

# Le Laïc: Type Foundry – Terms and Conditions

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## **§ 1. General provisions**

Following Terms and Conditions define the usage of the Le Laïc: Type Foundry online store maintained by Maciej Piotr Połczyński – based in Warsaw, Poland.

As part of the business, the Foundry designs and provides licenses for exclusively designed Fonts ("**Digital Goods**") to Buyers via the Store. The Foundry declares that the provided digital Typefaces are the highest possible quality and were designed and prepared following the current standards.

Information about Digital Goods available in the Store, in particular their descriptions, technical and functional parameters, and prices are provided on the Digital Goods subpages and constitute an invitation to conclude a contract for the licensing of using the Digital Goods within the meaning of art. 71 of the Act of 23 April 1964 Civil Code "**Civil Code**").

Before using the Store, the Customer is obliged to read the Regulations and Privacy Policy.

### **Company Details:**

Laic Type Maciej Połczyński  
PL9512456021  
Aleje Jerozlimskie 83A/45  
02-001 Warsaw, Poland

Le Laic Type Foundry is a name of the online store maintained by the company of Maciej Piotr Połczyński registered as «Laic Type Maciej Połczyński («Foundry Details»).

### **Contact with the The Foundry:**

**E-mail:**  
info@laicpl

**Traditional mail:**  
Laic Type Maciej Połczyński,  
Aleje Jerozolimskie 83A/45,  
02-001, Warsaw

**Phone:**  
+48 692 275 489

## **§ 2. Definitions**

Terms used in the Regulations, marked with capital letters and bold text style.

1. **User** – a person who is a Consumer, Entrepreneur or Entrepreneur with the rights of a Consumer, who has concluded an Account Service Agreement with the Foundry or has taken steps to conclude it, and uses the possible functionalities of the Store
2. **Account** – a Store subpage that enables the User to use the functionalities of the Store, especially placing orders or accessing purchased Digital Goods and its licenses;

3. **Buyer** – a person who is a Consumer, Entrepreneur or Entrepreneur with the rights of a Consumer, who has concluded a Contract with the Foundry for the licensing of using of Digital Goods or has taken steps to conclude it;
4. **Consumer** – a natural person, performing a legal transaction with the Foundry limited by the functionalities of the Store;
5. **Customer** – User or Buyer, using the Store;
6. **Store** – online shop of the Foundry available at <https://Laic.pl>.
7. **Foundry** – a design studio, creating and licensing Digital Goods via online Store, owned by the company of Maciej Piotr Połczyński identified by the Company Details.
8. **Subject of the Digital Service** – Account Service or Digital Good;
9. **Entrepreneur** – a natural person, a legal person or an organizational unit without legal personality, to which special provisions grant legal capacity;
10. **Entrepreneur with Consumer Rights** – a natural person conducting business or professional activity, who has concluded an Agreement with the Foundry;
11. **Digital Goods** – original digital content within the meaning of the provisions of the Act on consumer rights, which may be licensed by the Buyer and is provided by The Foundry, in particular Font or Typeface.
12. **Font or Typeface** – a computer file, originally designed and prepared by The Foundry as a set of vectors, provided for licensing as Digital Goods with various licensing options, identified by the unique source code, compiled by type design software, GlyphsApp, for example.
13. **Styles or Weights** – available variants of the Digital Good informing about the variant of the Typeface such as weight.
14. **Font Family** – all available Style variants of the Digital Good.
15. **Edu Fonts** – Digital Goods available for the User free of charge.
16. **Test Fonts** – Limited Digital Goods available for the User free of charge.
17. **Agreement – Agreement** for the provision of the Account Service or Agreement for the licensing of Digital Goods;
18. **Basic License** – the terms of using the purchased Digital Goods granted upon the conclusion of the Sales Contract. Also referred to as «License», «EULA» or «End-User License Agreement»;
19. **Account Service** – a digital service within the meaning of the provisions of the Act on consumer rights, allowing for the creation and maintenance of User Account by the Foundry or the User;
20. **Account Service Provision Agreement** – agreement for the provision of a digital service within the meaning of the Act on Consumer Rights, under which the Foundry undertakes to provide the Account Service to the User free of charge for

an indefinite period, and the User undertakes to provide the Foundry with personal data;

