

§ 1. Definitions

Terms of Use - this document

Website - the internet service located at the addresses zbiornik.com and zbiornik.tv

Owner - the owner of the service (iDevelopers company)

Administrator - the administrator managing the service (TUDEMUN Sp. z o.o.)

User - a natural person using the Website

Registration - the process of adding to the database of the service information voluntarily provided by the User - in particular an email address, IP address (collected automatically), place of residence, date of birth - resulting in the creation of an Account with a unique name (chosen independently), password-protected.

Account, Profile - an integral part and the basic Service of the Website consisting of the User, after a successful Registration process and adding to the database, creating their own subpage on the Website, within which they can post and present Materials, Content and Data, and also manage them. All elements posted within the User's Profile are posted independently and voluntarily.

Service - any service performed by the Website on behalf of the User as part of their participation. Services are divided into basic, provided after payment of a one-time registration fee, and paid, additional, which are activated at the explicit request of the User after making an additional payment.

Materials, Content - all multimedia content and information, in particular photos, videos, audio recordings and transmissions, posts, comments, messages and statements, posted or transmitted by the User independently and voluntarily through their Account and Profile, including transmissions through Cameras.

Data – personal data, information, such as an email address, personal data provided by the User during Registration and during further use of the Website, date and time of action, as well as data collected automatically by the service software (IP address, specification of devices accessing the Website)

Credits - the virtual currency of the Website. Credits are not actual currency and have no value outside the Website. Each User can purchase, withdraw or transfer Credits to another User. Credits cannot be exchanged for cash or other form of real currency, except in situations described in § 9 of the Terms of Use. § 9 of the Terms of Use also describes other detailed information about Credits.

Cameras / Live section - a free Service provided by the Website involving real-time video transmission. It is available both for logged-in users in the zbiornik.com domain or logged in and not logged in the zbiornik.tv domain.

GDPR - General Data Protection Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC.

§ 2. Basic Information

1. The owner of the Website is iDevelopers s.r.o., located at 821-07 BRATISLAVA, BUČINOVÁ 8698/2, Slovakia.
2. The name of the service, its concept, graphic elements, logos, trademarks, service marks, software and database are legally protected.
3. By using the Website, you declare that you have read, understood, and agreed to the terms and conditions contained in the Terms of Use in its current form.
4. The Website is intended exclusively for adults who have reached the age of eighteen (18), possessing full capacity to perform legal actions. Individuals under eighteen years of age are not authorized and entitled to register, use or invoke the Website and this fact is considered a violation of the Terms of Use.
5. Registration on the Website is subject to a one-time fee. The amount of the fee is always given during the registration process. The fee can be paid through the payment channels offered by the Website.
6. The Registration fee in the Website is the only mandatory fee. All additional payments made for the Website are voluntary and are intended to extend the basic range of Services.
7. The Administrator of Personal Data, provided by the User during registration, is solely and exclusively the Owner of the Website, who decides on the purposes and means of processing personal data.

8. Under the agreement concluded between the Owner of the Website and TUDEMUN Sp. z o.o., the latter entity provides the technical administration services of the Website. As part of the agreement, TUDEMUN Sp. z o.o., NIP: 6292491627, REGON: 381780356, contact email admin.of.zbiornik@gmail.com, processes Users' Personal Data solely for the purpose of properly providing Services, on the terms specified in the data processing entrustment agreement.
9. The User can delete their Account and stop publishing, displaying and transmitting their Data and Materials at any time. Detailed information about deleting an Account can be found in § 8 of these Terms of Use.
10. Use of the Website requires having an appropriate device that allows viewing internet content, including an internet browser in the latest possible version, supporting and accepting cookies and supporting javascript and HTML5 technology. Using a browser that does not meet these requirements can cause irregularities in the operation of the Website, for which the Administrator is not responsible. By using the Website, the User agrees to store cookies on their device.

