

Gillette at Target, Free Gift With Purchase Promotion Terms and Conditions

1. PROMOTION OVERVIEW: The Procter & Gamble Company ("**Sponsor**") is offering the opportunity to participate in the Gillette at Target, Free Reward With Purchase Promotion (the "**Promotion**"). The Promotion begins on March 16, 2026 and ends on February 1, 2027 at 11:59 p.m. Eastern Time ("**ET**") or when all available "**Rewards**" (as defined below) are claimed, whichever occurs first (the "**Promotion Period**"). The Promotion is open only to legal residents of the United States residing in one of the 50 United States, the District of Columbia, Puerto Rico and U.S. Territories (collectively, the "**Territory**") who are at least eighteen (18) years of age (each a "**Participant**" and collectively "**Participants**"). Participation in the Promotion and receiving a Reward is governed by, and subject to, these Promotion Terms and Conditions ("**Terms and Conditions**"). TPG Rewards, Inc. ("**Administrator**") is assisting Sponsor to administer the Promotion.

2. HOW TO GET STARTED: During the Promotion Period, Participants who purchase a "**Qualifying Gillette Product**" (as listed in Section 3 below) at a participating Target located in the Territory or on Target.com may redeem for a Reward subject to compliance with these Terms and Conditions. To claim a Reward, Participants must go to www.GilletteInGameCodes.com (the "**Website**") and follow the on-screen instructions to complete the claim form by providing your full name, email address, and street address and upload a photo of your retail receipt.

3. HOW TO SUBMIT A RECEIPT: Participant must submit one (1) image (jpeg or png file types with a maximum file size of 5MB) of each eligible sales receipt of Target purchase in its entirety that clearly shows that a Qualifying Gillette Product was purchased during the Promotion Period. Receipt photo(s) must include the entire receipt from top to bottom, including all four (4) corners. Each photo must also contain Target's Department, Class and Item number ("**DPCI**"), store name and date of purchase. Blurry, illegible, and non-receipt photos will be rejected. Participant must press "submit" to complete submission. Multiple receipts may be submitted separately during the Program Period. Note: Participants are encouraged to blank out any personal information that appears on the image.

4. HOW TO OBTAIN A REWARD: A purchase of the Qualifying Gillette Product will qualify for one (1) Reward, limit one (1) Reward per person and per household (persons living at the same address whether or not related):

EA SPORTS FC 26 + GilletteLabs Exfoliating Men's Razor + 1 Blade Refill
Universal Product Code ("**UPC**"): 47400705982
DPCI: 049-06-0702

Claims must be submitted by 11:59 p.m. ET on February 1, 2027. Only the purchase of a Qualifying Gillette Product qualifies for a Reward. Receipts cannot be reused once submitted for the Promotion. Once a receipt and purchase have been validated, the Participant will be awarded one (1) Reward. Supply of Rewards is limited. When all available Rewards have been exhausted, notice will be posted to the Website and no

further Rewards will be awarded. Multiple Qualifying Gillette Products can be purchased at one time, but no more than one (1) Reward can be earned in this Promotion.

5. AVAILABLE REWARDS WHILE SUPPLIES LAST: A total of 50,000 Rewards, as described below, are available to be redeemed. Each Reward consists of one (1) code for one (1) EA SPORTS FC 26 Ultimate Team pack and has an estimated equivalent value of \$5. Codes do expire and must be used by February 15, 2027.

EA SPORTS FC 26 ESRB Rating: Everyone with Users Interact, In-Game Purchases (Includes Random Items).

Internet access, EA Account, EA SPORTS FC™ 26 ("Game") (sold separately) on PC, PlayStation®5, PlayStation®4, Xbox Series X | S, or Xbox One ("Supported Platforms"), a compatible video game device (PC, PlayStation®5, PlayStation®4, Xbox Series X | S, Xbox One, (each sold separately), and a valid email address are required. Not available on Nintendo Switch or Nintendo Switch 2. Participants can visit www.ea.com and create an EA Account (if they do not have one already) by following the instructions at https://help.ea.com/en/eadp_check/signup/. EA Account registration requires agreement to EA's User Agreement and acknowledgement that EA's Privacy & Cookie Policy applies to your use of EA's services. Conditions and restrictions apply to your use of the EA SPORTS FC™ 26 game; see ea.com/legal.