21. **Agreement for Digital Goods** – a contract for licensing of Digital Goods, within the meaning of the provisions of the Act on consumer rights;
22. **Civil Code** – a term defined in § 1 section 6 of the Regulations (art. 71 of the Act of 23 April 1964 Civil Code);
23. **Consumer Rights Act** – the Act of 30 May 2014 on consumer rights;
24. **Privacy Policy** – a document informing on the processing of Customers' personal data by the Foundry;
25. **Regulations or Terms and Conditions** - Regulations of the Store;
26. **Act on the provision of electronic services** – Article 8 of the Act of 18 July 2002 on the provision of electronic services;
27. **Working day** – a day that is not a Saturday, Sunday or other non-working day within the meaning of the provisions of the Act of 18 January 1951 on non-working days;
28. **Non-Compliance** – it is understood as non-compliance of the Subject of the digital service with the Agreement regarding its delivery (the criteria for assessing the compliance of the Subject of the digital service with the Agreement regarding its delivery are set out in Article 43k paragraphs 1-2 of the Act on consumer rights);

## § 3. Technical requirements

### 3.1. The Store

For the User to be able to use the functionality Store properly, the following are required:

1. connection to the Internet;
2. device(s) enabling the use of Internet resources;
3. a web browser;
4. e-mail account.

### 3.2. The Digital Goods

For the Buyer to be able to use the Digital Goods, the following are required:

1. Connection to the Internet (for the Download of the Digital Goods);
2. Text editing, design or other type of software application with the functionality of picking and using the Font after installation.
3. In order to use the licensed Digital Goods, the user must install the Font.
  1. Installation steps will differ depending on the User's device operating system, for the most common:

1. Windows OS – Add a font (access: 29.01.2026)  
<https://support.microsoft.com/en-us/office/add-a-font-b7c5f17c-4426-4b53-967f-455339c564c1>
2. Mac – Install fonts in Font Book (access: 29.01.2026)  
<https://support.apple.com/en-gb/guide/font-book/fntbk1000/mac>

4. The usage of the Digital Goods is limited by the License.

## **§ 4. Account Service Agreement**

### **4.1. Setting up the Account Service**

1. To conclude the Agreement for the provision of the Account Service, the User should perform the following actions:
  1. Visit the Store and click on the »Login« or «Account» link, available in the top right corner of the website.
  2. In the form that appears above the statement of reading and accepting the provisions of Terms and Conditions and Privacy Policy, enter a valid e-mail address;
  3. Click the "Register" button.
1. Clicking the "Register" button is tantamount to conclusion of the Account Service Agreement by the User for the provision of the Account Service.
2. The access to the Account shall be granted to the User instantly.
3. The User will receive registration details via e-mail, sent to the provided e-mail address, allowing for setting up new password.
  1. The user, logged into the Account is able to change the Account Details such as password anytime.
4. After creating an Account and login, the User may supplement and change the provided optional data anytime.
5. With the help of the Account, the User may place Order, review placed Orders and billing documents, access the Digital Goods.
6. The Foundry informs and the User acknowledges that maintaining the compliance of the Account Service with the Agreement for the provision of the Account Service does not require the User to install its updates.

### **4.2. Resolving problems with the Account Service**

Disclaimer: The Foundry indicates, that the e-mails sent by the Foundry may be labelled as SPAM and can be found in the SPAM folder of the User mail app.

