

CONDITIONS FOR PARTICIPATION

Commercial Action "StûvDays 2019–Spring offer"

ARTICLE 1 – Purpose

1.1

The company Stûv S.A whose head office is located at 5170 Bois-de-Villers, Rue Jules Borbouse 4, registered at the Belgian Crossroads Bank for Enterprises under the number 0423.958.294 (hereinafter: « the Organizing Company »), organizes a commercial action exclusively accessible through the website « batibouw.stuv.com » (hereinafter: « The Action »). The Action is organized through Stûv resellers established in United Kingdom and Ireland appearing in the list of participating resellers.

1.2

Participation in the Action involves full, unreserved acceptance of these conditions including potential future modifications as well as the conditions for use of the website « stuvdays.com » and rules with respect to protection of data of a personal nature.

ARTICLE 2 – Terms and conditions of the Action

2.1

The Action begins on February 11, 2019 at 08:00 hours and ends on March 24, 2019 at 23:59 hours on the website « stuvdays.com ».

2.2

The Action is open to all persons who are majors domiciled in United Kingdom and Ireland (hereinafter: « the Participant »).

2.3

Only those participants complying with all the provisions of this article shall be considered. The Organizing Company therefore reserves the right to carry out all verifications it deems useful concerning the identity and address of each participant.

2.4

Participation by minors in this Action requires the consent of the legal guardian or the person having the parental authority. This participation takes place under the responsibility of this person. The Organizing Company can ask for proof of the authorization of the legal representative of the minor in question to participate. Lack of substantiation will result in the participation being considered invalid and in the cancellation of all discount coupons provided.

ARTICLE 3 – Terms and Conditions for participation

3.1

Each person wishing to participate in the Action will have to connect to the website « stuvdays.com » and follow the instructions given to him/her. The Participant will be required to fill in the registration form with mandatory fields Last Name, First Name, Address, E-mail address and optional field Phone Number.

3.2

Only registration forms received through the site « stuvdays.com » before 23:59 hours on March 24, 2019 will be considered. No registration forms whatsoever sent by post or any other means of communication will be considered.

3.3

Participation is restricted to one registration form per person.

3.4

Upon submitting the registration form, the Participant will receive a discount coupon by e-mail which he/she must provide to a Stûv reseller mentioned in the list of participating resellers. This voucher is valid on orders for Stûv products including at least one appliance, confirmed to Stûv from February 11, 2019 through April 14, 2019.

In the case of an order for a Stûv wood appliance, the Participant will benefit from:

- 10% discount on all Stûv-items of the order

- Plus a free accessory to be chosen between the following:
 - o Log trolley model 40 cm (<https://www.stuv.com/en-gb/wood-burning-stove-inset-fire-stuv-30/accessories>)
 - o Barbecue kit (bearing in mind that this kit is not compatible with the model Stûv 16). (<https://www.stuv.com/en-gb/wood-burning-stove-inset-fire-stuv-30/accessories>)
 - o Steel floor plate (Stûv 30, Stûv 30-compact, Stûv 30-in, Stûv 30-compact in) (<https://www.stuv.com/en-gb/wood-burning-stove-inset-fire-stuv-30/accessories>). Stainless steel or customized floor plates are not part of accessories offered free of charge.

This offer is valid on orders for a new unit, excluding exhibition material.

In the case of an order for a pellet stove Stûv P-10, the Participant will benefit from:

- 10% discount on all Stûv-items of the order

- A free 'pellet wifi kit'. (<https://www.stuv.com/en-gb/pellet-stove-stuv-p10>)

This offer is valid on orders for a new unit, excluding exhibition material.

In the case of an order for a Stûv gas appliance (product line Tulp), the Participant will benefit from:

- 10% discount on all Stûv-items of the order

- A free 'gas wifi kit'. (<https://www.stuv.com/en-gb/gas-insert-fire-tulp>)

This offer is valid on orders for a new unit, excluding exhibition material.

Only one discount coupon can be used per ordered appliance.

The discount coupon will be sent to the e-mail address given by the Participant at the time of submission of the registration form. If, in the meantime, the e-mail address is deleted or no longer used by the Participant, it is up to him/her to inform, only by e-mail (to the e-mail address: info@stuv.com), the Organizing Company of his/her new e-mail address.

3.5

There is a maximum limit on the number of discount coupons per participant and per household (same name, same family, same address) throughout the entire duration of the Action.