§ 3. Rights and Obligations of the Owner

1. The Owner reserves the right to:
 - Collect and process Data provided by the User during Registration and further use of the Website, in accordance with current applicable laws regarding personal data protection, including the GDPR. Data are collected and processed for the purpose of properly providing Services and the operation of the Website. The Owner commits not to share Data, Materials and Content with any other entities or third parties, except for the entities specified in these regulations, with which an appropriate agreement has been concluded (e.g. Administrator) and entities authorized on the basis of relevant Polish and international law (e.g. Police).

The User has the right to object to the processing of their personal data in cases provided for by law.

 - Inform the User about any changes in the personal data processing policy, including the transfer of data to other entities or changes in the purposes of processing, as well as about his rights related to the processing of personal data.
 - Make an assignment, in part or in whole, of the ownership of the Website, or any or individual rights and obligations associated with running and administering the Website, provided that the Users are previously notified with a message on the main page of the Website. In the case of such an assignment, the new owner of the Website will be bound by the same provisions of the Regulations and the obligation to protect personal data that applied to the previous Owner.

§ 4. Rights and Obligations of the Administrator

1. The Administrator reserves the right to:
 - Change, modify, add, or remove parts of the Terms of Use. The current text of the Terms of Use will be posted at this web address, and the changes will come into effect 14 days after their publication. Information about the change will also be posted in the form of a message on the main page of the Website. The User has the right to terminate the contract with the Administrator before the changes come into effect, if they do not accept the new provisions of the Terms of Use.
 - Refuse Registration and/or publication of Materials and Data and access to part or all of the Services by the User.
 - Temporarily or permanently block the User's Account; permanently delete the User's Account without prior notice, for any or no reason, but especially in case of violation of any provision of the Terms of Use by the User. Detailed information on blocking or deleting an Account is provided in § 8 of the Terms of Use.
 - Temporarily or permanently block access to Materials, Content, and Data or permanently delete them without prior notice, for any or no reason, but especially in case of violation of any provision of the Terms of Use by the User.
 - Temporarily or permanently refuse Registration and/or publishing of Materials and Data, and access to part or all of the Services for any or no reason, but especially in case of violation of any provision of the Terms of Use by the User.
 - Demand from the User to confirm the credibility of the published Materials and Data. The method of confirmation is determined individually and is not limited by any timeframe. During the verification of credibility, the User's Account may be temporarily blocked along with access to part of the Services provided by the Website.

- Inspect the Data, Materials, and Content posted and transmitted by the User within the Website.
- Temporarily or permanently suspend the operation of the Website, completely cease its operation, apply technical breaks, carry out maintenance that prevents constant or temporary use of the Services without the need to notify the User in advance. The Administrator will make every effort to ensure that the interruption in the operation of the Website in such situations is as short as possible.
- Remove and modify any Data and Content posted by the User, as well as elements of his Profile, if they are not in accordance with the Terms of Use or subjectively inappropriate for publication within the Website, while respecting the rules resulting from data protection Terms of Use, in particular the GDPR.

In case of suspicion of the possibility of committing a crime or other breach of the law, as well as in the case of ordering a Credit payout (based on the Act of March 1, 2018, on counteracting money laundering and terrorist financing), the Administrator will have the right to verify the User's data by requesting relevant documents, their copies, scans, etc. (hereinafter Documents), in accordance with the provisions of the GDPR and national Terms of Use. In particular, the Administrator may request a scan of an identity document, a document containing a declaration confirming personal data or other documents confirming age, identity, etc. of the User, while respecting the rules resulting from data protection Terms of Use. Documents confirming the above data should be submitted within 7 days from the day the Administrator directed such a request to the User. Failure to provide Documents may be a reason for blocking or deleting the User's Account and blocking the payout of Credits. The Administrator has the right to request the User to provide a photo in which the User holds next to his face his ID card, passport or other photo ID, confirming identity, while respecting the rules resulting from data protection Terms of Use.

