

Terms & Conditions

Effective: May 2025 Last Updated: May 2025 Governing Law: Republic of Lebanon

LEGAL NOTE: These Terms & Conditions were prepared to support IFFB's legal compliance and are intended as a starting point. We recommend having a qualified Lebanese legal professional review and adapt this document before publication, particularly in relation to manufacturing contracts, export obligations, and jurisdiction-specific requirements.

§ 1 — Acceptance of Terms

Acceptance of Terms

By accessing or using the website at **www.iffb-sal.com** (the “Website”), or by engaging with International Factory for Food and Beverages S.A.L. (“IFFB”) for any service or commercial purpose, you (“User”, “Client”, or “Visitor”) agree to be bound by these Terms & Conditions (“Terms”).

If you do not agree with any part of these Terms, you must immediately cease use of this Website and refrain from entering into any engagement with IFFB until the matter is resolved.

These Terms apply to all visitors, prospective clients, and current clients who interact with IFFB through this Website or through any other channel.

§ 2 — About IFFB

About IFFB

International Factory for Food and Beverages S.A.L. (“IFFB”) is a beverage manufacturing company incorporated under the laws of the Republic of Lebanon, operating a fully automated can and glass filling facility in the Industrial City of Hsoun, Lebanon.

IFFB provides co-packing, private label manufacturing, product development, and related services to brand owners and distributors globally. The Website serves as an informational and commercial gateway for prospective and existing clients.

Registered address: Industrial City, Hsoun, Lebanon
Contact: info@iffb-sal.com | +961 3 562 804
Business hours: Monday – Friday, 8:00 AM – 5:30 PM (Beirut time)

§ 3 — Website Use

Use of This Website

Permitted Use

You may access and use this Website for lawful purposes, including reviewing IFFB's services, portfolio, and capabilities, and submitting genuine business inquiries through the contact form.

Prohibited Use

You agree not to:

- Use the Website in any way that violates applicable local, national, or international laws or regulations
- Transmit any unsolicited or unauthorized advertising, promotional material, or spam
- Attempt to gain unauthorized access to any part of the Website, its server, or connected systems
- Reproduce, duplicate, copy, sell, or exploit any Website content for commercial purposes without prior written consent
- Introduce malware, viruses, or any other harmful code or material
- Engage in conduct that restricts or inhibits anyone's use or enjoyment of the Website
- Scrape, harvest, or extract data from the Website by automated means

No Account Required

This Website does not require users to create an account. All interactions occur through public pages and the contact form.

§ 4 — Intellectual Property

Intellectual Property

All content published on this Website — including text, photographs, product images, brand names, logos, graphics, and page layouts — is the exclusive property of IFFB or its licensed content providers and is protected under applicable intellectual property laws.

IFFB's Intellectual Property

Nothing on this Website shall be construed as granting any license or right to use IFFB's intellectual property without express prior written permission. This includes the IFFB brand name, logo, and any product or portfolio imagery displayed on the Website.

Client & Third-Party Brands

Brand names, logos, and packaging of products displayed in the IFFB portfolio (including XXL Energy, LOL Energy, Sparks, and others) remain the sole intellectual property of their respective brand owners. Their display on this Website is for reference purposes only and does not imply any transfer of rights.

Limited Personal Use

You may view and download content from this Website solely for your own personal, non-commercial reference. Any other use requires IFFB's prior written consent.

§ 5 — Services & Engagements

Services & Commercial Engagements

Informational Nature of the Website

Information provided on this Website regarding IFFB's services, production capabilities, minimum order quantities, timelines, and pricing is for general informational purposes only and does not constitute a binding commercial offer.

Commercial Agreements

Any co-packing, private label, or product development engagement is governed exclusively by a separate, signed commercial agreement or purchase order. In the event of any conflict between these Terms and a signed commercial agreement, the commercial agreement shall prevail.

Regulatory Compliance

Clients are solely responsible for ensuring that products manufactured by IFFB comply with the regulatory requirements of their target markets, including labeling, nutritional declarations, food safety certifications, and import/export regulations. IFFB will provide product specifications and certificates of analysis upon request, but does not warrant compliance with laws of jurisdictions outside Lebanon unless separately agreed in writing.

Product Specifications

Product formulations, packaging formats, and production specifications are subject to change. IFFB reserves the right to modify its product range and capabilities. Portfolio items displayed on the Website are shown for illustrative purposes and availability may vary.

