

RULES OF ADVERTISING LOTTERY "HOME RAFFLE"



1. DESCRIPTION OF ADVERTISING LOTTERY "HOME RAFFLE"

1.1. The promotional lottery “Home raffle” (hereinafter referred to as the promotional lottery) is organized within the framework of the advertising policy of TEL-CELL Closed Joint Stock Company (hereinafter referred to as the Company) in order to advertise the services provided by the Telcell Wallet application.

1.2. This document, which establishes the rules of the advertising lottery (hereinafter referred to as the Rules), is a public offer according to the logic of Article 451 and Part 2 of Article 453 of the Civil Code of the Republic of Armenia.

1.3. The rules are governed and interpreted, and all relations arising therefrom are governed by the current legislation of the Republic of Armenia.

1.4. Full capacity individuals who have accepted this offer may take part in the advertising lottery. This offer is considered accepted if an individual, in accordance with the procedure established by the Rules, obtained a ticket and activated it, if the rules establish a requirement to activate the ticket.

1.5. Each person has the right to refuse participation in the advertising lottery by clicking the appropriate button in the Telcell Wallet application. After pressing the corresponding button in Telcell Wallet, the previously obtained tickets are deleted and no longer participate in the advertising lottery, and the person who has refused to participate in the advertising lottery no longer obtains tickets in the cases specified by the Rules. A person who refused to participate in the promotional lottery has the right to resume participation in the promotional lottery by clicking the appropriate button in Telcell Wallet, in which case, however, previously deleted tickets are not subject to restoration.

2. Main concepts

2.1. Telcell Wallet (hereinafter also the TW application) is a mobile application released by the company for accepting payments via electronic money, money transfers and other online transactions.

2.2. Terminal - a terminal for accepting payments connected to the company's payment acceptance system.

2.3. Participant - any individual who has made a payment in accordance with these Rules during the period of the promotional lottery, obtained a ticket, activated the ticket in the prescribed manner and obtained the right to participate in the promotional lottery. At the same time, each unique mobile phone number that was entered when paying through the terminal or through which the TW application was registered is deemed to be a participant identification number.

2.4. The period of the promotional lottery is from November 29, 2022 to March 15, 2023 inclusive.

2.5. Payment - payment for services, works or goods through Telcell Wallet or payment terminal, replenishment of bank accounts, electronic money (except for replenishment of Telcell Wallet), loan repayment and other financial transactions.

2.6. Electronic ticket for participation in an advertising lottery (hereinafter referred to as a ticket) is a ticket that is provided upon making a payment in the manner prescribed by these Rules. Tickets are granted a unique identification number consisting of 9 digits. Tickets may be active or passive. Only active tickets may provide the right to participate in the promotional lottery, passive tickets shall not give such right to participate.

3. The procedure for participation in the advertising lottery and holding the lottery

3.1. The opportunity to participate in the advertising lottery is provided to a person who has become a participant in accordance with these Rules.

3.2. The participant may get a ticket in the following ways:

3.2.1. When making a payment through Telcell Wallet one ticket shall be provided for each AMD 1,000 (one thousand) or more (including the commission charged), except for payments for participation in lotteries and (or) games with winnings. For example, when paying 20,000 AMD, 20 tickets shall be provided, when paying 1999 drams- 1 ticket shall be provided.

3.2.2. When making a payment through a payment terminal one ticket shall be provided for each AMD 1,000 (one thousand) or more (including the commission charged), except for payments for participation in lotteries and (or) games with winnings. For example, when paying 20,000 AMD, 20 tickets shall be provided, when paying 1999 drams- 1 ticket shall be provided.

3.2.3. When making a payment of AMD 5,000 (five thousand) or more for participation in lotteries and / or games with a prize, the ticket shall be provided at the rate of 1 ticket for each AMD 5,000 (including the commission charged). For example, when paying 20,000 drams, 4 tickets shall be provided, when paying 19,999 drams, 3 tickets shall be provided.

3.3. When paying through the terminal in the cases provided for in sub-clauses 3.2.2 and 3.2.3 of clause 3.2 of the Rules, each participant may receive a ticket(s) maximum 1 (one) time for 1 (one) payment during the entire period of the promotional lottery (for example, for a payment in the amount of 100,000 AMD 100 tickets will be provided at once, except for the cases provided for by the Rules).

3.4. Each participant shall have the right to transfer tickets to another number, through which the participant has not yet received a ticket, upon obtaining a ticket (tickets), as a result of payment through the terminal.

3.5. The ticket (s) obtained as a result of payment through the terminal and (or) transferred in the manner prescribed by clause 3.4 of the Rules shall be reflected in the Telcell Wallet mobile application

registered by the phone number entered by the participant during payment, as well as on the advertising lottery website.

3.6. If the Telcell Wallet user, in accordance with the procedure established by the legal acts of the Republic of Armenia and the company, has not been identified by attaching an identity document, bank account number or payment card, the ticket (s) provided to such a participant shall be considered as passive and may not participate in the advertising lottery.

3.7. The tickets belong to the receiving participant and grant rights exclusively to the obtaining participant and may not be exchanged or transferred to third parties, except as expressly provided for in these Rules.

3.8. The Company may at any time terminate or suspend the issuance of tickets for payments of any kind, as well as limit the number of receipts.

3.9. If the payment has been canceled by the company or found to be outstanding, or the amount of the payment has been refunded, then the ticket(s) provided for such payment shall be considered invalid and may not provide further rights to participate in the promotional lottery.

3.10. As part of the promotional lottery, the company, at its sole discretion, may provide gifts every 15 days to 5 (five) participants with the largest number of tickets. In the case established by this paragraph, the participant who has already once received a gift may no longer participate in the raffle of gifts provided for in this paragraph. At the same time, if any participant has received a gift in the case established by this paragraph, he shall not be deprived of the right to participate in the advertising lottery.