2. The Administrator is not responsible for:

- The authenticity, reliability, and truthfulness of the Data and other content published and transmitted by Users in the Website and among themselves.
- Events and relationships between Users, both outside the Website and within it.
- Possible loss of the User's financial resources in case of circumstances independent of the Administrator, in particular force majeure, hardware failures, or actions or omissions of third parties that affect the operation of the Website.
- Account break-ins, Account thefts, and the consequences of using the Account by people other than its User. The Administrator takes appropriate actions to protect the privacy and data of Users in accordance with applicable regulations, in particular the GDPR.
- The use by third parties of Materials, Content, and Data posted by the User in the Website, including duplication, sharing, and publication on other internet services, or in other media without the User's consent. The Administrator takes all possible and legally permitted measures to protect against unauthorized use by third parties of Materials, Content, and Data posted by the User in the Website.
- The loss of accumulated Data, Credits, Materials, and User Content in case of hardware or network failures or due to the actions of third parties. The Administrator takes appropriate actions to ensure the security of the collected Data, Credits, Materials, and User Content.
- Errors, defects, deletion, delays in executing connections or operations, difficulties, thefts, unauthorized access or changes that occurred during the temporary unavailability of the Website due to maintenance or other technical reasons.
- Malfunction, damage or other problems related to telephone lines, services, computer systems, servers or providers, computer or portable equipment, and incorrect operation of IT systems when making payments.
- Any financial and non-financial transactions made between Users outside or within the Website, provided that the Administrator did not participate in these transactions as a party nor had an influence on their conclusion or execution.
- Voluntary transfer of Credits to another User.
- The substantive content of Materials and Content posted, shared, and transmitted by the User, provided that the Administrator did not have the possibility of knowledge or control over such Materials and Content.
- Any User Materials or Materials, software, or applications from other services that may be published in the Website or made available by Users of the Website, provided that the Administrator did not have the possibility of knowledge or control over such Materials, software, or applications.

3. *Although pornographic materials and content intended for persons over the age of eighteen are accepted, the Administrator reserves the right to decide on their appropriateness. Materials and Content that violate Polish and international law, including regulations protecting children from harmful content, will be unequivocally and immediately removed, and the fact of their publication, transmission or transmission will be reported to the appropriate law enforcement authorities.*
4. The Administrator ensures that he will make every effort to ensure that the User's Data is properly protected, i.e., in a manner provided for by the provisions of the Personal Data Protection Act, the General Data Protection Regulation (GDPR), and other national and international regulations related to personal data protection.
5. References to any products, services, processes or other information, by trade mark, name, manufacturer, supplier or otherwise, does not constitute or imply sponsorship, endorsement, recommendation or any affiliation with the Website, unless explicitly indicated otherwise.
6. The Administrator cannot guarantee and does not promise any specific results from the use of the Website. The Administrator makes every effort to ensure that the information on the site is accurate, complete, reliable, and current, but does not claim or guarantee that the materials and content on the site are error-free. In addition, the Administrator does not guarantee that the Website, its servers, and applications are free from viruses or other harmful components. The User uses the Website at their own risk.

