

TERMS AND CONDITIONS FOR USING THE SERVICE

I. Subject of regulations

1. These Regulations define the terms of use and operation, as well as the rights and obligations of users and the responsibilities of the Website Administrator, located at <http://www.skillsnetemirates.pl>

II. Glossary

1. The terms used in this document mean:

- a) Administrator - Skills Net Sp. z o.o. with headquarters in Warsaw at ul. Górczewska 62/64 / 1.5, entered in the Register of Entrepreneurs of the National Court Register by the District Court for the Capital City of Warsaw, XII Commercial Department of the National Court Register under the KRS number: 0000626750, NIP number: 5272774221, ie the entity providing the Website resources;
- b) Website - jointly pages and subpages provided by <http://www.skillsnetemirates.pl>.
- c) Regulations - this document with attachments being its integral part.
- d) Services - services within the meaning of the Act of 18 July 2002 on the provision of services electronically, consisting in the presentation of content, the possibility of submitting queries offers, presentation of a commercial offer, information retrieval, commenting, presentation of materials embedded from other websites.
- e) User - a natural person using the Website.

III. Technical requirements regarding the use of the Website

1. To use the Website it is necessary to have a device with access to Internet network, an application used to browse the contents of the Internet (browser).
2. The user is responsible for the efficiency of the device and software used to browse the Internet, including the use of the Website. The user is hereby informed that some functions of the software used by the User for browsing the Internet may block the launch of particular Website functions, therefore it is recommended to disable any additional functionalities.

IV. Conclusion and termination of contracts for the provision of Services

1. The contract for the provision of the Information Service shall be concluded by accession to use the Website.
2. In order to provide the necessary level of services, it is recommended that before the beginning of the service by the Administrator is accepted Regulations. If you do not accept the Regulations, you must stop using the Website.

V. User Duties

1. All materials available as part of the website are the property of Administrator or is made on the basis of contracts concluded by Administrator with third parties or is made available on the basis of consents entities authorized to dispose of individual rights materials. The content of the Website is protected in accordance with the Act of 4 February 1994 on copyright and related rights.
2. The User is entitled to use the site only for the purposes individual and for your own needs. Any use exceeding the range indicated in the previous sentence, in particular indicating the earning or commercial use, without the consent of the website administrator, is not allowed.
3. The User has no right to permanently multiply, sell, share or otherwise market or distribute the content of the Website, in whole or in fragments, in particular, upload or share it in computer systems and networks or any other telecommunication and IT systems. Within the scope of acceptable use, it is possible to multiply the content of the Website in the device's memory with the use of which the Website is read. Any use exceeding the scope mentioned above requires the consent of the Administrator.
4. The User providing to the website any materials that may be considered as works within the meaning of the Act of 4 February 1994 on Copyright and Related Rights, when using the functionality of the Website provided by the Administrator, grants the Administrator unpaid, time-free and territorially licensed, for further dissemination of materials entered by the User, making them write, multiply, place on the market, attach to other materials..\
5. The User hereby grants the License authorizing the Administrator to use the author's personal rights of the User as the creator, including the right to the integrity of the work, the right to mark the work with the name and pseudonym, the inviolability of the form and content of the work.

VI. Rights and obligations and Administrator's liability

1. The Administrator is responsible for the proper functioning of the Website.
2. The Administrator is not responsible for the content entered on the Website by Users or advertisers if immediately after receiving notification of a given event infringing the rights of third parties or inconsistent with the Regulations will lead to suspension of publication of the content in question.
3. The Administrator may temporarily suspend the operation of the website, in particular when it is justified by maintenance, the need to perform the Website reconstruction, or is preventive in relation to the potential threat of malware activity. The Administrator has the right to suspend or terminate the access to the website of a specific User in the event that the Administrator has noted cases of conduct inconsistent with the Regulations or actions that harm or infringe the rights of third parties from the IP address used by the User.
4. The Administrator shall not be liable for interruptions in the operation of the Website or cases of unavailability of the Website caused due to reasons beyond the control of the Administrator and in the cases described in the Regulations.

VII. Personal data, privacy policy

This policy applies to Users who have transferred to the administrator their personal data and consent to the processing of data personal by the Administrator by checking the box with the formula of consent to the processing of personal data.

1. The administrator acts as a personal data administrator within the meaning of the Act of 29 August 1997 on the protection of personal data.
2. Providing data by the User is voluntary. The scope of data given The Administrator depends from the User. In the scope of personal data, provided by Users are: e-mail addresses, telephone numbers and the name and surname of Users.
3. The Administrator's obligation is to ensure the safety of processed personal data. Personal data is stored and processed from application of technical measures required by laws regarding technical and organizational measures.
4. The Administrator processes User's personal data to the extent necessary to make contact regarding the presentation of the commercial offer, informing about the changes to this offer, as well as current events, training and events organized by the Administrator as part of their business.

5. The User is hereby informed about the right to access their personal data, update it, correct it and delete it.
6. The administrator declares that he uses the cookie mechanism which through saving short information on the User's computer or other person's computer the visitor to the Website allows its identification to optimize the use of the Website and to select the most relevant content for the User as well as for statistical purposes, research, memorizing settings and data entered by the User and performing analyzes of the method, methods and nature of using the Website.
7. The administrator uses the information collected in accordance with point 7 above for his own purpose. Providing information to third parties is possible only after obtaining the consent of the persons or due to the applicable law.
8. The User may limit or even block the cookie files in software settings used for browsing the Website. Blocking, limiting or deleting cookies may cause difficulties or prevent the use of the Website.

VIII. Final Provisions

1. Any disruptions in the functioning of the Website may be advertised by the User by reporting this to the Website Owner. For efficient identification of a fault or irregularities in the functioning of the website Complaints should be submitted without unnecessary delay from detection by User of the fault.
2. Complaints will be considered by the Service Owner within 14 days from the date of filing the complaint.
3. The Regulations shall have effect from the date of its publication on the Website. The Administrator is entitled to change the Regulations, however information about changes will be made available on the Website. Amendments to the Regulations take place within 7 days from the publication of information about the amended Regulations or from the date indicated in the content of the amended Regulations.
4. In matters not covered by the provisions in the Regulations, apply find provisions of the Act of 23 April 1964 Civil Code and the Act of 18 July 2002 on the provision of electronic services.
5. These Regulations have been posted and published on the Website on June 1, 2017