

Asset Cost: 8k-15k

1	Coffee for 2 for 3 months' worth Rs.900
2	DTH / Recharge / Utility Bills – 2 Months
3	Couple movie ticket for 3 months

1. Coffee for 2 for 3 months' worth Rs.900

Terms & Conditions

- RewardPort reserves the right to withdraw / suspend / cancel any specific offering without prior notice and without assigning any reason thereof.
- Each Coffee Code is valid for two Cappuccino/Latte only. Please Note: Customer can avail this offer 3 times, once a month
- Only registered Coffee Code with authentication numbers will be valid for processing booking requests. Your request should be placed within 30 days from the date of registration
- The codes have to be presented at any outlet of Café Coffee Day before placing the order.
- This voucher entitles the customer for only 2 Cappuccino/Latte and no other facilities such as food and beverages.
- This is a promotional offer voucher only and is not saleable or transferable and cannot be exchanged with cash.
- The validity period mentioned on printed vouchers, m- coupons, e- vouchers, card is final and binding; no voucher registration will be possible after lapse of that expiry date. No requests or complaints will be entertained in this regard under any circumstances.
- No new Voucher will be issued in the event of original being stolen/lost by the receiver.
- Coffee can only be ordered after getting e or m vouchers by using the given online method. The Coffee Voucher cannot be used directly at the point of purchase or any of the outlets of the Coffee brand mentioned.
- All Coffee Voucher are deemed non-encashable; non-negotiable, non-transferable and once selected cannot be exchanged with any other gift. All products shown are for visual purposes only and specifications are subject to change, depending upon availability by the service provider.
- A convenience fee of Rs.25/- to be paid by the customer at the time of ordering.
- Concierge Lines of RewardPort are open only from between 11 am to 5 pm from Monday to Friday Call 022 40270052.
- The decision of the RewardPort management shall be final and binding. The Terms of Use and any action related hereto shall be governed by the laws of India without reference to the conflict of law's provisions thereof. We and You hereby agree on behalf of yourselves and any person claiming by or through You that the sole and exclusive jurisdiction and venue for any litigation arising from or relating to the Terms of Use or the subject matter hereof shall be adjudicated at an appropriate court located in Mumbai in the State of Maharashtra, India.

2. DTH / Recharge / Utility Bills – 2 Months

Terms & Conditions

- Multiple Gift Vouchers cannot be used in a single transaction & the Gift Card(s) cannot be combined with any other running promotional offer on the service provider.
- If the order amount exceeds the gift code amount then complete your payment via Credit Card/Debit Card/Net Banking.
- This E-Gift voucher cannot be redeemed or exchanged for cash or credit nor can be exchanged for another Gift Voucher/Gift Card.
- The E-Gift Voucher is valid for 3 months.
- This E-Gift voucher cannot be reloaded/refunded/cancelled once issued.
- This E-Gift voucher can be used only to claim discount on Utility Bills / DTH service / Recharge.
- This E-Gift voucher cannot be exchanged for smaller gift voucher denominations.
- If the E-Gift voucher is lost, misplaced or stolen, neither will a new E-Gift voucher be issued nor will the money be refunded in any manner. Duplicate E-Gift voucher will not be issued.

- Service Provider shall not be liable and responsible for any unauthorized and/or fraudulent purchase/s made using this E-Gift voucher. The holder of the E-Gift voucher shall be solely responsible for the safe custody of the E-Gift voucher and the credentials mentioned on it.
- Service Provider may change (add to, delete, or amend) these terms from time to time.
- Concierge Lines of RewardPort are open only from between 11 am to 5 pm from Monday to Friday Call 022 40270052.
- The decision of the RewardPort management shall be final and binding. The Terms of Use and any action related hereto shall be governed by the laws of India without reference to the conflict of law's provisions thereof. We and You hereby agree on behalf of yourselves and any person claiming by or through You that the sole and exclusive jurisdiction and venue for any litigation arising from or relating to the Terms of Use or the subject matter hereof shall be adjudicated at an appropriate court located in Mumbai in the State of Maharashtra, India.