§ 5. User Rights and Obligations

1. By registering on the Website, the User declares that:
 - they have read, understood and fully accepted all the provisions of the Terms of Use. Further use of the Website along with all materials and content available through the zbiornik.com and zbiornik.tv domains implies acceptance of the current content of the Terms of Use. The User has the right to familiarize themselves with any changes to the Terms of Use, which will be published on the Website's website.
 - they have read, understood and fully accepted the Website's Privacy Policy. The Privacy Policy is available on the Website's website. In the event of changes to the Privacy Policy, the User will be informed about this with information in the appropriate place of the Website.
 - they have consented to the processing of personal data by the Owner for purposes related to the use of the Website, in accordance with the Privacy Policy and the law, including GDPR.
 - all provided Data was given voluntarily, independently, is authentic and truthful, and in accordance with Polish and international law, including the Act of May 10, 2018, on personal data protection (Journal of Laws from 2018, item 1000) and GDPR.
 - they use the Website exclusively for private, non-commercial use, unless the User has obtained prior written consent from the Website owner to use the Website for commercial purposes.
 - they bear full responsibility for every type of activity that takes place on the Account and undertakes to maintain all security measures to prevent access to the Account by other people, including not providing the password to the Account. Any breach of security or unauthorized use of the Account must be immediately reported to the Administrator.
 - they are responsible for any losses incurred by the Administrator or Website resulting from unauthorized access to the User's Account.
 - by downloading or otherwise acquiring Materials, Data, software from or through the Website, they do so at their own risk and are aware of potential consequences, such as damage to portable devices or computer systems, data loss or other damages resulting from their use. The Website is not responsible for any damages resulting from the User's use of the Website.
 - they guarantee that they have all necessary rights, including copyright property rights, to the Materials, Content, and images presented, which are posted on the Website, and that their use by the Website does not infringe copyrights, industrial property rights or other rights of third parties, including image rights.
 - all published, transmitted and streamed Materials and Content:
 - ➔ have been voluntarily and independently provided.
 - ➔ do not violate applicable Polish law, European Union law or international law.
 - ➔ do not violate the provisions of Terms of Use.
 - ➔ do not infringe on the rights or personal goods of third parties, copyrights, trademarks, or other public rights, property rights, personal rights, proprietary rights.

- are in accordance with the principles of social coexistence and do not bear vulgar, offensive, defamatory, inciting, harassing, obscene, hateful, threatening, discriminatory features and such that the Administrator subjectively considers inappropriate, improper or contrary to moral norms.
 - represent private opinions and views for which they bear sole responsibility for their content and form.
 - present their own image or that of third parties who have consented to it. The User hereby declares that they are aware of the responsibility they bear for publishing and transmitting Data and images of third parties without their consent, in accordance with the Terms of Use of the Personal Data Protection Act and other applicable provisions.
- grants the Administrator a license to collect, process, store, record and reproduce the above-mentioned content free of charge and indefinitely, subject to the provisions on personal data protection, in particular in accordance with applicable law, including GDPR.
 - bears all responsibility for the Materials and Content, and their substantive content, which are posted, published, transmitted, streamed by them in the Website or through it. The User may not share or transmit Materials that are not their own or to which they do not have the rights to share, in accordance with the applicable copyright laws and related rights. The User undertakes to respect the intellectual property rights of others. In case of violation of these rights, the Administrator may take appropriate steps, including removing the Materials infringing copyrights or related rights.
 - acknowledges and agrees that the Administrator may, but is not obligated to, review User's Materials and Content. The Administrator reserves the right to remove or modify User's Materials and Content (without prior notice) if they violate the law, these Terms of Use or the principles of social coexistence. The Administrator may also remove or modify User's Materials and Content for other justified reasons, provided that the User's consent is obtained or when the law so provides.
 - will not undertake harmful actions against the Owner, the Website, the Administrator, and other Users, primarily including:
 - using, sending bots, spiders, viruses, and other harmful programs, which is prohibited by Article 116 (1) of the Act of July 18, 2002, on the provision of electronic services (Journal of Laws 2002 No. 144 item 1204 as amended).
 - conducting advertising activities (spam) contrary to the provisions of Article 10 of the Act of July 18, 2002, on the provision of electronic services (Journal of Laws 2002 No. 144 item 1204 as amended).
 - publishing offensive, defamatory content, containing threats, baseless accusations, extortions and provocations, which violate the law, in particular the provisions of the Penal Code concerning defamation, slander, criminal threat or incitement to hatred.
 - they will not use the Website for the purpose of:
 - collecting or accumulating email addresses, contact information, User Data, or any other personal data, thereby violating GDPR regulations
 - creating more than one User Account, creating an Account on behalf of another person or group of people
 - impersonating another person or using other people's data without their consent, which may violate the right to privacy and personal data protection
 - copying, duplicating, reproducing, distributing, broadcasting, displaying, selling, licensing, or in any other way exploiting in whole or in part Materials and Content published by other Users without their consent and in a manner that violates copyright
 - sending, publishing, transmitting, sharing in any way commercial, advertising, and promotional materials, including links to external websites, without the consent of the Administrator
 - sending, publishing, transmitting, sharing in any way data and information about third parties without their consent, violating their right to privacy
 - demanding data and information from other Users without justification or in a manner that violates their rights
 - sending, publishing, transmitting, sharing in any way materials containing viruses or any other computer code, files, or programs designed to interfere, restrict, or prevent the functioning of the Website, software or hardware, which may be considered harmful actions
 - intimidating and harassing others, which may be considered a violation of the provisions of the Penal Code
 - sending, publishing, transmitting, sharing in any way materials and information containing, encouraging, or providing instructions on criminal activities or any other actions violating Polish and international law
 - using or attempting to use the Accounts of other Users and Services, which may be considered a violation of the regulations concerning privacy and personal data protection