3.11. At the end of the advertising lottery, one raffle is held (hereinafter referred to as the lottery).

3.12. Within the framework of the lottery, an apartment (the right to purchase an apartment) in a building under construction at the address: Yerevan, RA, Norashen 2, by the developer "Aranna Shin" LLC (hereinafter referred to as the "Construction Company"), the right to purchase of which the company undertakes to transfer to the winning participant within 2 (two) months upon the date of recognition as a winner, and the construction company undertakes to transfer the ownership of the apartment to the winning participant by the end of 2025 inclusive. The cost of the apartment is 21,556,000 (twenty one million five hundred and fifty six thousand) AMD (including taxes and other obligatory payments established by the legislation of the Republic of Armenia).

3.13. The constructor undertakes to transfer to its special bank account the 30% of the amount specified in clause 3.12 of this offer which is transferred by the Company to the construction company.

3.14. The lottery shall be conducted by randomly determining each digit of the 9-digit Ticket number as follows: Figures marked with numbers from 0 to 9 (inclusive) shall be placed in 9 bags, boxes or other containers. According to the principle of chance, 1 (one) figure shall be taken out of each bag, box or other container, and the winning number of the draw shall be determined by the numbers marked thereon. In addition, the first number drawn is considered the first number of the 9-digit winning Ticket number, and so on until the last number of the winning ticket. Before the raffle, the figures on which the marked

number not determining the next corresponding digit of numbers participating in the lottery shall be played.

3.15. As a result of the lottery, the participant whose ticket numbers will be withdrawn shall be considered to be the winner, if the latter's ticket is active and the participant is not an employee of the company or an affiliated person, is not an employee of the company released from work within the last 3 (three) years, or is not included in the company's blacklist.

3.16. The Company notifies the winning participant of his recognition as the winner by calling the phone number to which the participant has registered his mobile application Telcell Wallet. The Company is not responsible for the winner's failure to receive a prize as a result of not receiving a call to his phone number.

3.17. The lottery winner undertakes to personally appear at the company's office within 15 (fifteen) working days upon the end of the raffle, presenting a valid identity document and his winning ticket to Telcell Wallet, as well as consent to video-audio-record of the winnings and the winner and collecting, storing and distributing the result in advertising and for other legitimate purposes.

3.18. In case of non-fulfillment within 15 (fifteen) working days upon the lottery of the actions provided for in paragraph 3.16 of the rules, the company has the right to consider the results of the raffle as invalid and not to provide the corresponding prizes.

3.19. The color, shape, appearance, quality or other characteristics of the winnings and/or gift(s) provided by the company as a result of an advertising lottery may differ from (not coincide to) the previously announced winnings or gift(s), as well as from the expectations of participants, for which the company is not responsible.

3.20. Winnings and gift(s) may not be exchanged, monetary compensation may not be provided to the participant instead of winnings and gift(s), as well as the winnings or gift(s) may not be provided to other persons other than those who have received the right to receive winnings or gift(s).

4. Miscellaneous

4.1. The Company reserves the right to unilaterally, at its own discretion, make any amendments to any of the conditions of these Rules, whereabouts shall notify on the website www.telcell.am, on its official page on the Internet and / or in the Telcell Walle mobile application.

4.2. If the constructor refuses to transfer ownership of the apartment to the winning participant in connection with the liquidation of his company, declaring it bankrupt and other similar circumstances, the company shall not bear any obligation to transfer the right to purchase another apartment to the winning participant. In such a case, the winner shall have the right to receive the amount specified in clause 3.13 of this offer on a special bank account of the developer. The winning participant shall have the right to demand the rest of the amount of the apartment only from the constructor's company, and if such a demand is made against the company, the Company shall not bear any obligation to provide compensation to the winner.

4.3. The participant of the advertising lottery hereby gives his consent to the company to use the data of the participant or other persons represented by the participant of the Company for marketing and other lawful purposes.

4.4. The Company has the right to send information and advertising messages to the Participant and other persons provided as a result of the information entered by him, both by sending a message to the specified e-mail address and to the specified phone number. The Participant hereby consents to receive such communications, and also guarantees that the persons represented by the information entered by him also consented to receive such communications.

4.5. The Company has the right to verify the data of the Participant and other persons specified by him, in accordance with the standards of the Company. In addition, the Company has the right to require the Participant to provide identification, as well as other necessary documents and data identifying the Participant. Types and forms of presentation of identifying documents and information are determined by the Company.

4.6. The Participant hereby agrees that the Company is not responsible for any adverse consequences, including for non-distribution of winnings, if the phone number in the Telcell Wallet mobile application is incorrect, non-existent, non-working, belongs to another person or leads to other problematic consequences.

4.7. Employees of the Company, their affiliates, employees of the Company discharged from worked within the previous 3 (three) years, and persons included in the black list of the Company shall not have the right to be recognized as winners and receive winnings within the Advertising Lottery, Tickets provided to them do not give the right to participate in the Advertising Lottery.

4.8. In no case shall the Company laid responsible for the information entered by the Participant, as well as for the actions carried out on the basis of the information provided. The Company is not responsible for the functionality of the respective systems, as well as the website and social networks used, and does not guarantee their uninterrupted operation.

5. Company details

Name:	"Tel-Cell" Closed Joint Stock Company
Address:	3rd floor, section 1, Headquarters, Hakob Hakobyan, c. Yerevan, RA
Tax details:	TIN 02703102
Web-site:	www.telcell.am
E-mail:	info@telcell.am
Phone:	+374 (60) 27-22-25