3. Couple movie ticket for 3 months

Terms & Conditions

- Only registered vouchers with authentication numbers will be valid for processing booking requests.
- The last date to register is as mentioned on the voucher or communicated
- The authentication code received upon registration will be valid for 30 days from the date of registration for booking purpose. Customer can avail this offer 3 times, once a month for 3 months respectively as communicated to you by IDFC
- The voucher is valid for all shows from Monday to Thursday, Friday - Sunday morning Shows or as mentioned on back of your voucher or as communicated
- Post registrations CineRewardz are good to book your choice of movies subject to you provide at least two different show / dates / theatre to process the request.
- The voucher has to be booked minimum of two days before the expiry date of the Authentication code.
- The booking will be confirmed 24 hours prior to the show timings over email
- Tickets once issued cannot be changed/ amended.
- Once booked, CineRewardz or RewardPort cannot be held responsible for any show being cancelled by theatre authorities for whatsoever reason.
- CineRewardz is not responsible for the quality of seats/ movie or any service discrepancies in the theatre.
- A convenience fee of Rs.35/- to be paid by the customer at the time of booking
- CineRewardz voucher entitles the customer for only movie ticket and no other facilities in the theatre such as food and beverages.
- Tickets will be issued subject to availability without any seat preference.
- Redemption is not valid for special shows/public/national holidays, 3'Dshows, First Week New Releases and Special screening if any.
- Direct presentation of the voucher at theatre/ multiplex is null and void. You will have to follow steps mentioned overleaf on the CineRewardz voucher to avail your tickets.
- You cannot encash or exchange the tickets for cash.
- Company reserves the right to amend the terms and conditions at its discretion. If you are registered with Do Not Disturb (DND) service, you will not receive SMS confirmation / if restricted user will not get Email from us giving details of authentication number.
- The offer is based on advance bookings only and is subject to promotional availability.
- Movie voucher code can be redeemed ONLY on partner website so provided by RewardPort Corporate Solutions Pvt. Ltd. They cannot be redeemed directly at the cinema/venue box office.
- Employees / Distributor / Dealer / Retailers of the participating companies are not eligible to use this voucher.
- The list of participating theatres remains subject to change.
- For any queries write to us on nidhi.makwana@rewardport.in

General Terms & Conditions

1. IDFC FIRST reserves the right to alter the Offer, add or remove products / services and gifts from the Offer as per circumstances.
2. All decisions of IDFC FIRST regarding running / process / results, of the Offer, data selection shall be final and binding on all Customers of this under this Offer. No appeals and solicitations will be entertained in this regard.
3. Under this Offer, the Voucher is being directly offered by the RewardPort. IDFC FIRST is not responsible either directly or indirectly with respect to any matter pertaining to the above mentioned Voucher and the services offered with the same. All documentation is between the Customer and the RewardPort. IDFC FIRST shall in no manner whatsoever be liable in any manner related to the Voucher and the services offered thereunder.
4. Any costs associated with entering the Offer, including accessing the promotional website, etc are the responsibility of each Customer. Also, regular call and message rates will apply as per the Customer telecom operator in their respective circle.
5. IDFC FIRST shall not be liable in any manner for any cost or expense incurred for the purpose of redemption of the Offer and / or Voucher.
6. If this Offer is interfered with in any way or is not capable of being conducted as reasonably anticipated due to any reason beyond the reasonable control of IDFC FIRST, including but not limited to technical difficulties, unauthorized intervention or fraud, arising at IDFC FIRST, IDFC FIRST reserves the right, in its sole discretion, to the fullest extent permitted by law (a) to invalidate any customer; or (b) subject to any written directions from a regulatory authority, to modify, suspend, terminate or cancel the Offer, as appropriate.
7. IDFC FIRST is not responsible for any problems or technical malfunction of any telephone or network or lines, servers or providers, computer equipment, software, technical problems or traffic congestion on a mobile network, or any combination thereof, or any other technical failures including any damage to entrant's or any other person's mobile handset or computer related to, or resulting from, participation in this Offer or the downloading of any materials related to this Offer or any other failure of any nature on part of IDFC FIRST.
8. If for any reason this Offer is not capable of running as planned because of infection by computer virus, bugs, tampering, unauthorized intervention, technical failures or any other causes beyond the reasonable control of IDFC FIRST which corrupt or affect the administration, security, fairness, integrity or proper conduct of this Offer, IDFC FIRST reserves the right in its sole discretion to cancel, terminate, modify or suspend the Offer, subject to any written directions made under applicable State or Territory legislation.
9. The RewardPort agrees that they shall ensure strict compliance with all the privacy laws applicable with regard to the personal information of the Customer.
10. The Customers agree that they are sharing their personal information out of their own free will and shall not hold IDFC FIRST responsible for any misuse or any other use of the information whatsoever by the RewardPort providing the services.
11. IDFC FIRST does not endorse the quality of any of the services being offered by RewardPort. Any complaints or queries pertaining to the same would have to be taken up directly with the RewardPort.
12. These terms and conditions are subject to force measure circumstances. i.e. Act of God or any circumstance beyond the reasonable control of IDFC FIRST and RewardPort.
13. The Offer and Voucher is non-transferable, non-assignable and cannot be sold, or redeemed for cash. There is no cash alternative to this Offer and Voucher and all reservations are strictly subject to promotional availability.
14. IDFC FIRST will have no legal and financial liability on the Offer, unclaimed Offer, incentives, Vouchers, unclaimed Vouchers etc. during and beyond the applicable period of the promotional Offer.
15. The RewardPort and IDFC FIRST, their clients, agents and distributors accept no responsibility, financial or otherwise for the misuse of the RewardPort Vouchers, and are not liable for any personal loss or injury and cannot be held responsible for any disagreement concerning quality/ availability of featured services.
16. The Offer is void where prohibited or restricted by law, and is subject to all applicable/mandatory national, state and local laws. Offer valid at select location, at select dealers under select credit documents.
17. Redemption process is part of Terms & Conditions. This offer is being made purely on a "best effort" basis. This offer cannot be clubbed with any other Offer.
18. IDFC FIRST reserves the right, at any stage, to disqualify any Customer without notice, including but not limited to, if IDFC FIRST believes in its sole and unfettered discretion that such Customer violates any law or regulation for

the time being in force, infringes upon any third party right or otherwise does not comply with these Terms and Conditions. IDFC FIRST' decision in this respect will be final and binding on the Customers.