- ➔ sending, publishing, transmitting, sharing in any way materials that, in the Administrator's opinion, are inappropriate or in any way restrict or prevent other people from using the Website, or that may cause harm to other people or the Website, violating the rights of other users and the principles of social coexistence
- ➔ organizing gambling, lotteries, contests with or without prizes without obtaining the required permits and consents in accordance with applicable law

The Administrator allows public search engine operators to use spiders to copy materials from the Website solely for the purpose of creating publicly available content, subject to compliance with copyright and other legal provisions. The Administrator reserves the right to revoke these exceptions in whole or in individual cases.

- Agrees to:
 - ➔ the collection and processing of Data provided by the User during Registration and during further use of the Website in accordance with the Privacy Policy of the Website and GDPR regulations
 - ➔ the collection, processing, storage, recording, and reproduction of Materials and Content free of charge and indefinitely, as long as they do not violate copyright or other legal provisions.

§ 6. Ownership Rights of Materials, Content, and Data

1. The User is the owner of all Materials, Content, and Data published, shared, transmitted by them on the Website and is fully responsible for their content.
2. Pornographic Materials and Content, and those intended for people over eighteen years of age, are accepted only in cases not violating applicable law, especially regulations concerning the protection of morality and the rights of the child. The Administrator reserves the right to decide on the appropriateness of such materials, based on applicable legal provisions, and to remove them if they are considered inappropriate, illegal, or inconsistent with the Website's policy.
3. By publishing Materials, the User:
 - declares that they have the rights or consents specified by law for them to be published on the Website and this does not infringe on any rights of third parties, including copyright, related rights, intellectual property, or image rights
 - consents to the automatic tagging of Materials for informational purposes, with the reservation that the Website will process personal data in accordance with GDPR and applicable personal data protection regulations
 - acknowledges that a copy of the Materials may be archived for security purposes and the proper functioning of the Website, but not longer than the period necessary for data processing purposes, in accordance with applicable personal data protection regulations and GDPR.
4. The Owner and the Administrator in no way bear responsibility for the use of Materials, Content, and Data posted on the Website by third parties.
5. The Administrator may request the User to confirm the credibility of the published Materials and Data. The confirmation method is determined individually and is not limited by any time frames. During the credibility verification, the User's Account may be temporarily blocked along with access to part of the Services provided by the Website. The User will be informed about such blocking.
6. The Website provides the possibility of defining privacy settings for each posted Material. By publishing Materials with the visibility option set to "For All", the User allows the Administrator to use a thumbnail of the published Material for promotional purposes and is aware that such Material may be visible to third parties. In the case of the Administrator using the Material for promotional purposes, the User remains the copyright owner of that Material, and the granted permission does not include the right to modify, copy, or distribute the Material without the User's consent.

