

TERMS OF USE

I. Terms

1. For the purposes of these Principles:
 - a. **Service** means a summary of all services provided by the Provider on a website www.workprotector.com (hereinafter also referred to as the "Website"). The User can essentially timestamp uploaded files thanks to which the User will be able to prove that the file uploaded by him/her had the given form at a given time. Moreover, the User may share the timestamped file safely through the Website;
 - b. **File** means a transferable electronic document uploaded by the User in a format accepted by the Provider;
 - c. **User** means a natural person or a legal person lawfully using the Service of the Provider on the basis of a contractual relationship with the Provider, established by acceptance of Terms of use.

II. Provider

1. The provider of above-described Service is BEESLI CZ, s.r.o., with its registered office at Blanická 1008/28, Vinohrady, 120 00 Praha 2, the Czech Republic, identification number 242 72 761, registered in the commercial register kept by the City Court in Prague under file C 199469, Company (hereinafter also referred to as the "**Provider**").

Contact information of the Provider

Delivery address: Blanická 1008/28, Vinohrady, 120 00 Praha 2, the Czech Republic

E-mail: info@beesli.cz

Web: www.beesli.cz

2. The Provider is an entrepreneur within the meaning of the legal regulations of the Czech Republic who acts within its business or other entrepreneurial activity when concluding and fulfilling a contract for the provision of Service (hereinafter also referred to as the "**Contract**") on the Website, in the sense of these Terms of use.

III. General provisions

1. These Terms of use regulate the rights and obligations of the User when using the Service of the Website operated at the web address www.workprotector.com. Any Contract between the Provider and the User is governed by these Terms of use.
2. These Terms of use are accessible in printed form at the Provider's registered office and in electronic form on the Website, thus enabling their archiving, printing, or other forms of reproduction according to the choice of the User.
3. The Users confirm that they have read the Terms of use, that they understand them and that they agree with them by checking the box "I agree with the terms of use and principles of personal data processing" as a part of the registration procedure on the Website.

IV. Provision of Service

1. The provision of the Service by the Provider is a subject to prior registration of the User.
 - a. The registration of the User is concluded on the Website by the User filling in a registration form and sending the form to the Provider by clicking on the button "Continue".
 - b. The Provider shall subsequently notify the User of the completion of registration on the Website by e-mail to the address provided by the User during registration.
 - c. The User is obliged to provide only his complete and accurate contact information within the registration according to the instructions provided in the form on the Website. The User is obliged to notify the Provider in writing of any subsequent changes to the information provided during registration without undue delay. Filling in the updated information in the account settings on the Website is also considered as a written form.
 - d. To use the Service of the Provider, the User is obliged to log in to their account using the e-mail address provided during registration.
2. The Provider is entitled to erase the registration of the User on the Website on the basis of the following matter of facts:
 - a. the User has requested the erasure of the registration in writing;
 - b. the User has not logged in to his/her account for more than 1 (in words: one) year and at the same time has not purchased any Service on his/her account during this time;
 - c. the User has breached the obligations set out in these Terms of use or by the applicable law.
3. The Provider provides the Service free of charge, however, the User is limited as to the number of uploaded files and number of available timestamps. Once the User fully uses given number of files uploaded or uses all timestamps, he/she may be rewarded with additional timestamps or with a raised limit of uploaded files (hereinafter also referred to as the "Additional services") upon submitting feedback on the Service to the Provider and thus helping to improve the Service.
4. The Provider has a right to offer the Additional services for a fee instead of rewarding the User with them, as described above, however, in such case the User has a right to withdraw from the Contract if he/she does not wish to buy offered Additional services. The Additional services and their specifications will be listed on the Website, including prices, taxes and all related costs of the User for their acquisition charged by the Provider.
5. The User is aware that his/her actions consisting in marking the Additional service and subsequently sending the request for such Additional services to the Provider are an acceptance of the offer to conclude the Contract selected by the User on the Website in accordance with the applicable law.
6. The Provider shall confirm the order to the User without undue delay by e-mail to the address provided by the User.

7. The Provider may decide to terminate the provision of the Service and therefore terminate the concluded Contract with a notice period of 30 days.
8. The Contract is concluded in the English language.

V. Withdrawal from the Contract

1. The User has a right to withdraw from the Contract in cases where so provided by the applicable law or these Terms of use.
2. The Provider has the right to withdraw from the Contract in cases where so provided by the applicable law or these Terms of use.
3. Withdrawal terminates the obligations of the parties from the beginning.

VI. Personal data protection

1. Principles of personal data processing are regulated in a separate document, which is available on the Website.

VII. Final provisions

1. The User acknowledges that the Website may not be available continuously, especially with regard to the necessary regular maintenance of the hardware and software equipment used to operate the Website.
2. The Provider is entitled to update the Terms of use, as well as the prices for Service. However, the Terms of use and prices of Service valid on the day of placing the order by the User shall always apply to the Contract between the User and the Provider.
3. In the event that the User is not satisfied with the Service for any reason, he may contact the Provider via the contact details specified in Article II. 1.
4. These Terms of use are part of the content of the Contract concluded when using Service on the Website. Legal relations concerning the provision of Service on the Website not regulated by these Terms of use are further governed by the legal regulations of the Czech Republic, in particular the relevant provisions of the Civil Code. Any eventual disputes are decided by Czech courts. A court having jurisdiction is the court of the Provider.
5. Furthermore, the User in the position of a consumer may have certain additional rights to consumer protection and other binding provisions of the legal regulations of the Czech Republic. Prior to filing a lawsuit to a competent court, the User is entitled to submit a complaint to the Czech Trade Inspection Authority, www.coi.cz, as the body authorized to resolve consumer complaints and out of court disputes, or (b) to use the link <https://ec.europa.eu/consumers/odr> for out-of-court settlement of a consumer dispute on-line.
6. The provisions of the Contract concluded between the User and the Provider shall take precedence over these Terms of use in the event of a conflict.

7. These Terms of use shall enter into effect on 29 June 2020.

In Prague on 17.12.2020

BEESLI CZ, s.r.o.

Provider

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