1. If the User is not granted access to the Account immediately after the conclusion of the Agreement for the provision of the Account Service, the User calls the Foundry to immediately grant access to the Account. The summons referred to in the preceding sentence may be sent by e-mail to the address indicated in § 1 section 4 point 1 of the Regulations. If the Foundry does not grant the User access to the Account immediately after receiving the call referred to in the preceding sentence, the User may withdraw from the Agreement for the provision of the Account Service.
2. Notwithstanding the provisions of paragraph 7 above, in the absence of access to the Account to the User, the User may withdraw from the Agreement for the provision of the Account Service without calling the Foundry to grant access to the Account, if at least one of the cases indicated in Article 43j paragraph 5 of the Act on consumer rights occurs.
3. Notwithstanding the provisions of sections 7-8 above, the User may at any time and without giving a reason terminate the Agreement for the provision of the Account Service with immediate effect. In addition, pursuant to art. 27 et seq. of the Act on consumer rights, the User may withdraw from the Agreement for the provision of the Account Service without giving a reason, within 14 (fourteen) days from the date of its conclusion.
4. Withdrawal from the Agreement for the provision of the Account Service or its termination, regardless of the basis for this action, takes place by submitting to the Foundry by the User a statement of withdrawal from the Agreement for the provision of the Account Service or its termination. The statement referred to in the preceding sentence may be sent by e-mail to the address indicated in § 1 section 4 point 1 of the Regulations. The Foundry deletes the Account immediately after receiving the statement referred to in the preceding sentence.
5. In the event that the User uses the Account in a manner contrary to the provisions of generally applicable law, the provisions of the Terms and Conditions or good practice, as well as the provision of illegal content by the User, the Foundry may terminate the Agreement for the provision of the Account Service with a notice period of 7 (seven) days, by submitting a notice of termination to the User via e-mail. After the expiry of the notice period indicated in the preceding sentence, the Account is permanently deleted. During the notice period, the Foundry may block the User's access to the Account for a period not exceeding fourteen days if necessary to prevent further infringements by the User.
6. In the event of the application of the measure referred to in section 11 above, the User against whom the measure has been applied may file an appeal on the terms described in § 9 of the Terms and Conditions.
7. Blocking or deleting the Account does not affect the performance of the Contracts of Sale and Contracts for the Supply of Digital Goods concluded by the User prior to the blocking or deletion of the Account.

## 4.3. Changes to the Account Service

1. The Foundry may change the Account Service in the event of:
  1. the need to adapt the Account Service to newly created devices or software used by Users to use the Account Service;
  2. the Foundry decision to improve the Account Service by adding new functionalities or modifying existing functionalities;
  3. the legal obligation to make changes, including the obligation to adapt the Account Service to the current legal status.
1. Changing the Account Service may not involve any costs on the part of the User.
2. The Foundry informs Users about the change of the Account Service by placing a message on the Account informing about the changes. Regardless of the change, information about the change may be sent to Users via e-mail.
3. If the change of the Account Service will significantly and negatively affect the User's access to the Account Service, the Foundry is obliged to inform the User about:
  1. the nature and timing of the change,
  2. the User's right to terminate the Agreement for the provision of the Account Service with immediate effect within 30 (thirty) days of making the change.
1. The information referred to in paragraph 4 above shall be sent by the Foundry to Users via e-mail, no later than 7 (seven) days before the change.
2. Termination of the Agreement for the provision of the Account Service by the User pursuant to paragraph 4 point 2 above takes place by submitting to the Foundry a statement on termination of the Agreement for the provision of the Account Service. The statement referred to in the preceding sentence may be sent by e-mail to the address indicated in § 1 section 4 point 1 of the Regulations. The Seller deletes the Account immediately after receiving the statement referred to in the preceding sentence.

## § 5. Licensing the Digital Goods Agreement

By placing an order and the payment, the Buyer concludes the Agreement for the Licensing of Digital Goods and accepts the provisions of the License. To conclude the Agreement for the licensing of Digital Goods, the Buyer should perform actions listed below.