§ 7. Other Websites and Materials

1. The Website may contain references (links) to other websites, as well as texts, photographs, graphics, music, sounds, videos, information, and other materials belonging to or originating from other services, posted, transmitted, and shared by Users. Such references and content are not monitored, investigated, or checked by the Administrator, who bears no responsibility for their content and operation.
2. The User, deciding to leave the Website and/or use links to other services, use, install software, and applications from other services, does so at their own risk, being aware that in such a case, the Website's Terms of Use do not apply. The User should familiarize themselves with the regulations and privacy policy of each visited service.

3. Any Material, as well as a link to another service, which, according to the User, infringes any rights or may cause harmful actions, should be immediately reported to the Administrator. The Administrator, upon receiving such a report, will take actions to check the report and potentially remove such Material or link.

§ 8. Account Suspension / Deletion

1. The Administrator may suspend the User's Account, temporarily or permanently, for cause, particularly in the event of the User breaching any provision of the Terms of Use. Information about the suspension of the Account is displayed to the User upon logging into the Website. The suspension period is determined individually by the Administrator. The suspension is lifted automatically after the pre-set period has elapsed, but it may also be lifted earlier, provided the User commits to stop actions contrary to the Terms of Use and to further comply with them. During the suspension period, the Administrator reserves the right to suspend the provision of part of the Services, both basic and paid ones.
2. The Administrator may permanently delete the User's Account for cause, especially in the event of a serious breach of the Terms of Use. This results in the cessation of the provision of Services by the Website, both basic and additional, paid ones. The consequence of permanent Account deletion may be, but does not have to be, a refusal of subsequent Registration and/or publication of Materials and Data and access to part or all of the Services by the User.
3. The User has the right to request the deletion of their Account and personal data in accordance with the provisions of the GDPR. The User can independently delete their Account and Profile at any time. This results in the cessation of the provision of Services by the Website, both basic and additional, paid ones.
4. There is no possibility of transferring access to paid additional Services to another Account. The User acknowledges that after deleting the Account (independently or by the Administrator), it is not possible to apply for a refund of payments for paid Services provided by the Website during the time before the Account deletion, unless such are the terms of providing these Services.
5. In the event of the User's death, their Account will usually remain active for a specified period of time.
6. *The User agrees to the temporary storage and processing by the Owner of some of the Materials, Content, and Data of the deleted Account for the proper functioning of the Website. This data will be stored only for the period necessary to achieve these goals. In accordance with current applicable laws on personal data protection, the Administrator and the Owner undertake not to disclose the Data, Materials, and Content to any other entities or third parties, excluding entities authorized under the relevant provisions of Polish and international law.*

§ 9. Credits

1. Credits are the virtual currency of the Website. Each User can purchase, withdraw, or transfer Credits to another User.
2. Credits transferred to another User are transferred voluntarily, knowingly, and at the User's own risk.
3. Credits can be withdrawn at any time in the form of PLN (Polish Złoty), with the exchange rate of 1 credit = 10 groszy. The information about the minimum withdrawal amount is always provided to the User during the withdrawal process. The transfer due to the withdrawal of funds is made only and exclusively to a bank account located in a Polish bank branch and conducted in PLN (Polish Złoty). All transaction fees are covered by the User. The withdrawal process takes up to several working days, but it depends on internal interbank processes and it is not possible to precisely determine the date of crediting the funds to the account indicated by the User.
4. Based on the withdrawal order, an invoice is issued to the User. Any tax settlement is the responsibility of the User. Purchase transactions and withdrawal orders, which in the Administrator's opinion raise suspicions of fraud, embezzlement, IT system errors, etc., may be blocked, resulting in the suspension of payments and the suspension of the User's Account. The transfer of credits between Users raising the above suspicions may also be blocked or reversed.
5. A User whose account has been blocked cannot apply for a refund of payments for Credits or order a withdrawal of Credits until the block expires. The User whose account has been deleted (independently or by the Administration) acknowledges that the Credits on the Account are forfeited irretrievably and it is not possible to refund payments for Credits and order their withdrawal.
6. The Administrator cannot be a party to any dispute concerning Credits. In case of disputes concerning Credits, Users are obliged to resolve them among themselves.