Code expires 2/15/27. In-Game content is available as long as online services for the Game are available. Important information on the EA online features, including availability, can be found at ea.com/service-updates.

6. PROCESSING OF REWARDS: Reward will be fulfilled to the email address provided at the time a claim form is submitted within approximately 2 weeks after the Reward is earned. Please allow up to 3 business days for receipts to be validated. Notwithstanding the scheduled Promotion Period, all redemptions are subject to the availability of the Reward, so when the supply of the Reward has been exhausted the Reward may no longer be available for redemption. While Sponsor will exert commercially reasonable efforts to update the availability of the Reward on the Website, all Reward redemptions will be honored only while supplies last.

Each Participant must complete their own claim. No use of any automated, form filling, programmed or similar service or system is permitted. Sponsor shall have no liability for any printing, production, typographical, mechanical or other errors in the submission of receipts to be credited to Participant's submission. Sponsor reserves the right to delay the processing, restrict a Participant's access or remove Rewards from a Participant if it determines a Reward was improperly credited. A Reward is not redeemable for cash, transferable or assignable for any reason, and is not transferable upon death, as part of a domestic relations matter or otherwise by operation of law. The sale, barter, transfer, or assignment of any Reward, other than by Sponsor, is strictly prohibited.

Sponsor shall have no liability for any Reward that is lost, intercepted or not received by a Participant for any reason. A Reward will not be refunded after a claim has been

processed. Participants are responsible for maintaining current information, including email address, as this information will be used to contact Participants.

Rewards are contingent on full compliance with these Terms and Conditions. All redemption claims are subject to verification by Sponsor before any Reward will be awarded. In the event of a dispute as to any claimed Reward, Sponsor shall have full authority to make the final determination of eligibility to receive any Reward. The Sponsor may delay a Reward for the purposes of investigation. If information cannot be verified or if there is suspected fraud; the Sponsor shall have the right, in its sole discretion, to disqualify any Participant and restrict further participation in the Promotion.

7. INELIGIBLE PERSONS: Employees, officers, directors, representatives, contractors and agents of Sponsor, the Administrator, and their respective owners, parents, subsidiaries and affiliates, advertising and promotion agencies, and any companies involved in the implementation and execution of the Promotion (collectively, "**Promotion Entities**") and their immediate family members (spouses, siblings, parents and children and their respective spouses) and persons living in the same household (whether or not related) are not eligible to participate in the Promotion or receive a Reward.

8. RESTRICTIONS: Sponsor's decisions are final in making all determinations in accordance with these Terms and Conditions. No Participant may use the Promotion to violate any law, infringe or violate the rights of any third party, or otherwise act in a manner that is deemed harassing, harmful, illegal, hateful, obscene or outside the spirit and intent of the Promotion. In addition, Participants may not (i) tamper with the Promotion, (ii) act in an unfair or disruptive manner, or (iii) use any system, bot or other device or artifice to participate or receive any benefit in the Promotion. CAUTION: ANY ATTEMPT TO DELIBERATELY DAMAGE OR UNDERMINE THE LEGITIMATE OPERATION OF THE PROMOTION MAY BE IN VIOLATION OF CRIMINAL AND CIVIL LAWS. SHOULD SUCH AN ATTEMPT BE MADE, THE SPONSOR RESERVES THE RIGHT TO SEEK REMEDIES AND DAMAGES (INCLUDING ATTORNEY FEES) TO THE FULLEST EXTENT OF THE LAW, INCLUDING CRIMINAL PROSECUTION.

9. LIMITATIONS OF LIABILITY AND RELEASES: By participating in the Promotion, each Participant agrees to defend, indemnify, release and hold harmless the Promotion Entities, together with their respective employees, directors, officers, licensees, licensors, shareholders, attorneys and agents including, without limitation, their respective advertising and promotional entities and any person or entity associated with the production, operation or administration of the Promotion (collectively, the "**Released Parties**"), from any and all claims, actions, demands, damages, losses, liabilities, costs or expenses caused by, arising out of, in connection with, or related to the Promotion (including, without limitation, any property loss, damage, personal injury or death caused to any person(s)) and/or the awarding, receipt and/or use or misuse of any benefit in the Promotion. To be clear, the Released Parties shall not be liable for any technical errors or malfunctions, data theft or corruption, any printing or typographical error, or any damage to any computer system resulting from participating in or accessing or downloading information in connection with the Promotion. The Released Parties shall not be liable to any users for failure to supply any advertised benefit by reason of any acts of God, any action or request by any governmental or quasi-governmental entity (whether or not valid), or any other activity or action that is beyond any of the Released

