to the purpose for which we were to use them. If you believe that personal data is being processed in violation of the law, you can write to us at: info@dollrush.com.