### 5.1. Select the Digital Goods

1. enter the Store website;
2. enter the subpage of the selected Typeface and use the buying options section selecting:
  1. The number of users for the Print License,
  2. The number of domains for the Web License,

3. Select the variant of the Digital Goods,
4. Select the billing country,
5. Click the «Add to Cart» button, confirmed by a notification displayed around the button,
6. Click the «Go to Cart» button, resulting in opening of the Cart subpage.

## 5.2. Cart subpage

The Cart subpage allows for revision of the selected Digital Goods, entering a Discount code and changing the Billing country.

1. Discount can be applied after providing the up-to-date Discount code and clicking the «Apply» code.
2. Discount price will be visible on the Cart page after providing the up-to-date Discount code.
3. clicking the «Purchase» button will move the User to the Checkout page.

## 5.3. Checkout subpage

3. In the Check out page the User is required to provide the following details, or login to the existing Account with formerly provided details:
  1. name and surname;
  2. Company name, optionally;
  3. address of residence/business activity (street, house number, apartment number, city, postal code, country, region);
  4. e-mail address;
  5. telephone number;
  6. the company EU-VAT ID or TAX ID, optionally;
  7. Provide additional information via Order notes optional text field.
  8. Tick the checkbox of consent to receive the Newsletter, optionally.
5. If the purchase by the User is placed in the name of User' client, the user should select the «Buying for a client» option and provide the details in the Order notes text field.
  1. It is the Buyer obligation to provide the licensing information to the Client, for which the Buyer performed the act of purchasing the licensing.
6. It is obligatory to mark the checkbox next to the statement of reading the Terms and Conditions and Privacy Policy and accepting their provisions;

7. it is obligatory to mark the checkbox next to the declaration of consent to the delivery of Digital Goods by the Foundry before the deadline for withdrawal from the Agreement for the delivery of Digital Goods;
8. click on the "Order with obligation to pay" button and then pay for the Digital Goods in accordance with the selected payment method.

## 5.4. Payment

1. Payment of the price for Digital Goods may be made by the Buyer:
  1. by bank transfer to the Foundry bank account;
  2. using the payment system "PayPal";
  3. using the payment system "Przelewy24".
2. Payment by the Buyer for the Digital Goods is tantamount to concluding the Agreement for the delivery of Digital Goods.
3. The Foundry delivers the Digital Goods to the Buyer by e-mail to the e-mail address provided by the Buyer.
4. The Foundry delivers the Digital Goods to the Buyer immediately after the conclusion of the Agreement for the delivery of Digital Goods.
5. The Foundry informs and the Buyer acknowledges that the Digital Goods are not subject to updating.
6. In the event of failure to deliver the Digital Goods within the time limit indicated in paragraph 5 above, the Buyer shall call the Foundry to deliver them. The summons referred to in the preceding sentence may be sent by e-mail to the address indicated in § 1 section 4 point 1 of the Regulations. If the Foundry fails to deliver the Digital Goods immediately upon receipt of the request or within an additional period expressly agreed with the Buyer, the Buyer may withdraw from the Contract for the delivery of Digital Goods.
7. Withdrawal from the Agreement for the delivery of Digital Goods requires the Buyer to submit a statement of withdrawal to the Foundry. The statement referred to in the preceding sentence may be sent by e-mail to the address indicated in § 1 section 4 point 1 of the Regulations.
8. The Foundry is obliged to refund the price of Digital Goods paid by the Buyer immediately, but no later than within 14 (fourteen) days from the date of receipt of the Buyer's statement of withdrawal from the Agreement for the delivery of Digital Goods. The refund of the price shall be made using the same method of payment as used by the Buyer, unless the Buyer has expressly agreed to a different method of refund, which does not involve any costs for him.
9. The provisions of sections 7-9 above do not apply to Buyers who are Entrepreneurs.
10. Notwithstanding the provisions of paragraphs 7-9 above, pursuant to Article 38(1)(13) of the Act on Consumer Rights, the Buyer who is a Consumer or an Entrepreneur with

Consumer rights is not entitled to withdraw from the Agreement for the delivery of Digital Goods referred to in Article 27 et seq. of the Consumer Rights Act.