Parties' reasonable control. TO THE FULLEST EXTENT POSSIBLE BY LAW, THE RELEASED PARTIES' MAXIMUM LIABILITY ARISING OUT OF OR IN CONNECTION WITH THE PROMOTION, REGARDLESS OF THE CAUSE OF ACTION (WHETHER IN CONTRACT, TORT, BREACH OF WARRANTY, OR OTHERWISE), SHALL NOT EXCEED \$100.

10. DISPUTES: These Terms and Conditions are governed by the laws of the State of Ohio, U.S.A., without regard to Ohio conflict of law provisions. By participating in the Promotion, each Participant irrevocably agrees that all disputes arising out of or relating to the Promotion shall be resolved by final and binding arbitration administered by JAMS in accordance with its arbitration rules and procedures or subsequent versions thereof ("JAMS Rules"). The JAMS Rules for selection of an arbitrator shall be followed, except that the arbitrator shall be experienced and licensed to practice law in Ohio. All proceedings brought pursuant to this Section 9 will be conducted in the County of Hamilton, State of Ohio. The remedy for any claim shall be limited to actual damages and in no event shall any party be entitled to seek to rescind these Terms and Conditions. Any demand for arbitration against Sponsor or other Released Parties must be commenced within two year(s) after the claim arose. Any such controversy or claim shall be arbitrated on an individual basis and shall not be consolidated in any arbitration with any claim or controversy of any other party. Each party shall be responsible for its costs incurred in such arbitration, but if Participant cannot afford to pay for the arbitration Participant agrees to provide Sponsor the option of paying the arbitrator before seeking to initiate any other form of dispute resolution, including litigation. Judgment on an arbitration award may be entered into any court having jurisdiction thereof. The award of the arbitrator shall be final and binding upon the parties without appeal or review. Notwithstanding the foregoing, Sponsor may immediately seek any interim or preliminary injunctive relief from any court of competent jurisdiction, as necessary to protect its rights or property (including intellectual property rights).

11. GENERAL CONDITIONS: Participants agree to be bound by these Terms and Conditions and by the decisions of Sponsor, which are final and binding in all respects. Sponsor reserves the right to change these Terms and Conditions at any time, in its sole discretion, and to suspend or cancel the Promotion or any Participant's participation in the Promotion should viruses, bugs, unauthorized human intervention or other causes beyond Sponsor's reasonable control affect the administration, security or proper participation in the Promotion, or Sponsor otherwise becomes (in its sole discretion) incapable of running the Promotion as planned. Sponsor reserves the right to lock out persons whose eligibility is in question or who have been disqualified or are otherwise ineligible to participate in the Promotion. Sponsor's failure to enforce any provision of these Terms and Conditions will not constitute a waiver of that provision. Any provision of these Terms and Conditions deemed unenforceable will be enforced to the extent permissible, and the remainder of these Terms and Conditions will remain in effect. The use of the terms "include" or "including" in these Terms and Conditions is illustrative and not limiting.

12. PRIVACY: The information provided by Participants will only be used as provided in Sponsor's privacy policy or these Terms and Conditions. See Sponsor's privacy policy at http://www.pg.com/privacy/english/privacy_notice.html. ("**Privacy Policy**") for details regarding use of the personal information collected in connection with the Promotion. In

the event of any conflict between these Terms and Conditions and such Privacy Policy, these Terms and Conditions shall control. By participating in the Promotion, each Participant grants Sponsor permission to share Participant's email address and any other personally identifiable information with the Administrator solely for the purpose of Promotion administration and fulfillment.

13. SPONSOR/ADMINISTRATOR: The Sponsor is *The Procter & Gamble Company, One P&G Plaza, Cincinnati, OH 45202*. The Administrator is TPG Rewards, Inc., 19790 West Dixie Hwy, Suite 808, Aventura, FL 33180.