19. Customers/ RewardPort shall bear all responsibility and liability for the Offer and Voucher and IDFC FIRST shall in no way be held responsible or liable for any non-compliance of any of the conditions laid down under these Terms and Conditions.
20. Customers/ RewardPort shall at all times fully indemnify and hold harmless IDFC FIRST, their officers, directors, agents, and employees, associate companies from any and all costs, losses, claims, demands, damages and liabilities ,actions including costs and reasonable attorneys' fees, made by any third party and/or penalty imposed due to and/or arising out of breach of the Terms & Conditions and/or violation of any law, rules or regulations and/or the rights of a third party and/or the infringement by Customers/ RewardPort including, without limitation, copyright and trademark infringement, obscene and/or indecent postings, and on-line defamation, and/or any third party or of any intellectual property and/or other right of any person and/or entity.
21. IDFC FIRST reserves the right to, terminate, modify or extend this Offer, at any time at its absolute discretion, without assigning any reason. Decision of IDFC FIRST will be final and binding regarding this Offer and prizes. IDFC FIRST reserves the right to alter the Offer, add or remove the products /Offer/ services without any prior notice. Any clarification on the Offer shall be made within 7 days of the receipt of the Offer. No query or correspondence shall be entertained after the expiry of the same. All decisions of IDFC FIRST regarding running / process / redemption etc. of the Offer, shall be final and binding on the Customers under this Offer. No appeals and solicitations will be entertained in this regard.
22. By participating in this Offer, Customers/ RewardPort hereby affirms and declares that the information submitted for this Offer is true and agrees to keep IDFC FIRST indemnified against any claims, losses, damages, expenses (Including attorney's fees) raised by any third party/person. IDFC FIRST shall not go into the merits of such claim by the third party/person but shall deem that such information is infringed and would reserve its right to proceed in manner as per legal remedies available.
23. This is a Promotional Offer and has no monetary value (other than that defined in the Offer only and is not saleable or transferable. The Offer / product cannot be exchanged for money / Offer/ any other product(s). This Offer cannot be exchanged for money / any other product(s) or services of the same value other than those mentioned in the Offer details. This Offer cannot be used in conjunction with any other promotional offer.
24. The RewardPort will have no legal and financial liability on unclaimed Offers, incentives, Offers etc beyond the applicable period of the Promotional Offer.
25. IDFC FIRST, its clients, agents and distributors cannot replace any lost, stolen or damaged Vouchers and reserve the right to withdraw or amend any details and/or prices without notice.
26. These Terms & Conditions are subject to Indian Law and the exclusive jurisdiction of the Courts in Mumbai.
27. IDFC FIRST its employees, agents and distributors accept no responsibility, financial or otherwise for the misuse of the Offer and/ or Voucher, and are not liable for any personal loss or injury, financial loss and cannot be held responsible for any dissatisfaction concerning quality or availability of the services.
28. Validity of Vouchers/ Offers/ cannot be extended, or new Vouchers/ Offers /cannot be provided against the expired/unused Vouchers / Offers
29. RewardPort Corporate Solutions Pvt. Ltd, its clients, agents and distributors accept no responsibility, financial or otherwise for the misuse of RewardPort Corporate Solutions Pvt. Ltd. vouchers, and are not liable for any personal loss or injury and cannot be held responsible for any disagreement concerning quality/ availability of featured venues.
30. RewardPort Corporate Solutions Pvt. Ltd., its clients, agents and distributors cannot replace any lost, stolen or damaged scratch cards and reserve the right to withdraw or amend any terms & conditions without prior notice.
31. RewardPort Corporate Solutions Pvt. Ltd is not responsible for any problems or technical malfunction of any telephone or network or lines, servers or providers, computer equipment, software, technical problems or traffic congestion on a mobile network, or any combination thereof, or any other technical failures including any damage to entrant's or any other person's mobile handset or computer related to, or resulting from, participation in this promotion or the downloading of any materials related to this promotion.
32. If for any reason this promotion is not capable of running as planned because of infection by computer virus, bugs, tampering, unauthorized intervention, technical failures or any other causes beyond the reasonable control of the Promoter which corrupt or affect the administration, security, fairness, integrity or proper conduct of this

promotion, the Promoter reserves the right in its sole discretion to cancel, terminate, modify or suspend the promotion, subject to any written directions made under applicable State or Territory legislation.