§ 10. Cameras / Live

1. The User using Cameras commits to transmitting content in accordance with all rules regarding Materials and Content listed in these Terms of Use. The User has the right to transmit only their own image or their own image

along with the image of third parties, provided that they have obtained clear and unambiguous consent for such transmission from them. The User is fully responsible for any violation of these rules and agrees to cover all damages resulting from such violation.

2. The User using Cameras commits to publishing text Content in the Live section in accordance with all rules regarding Materials and Content listed in these Terms of Use. Violation of these rules can lead to immediate blocking or permanent removal of the User's Account.
3. It is not allowed to transmit content:
 - that are pre-recorded, prepared video recordings, materials, photos, images
 - downloaded or transmitted from other websites
 - containing addresses of other websites, unless the Administrator has agreed to it.
4. It is forbidden to:
 - undertake advertising activities and post unwanted content, i.e., spam, without the express consent of the Administrator
 - use programs that allow broadcasting of ready-made movies, photos, or that could disrupt the proper functioning of the Website
 - record and retransmit broadcasts of other Users and their reproduction and distribution
 - conduct more than one transmission at a time
 - broadcast TV programs, PPV programs, etc.
 - organize games of chance, lotteries, contests without obtaining the required permits and consents in accordance with applicable laws
5. The User declares that they transmit content voluntarily, thereby giving consent for their publication and sharing via the Website to other Users and also confirms that they have all the required copyright and the right to use the image for sharing it in the Website.
6. Private transmission is a type of transmission in which two people participate - the transmitting person and the viewer. It is possible to perform a transmission depending on the transfer of Credits by the viewer. The transmitting person declares the type and substantive content of the transmission as well as its duration and undertakes to perform it in accordance with these arrangements. The viewer commits to transfer a set number of Credits. The transfer of credits takes place automatically through the Website system. Transferring Credits in any other way is not treated as fulfilling the conditions of such transmission and the User is fully responsible for such transfer.
7. The User has the right to accept invitations to private transmissions or block the ability to view their transmissions by specific Users.
8. The User broadcasting a private transmission, the execution of which depended on the transfer of Credits, commits to performing the transmission in accordance with the previous, declared arrangements in the full, declared time range. Failure to keep any agreement should be reported to the Administration and may result in the cancellation of such transmission and the reversal of the Credit transfer. When considering the reported complaint about the course of the transmission by the Administrator, its description is taken into account - it is the responsibility of the participants of the private transmission to make sure that the description is as precise as possible. Any discrepancies when deciding will be treated by the Administrator at their own discretion. The Administrator's decision regarding the granting of Credits to one of the parties participating in the private transmission is final.
9. The Administrator cannot be a party to any dispute concerning Credits.
10. The Administrator reserves the right to block, limit or remove the User's Account based on the violation of any rules of using Cameras or suspicion that such violation occurred.
11. The provisions regarding Cameras apply both in the case of public and private transmission between Users.

§ 11. Final provisions

1. Any disputes arising from the implementation of these Terms of Use will be settled by the court competent for the location of the Owner of the Website.
2. If any provision of these Terms of Use is found to be unlawful or invalid, this does not affect the validity and legality of the remaining provisions.
3. The Owner of the Website reserves the right to temporarily, wholly or partially disable the Website for its modernization, maintenance, or due to a failure.

4. The Owner of the Website does not guarantee the continuity and faultless operation of the Website, nor does it guarantee that the Website will meet the expectations of the Users.
5. The Owner of the Website reserves the right to cease providing services, close the Website or its part without giving a reason.
6. Any questions, comments, and reservations regarding the operation of the Website, Users can direct via the contact form available on the Website.