ARTICLE 4 – Responsibility

4.1

In addition to what is specified in the conditions for use of the website « stuvdays.com », the Organizing Company, under any circumstances whatsoever, cannot be held responsible for accidents, costs, damages direct or indirect whatsoever resulting from participation in the Action and the sending of discount coupons.

4.2

Insofar as the sending of discount coupons are done through a data-processing technique, the Participants are aware of and agree that the Organizing Company cannot be held responsible for network failures, losses, delays or technical shortcomings due to the internet or technical service providers who play a role in the transfer of the registration forms and in the hosting of the internet site.

4.3

The Organizing Company can cancel all or part of the Action if there is fraud in any form whatsoever. In this case, it reserves the right not to allocate the discount coupons to the parties who have committed the frauds and/or to bring proceedings before the competent courts against the parties to have committed such frauds.

It shall not incur any liability of any sort, towards Participants, arising from potential frauds committed.

It shall be considered as a fraud for a Participant to use nominees that are fictitious or borrowed from one or more third parties. Each Participant must participate under his/her own and unique name. Any fraud will result in the elimination of the Participant from the Action.

4.4

The Organizing Company cannot be held responsible for shortening, extending, postponing, modifying or cancelling the event at any time, if warranted by the circumstances, in case of a force majeure situation, or events beyond its control, or justified need.

ARTICLE 5 – Authorization

The Participants authorize the Organizing Company to conduct any necessary verification concerning the identity, age and address of the Participants. Any false declaration will result in the automatic elimination of the Participant from the Action.

ARTICLE 6 – Protection of personal data

Participants are informed that their names and contact details will be subject to computer processing, in strict compliance with the regulations on the protection of personal data.

In accordance with European regulation no. 2016/679, the General Data Protection Regulation on the protection of privacy, Participants have the right of access, rectification and withdrawal of personal information concerning them, which they can exercise on simple request to Stùv SA Company, rue Jules Borbouse 4 to 5170 Bois-de-Villers, in accordance with the regulations concerning the protection of personal data.

The following consents are requested as part of the registration for the action:

- "I have read the terms of participation that I accept." These conditions refer to the present document. It is essential to validate this aspect to record its participation.

- I would like to be contacted by a Stûv reseller for a free offer." By checking this option, the participant agrees that his / her contact details will be shared for processing by the 3 closest participating Stûv resellers.
- "I want to be kept informed of Stûv news and actions. "By checking this option, the Participant agrees to receive emails about news, offers and tips concerning Stûv products. On each email he will be able to unsubscribe from the newsletter to stop receiving these emails.

ARTICLE 7 – Modification of the conditions of participation

The Organizing Company reserves the right to modify all or part of the current conditions, if circumstances dictate, without having to provide reasons for this decision and without being held liable in any way.

Any modification to the conditions for participation shall enter into force as soon as it is placed online.

Every Participant is deemed to have accepted this modification by the simple act of participating in the Action as from the date of entry into force of that modification. Any participant who does not consent to the modifications made must cease his/her participation in the Action.

The conditions for participation can be consulted, downloaded and printed free of charge from the site « stuvdays.com ».

ARTICLE 8 – Applicable law and jurisdiction

These conditions are governed by Belgian law. All contestations relating to the interpretation, execution, enforceability or the validity of these conditions will be subjected to the exclusive competence of the jurisdictions of the judicial district of Namur.

ARTICLE 9 – Evidential value of the data of the Organizing Company

The Organizing Company has put in place technical means necessary to be able to demonstrate the participation or non-participation of a web user. It is therefore agreed, except in case of evident error, that the information contained in the information systems of the Organizing Company has evidentiary force relating to the connection for participation in the Action and to information transferred by the web user.

It is agreed, except in case of evident error, that the Organizing Company may rely on, in particular for the purpose of proving any act, fact or omission, the programs, data, files, recordings, operations and other elements (such as monitoring reports or other reports) of a nature or in or on IT or electronic formats, established, received or stored directly or indirectly by the Organizing Company particularly in its information systems.

Participants agree not to contest the admissibility, the validity or the power of proof of the aforementioned elements in kind or in computer or electronic formats on the basis of any legal disposition whatsoever and that some documents need to be written or signed by the parties to constitute proof.

Therefore, the elements considered constitute proof and if they are produced as evidence by the Organizing Company in any legal dispute they will be valid and binding between all parties in the same way, the same circumstances and with the same evidential weight as any document drawn up, received or kept.