§ 6 — Confidentiality

Confidentiality

In the course of business discussions or commercial engagements, both parties may share proprietary or confidential information, including product formulas, pricing structures, client lists, production processes, and business strategies.

IFFB treats all such information received from prospective and existing clients as confidential and will not disclose it to unauthorized third parties without consent, except as required by law.

Clients receiving information about IFFB's processes, pricing, or capabilities through quotations, technical sheets, or direct communication are similarly expected to treat such information as confidential.

Where a formal confidentiality or non-disclosure agreement (NDA) is in place, its terms shall govern over this general provision.

§ 7 — Disclaimers

Disclaimers

Website Accuracy

IFFB makes reasonable efforts to ensure the information on this Website is accurate and up to date. However, we do not warrant that the Website is free from errors, omissions, or inaccuracies. Content is provided “as is” without warranties of any kind, express or implied.

No Warranty of Fitness

Nothing on this Website constitutes technical, regulatory, nutritional, or legal advice. You should not rely on Website content as a substitute for professional advice specific to your situation or jurisdiction.

Availability

IFFB does not guarantee that the Website will be available at all times, free from interruptions, or secure from unauthorized access. We reserve the right to suspend, withdraw, or restrict access to all or part of the Website at any time without notice.

§ 8 — Limitation of Liability

Limitation of Liability

To the fullest extent permitted by applicable law, IFFB, its directors, employees, and agents shall not be liable for any:

- Loss of revenue, profits, or anticipated savings
- Loss of business opportunities or contracts
- Loss or corruption of data
- Indirect, incidental, special, or consequential damages
- Damages arising from your reliance on information published on this Website
- Damages resulting from unauthorized access to or alteration of your data

This limitation applies whether the claim arises in contract, tort, negligence, or any other legal theory, even if IFFB has been advised of the possibility of such damages.

Nothing in these Terms limits IFFB’s liability for fraud, personal injury caused by negligence, or any liability that cannot be excluded under applicable Lebanese law.

§ 9 — Third-Party Links

Third-Party Links & Content

This Website may contain links to third-party websites or resources (such as LinkedIn or external certification bodies) for informational purposes. IFFB does not control these sites and is not responsible for their content, privacy practices, or availability.

The inclusion of any external link does not imply endorsement, sponsorship, or affiliation by IFFB. Accessing third-party sites is at your own risk and subject to their own terms and policies.

§ 10 — Indemnification

Indemnification

You agree to indemnify, defend, and hold harmless IFFB, its officers, directors, employees, agents, and affiliates from and against any claims, liabilities, damages, losses, and expenses — including reasonable legal fees — arising out of or in connection with:

- Your use of or access to this Website
- Your violation of these Terms
- Your violation of any applicable law, regulation, or third-party right
- Any content or materials you submit through the Website

§ 11 — Governing Law

Governing Law & Dispute Resolution

Governing Law

These Terms and any dispute or claim arising out of or in connection with them shall be governed by and construed in accordance with the laws of the Republic of Lebanon, without regard to its conflict of law provisions.

Jurisdiction

Any legal proceedings arising out of or relating to these Terms shall be subject to the exclusive jurisdiction of the competent courts of Lebanon, unless otherwise agreed in a separate written commercial contract between IFFB and a Client.

Amicable Resolution

IFFB encourages resolution of any dispute through direct communication before initiating formal proceedings. Parties agree to attempt good-faith negotiation for a period of 30 days before commencing any legal action.

§ 12 — Changes to These Terms

Changes to These Terms

IFFB reserves the right to modify these Terms at any time to reflect changes in our business, legal obligations, or Website functionality. When we do, we will update the “Last Updated” date at the top of this document.

Your continued use of the Website following any changes constitutes your acceptance of the revised Terms. We encourage you to review this document periodically.

For material changes affecting existing commercial engagements, IFFB will endeavor to notify affected clients directly.

§ 13 — Contact

Contact

If you have any questions, concerns, or requests relating to these Terms & Conditions, please contact us:

LEGAL & GENERAL ENQUIRIES — IFFB S.A.L.

International Factory for Food and Beverages S.A.L.

Industrial City, Hsoun, Lebanon

info@iffb-sal.com

+961 3 562 804

Monday – Friday, 8:00 AM – 5:30 PM (Beirut time)

This document was last updated in May 2025. Governed by the laws of the Republic of Lebanon.