## 5.5. Delivery

The Digital Goods are made accessible to the Buyer through:

1. Download link included in the e-mail message confirming the purchase.
2. Buyer Account subpage (Orders and Downloads);

In case the Buyer access is lost or not available:

1. The Buyer should contact the Foundry by available mean and provide the Order details.
2. The Foundry obliges itself to provide the Buyer with access to the purchased Digital Goods.

## § 6. License

After the successful order and payment by the Buyer for the Digital Goods, the Foundry grants the Buyer a non-exclusive Basic License to respectfully use the Digital Goods under the terms and fields of usage defined in the section 7 of Terms and Conditions and concerning the Intellectual Rights of the Foundry.

### 6.1. Basic License

1. The Digital Good licensed, referred to as Basic License always consists of two elements, defining the fields of exploration of the purchased Digital Good.
  1. Print Font Files
  2. Web Font Files.
2. Basic License is granted worldwide, non-exclusively for an indefinite period.
  1. Updates of the Digital Goods are generally free of charge unless stated differently.
    1. The Buyer will be notified by the Foundry about the update via e-mail provided in the order.
  3. The Buyer is not granted derivative rights in any form.
  4. The Buyer is allowed to:
    1. Save the files and the copies of the files on the Buyer's devices.
    2. Install the Digital Goods.
    3. Use the Digital Goods to design, produce original artworks.
  5. The Buyer is prohibited to:
    1. modify the content of the Digital Good source code.
    2. Modify the Digital Good using visual editing software.

3. Grant sub-licences.
4. Share, resale or sublicense the Digital Product.
5. Share, resale or license the Digital Product as his own.
6. Make public or release the Digital Product or its' copies upon Internet.
7. Make the Digital Goods available to any other persons, except for the cases of making the Digital Goods available based on the provisions of section 3 of the Act of 4 February 1994 on copyright and related rights on fair use of protected works. Making the Digital Goods available to other persons, except in cases of fair use of protected works, requires the prior consent of the Foundry.

The Buyer's use of the Digital Goods in violation of the terms of the License constitutes a violation of the Foundry proprietary copyrights, entitling to file claims against the Buyer through court proceedings.

All matters not mentioned or covered by the License shall be governed by the provisions of Polish law, in particular the provisions of the Civil Code and the provisions of European Union laws.

The Foundry encourages the Buyers to contact in case of doubt regarding the usage of the Digital Goods, and obliges itself to provide the answer as soon as possible.

### **6.1.1. Print Font Files**

Print Font Files included in the Basic License is granted for the selected number of users (at least 1 user);

1. The Print Font Files are provided in «.otf» file format.
2. Other file formats can be provided upon request of the Buyer.
1. The Buyer is not allowed to change the format of the files, using any of the possible techniques or services.
3. The Print Font Files usage is limited to the number of users selected during the purchase.
1. If the number of users is greater than the number of users selected during the purchase, the Buyer should contact the Foundry or purchase a new license with the additional amount of users.
4. The Print Font Files can be shared with a third-party user such as a printshop under conditions of:
  1. Technical requirements of the printshop or other service;
  2. The Buyer informs the third-party user on the license limitations and notice the third-party user about the obligation to safely delete the provided files after the provision of the service is finished.

## 6.1.2. Web Font Files

Web Font Files included in the Basic License is granted for the selected number of domains (at least 1 domain);

1. The Web Font Files are provided in the «woff2» file format.
2. Other file formats can be provided upon request of the Buyer.
3. Web Font Files is unlimited regarding the amount of pageviews within the domain or domains.
4. The Buyer is not obliged to provide the Foundry with information regarding the domain or domains upon which the Web Font Files are or will be used.
5. The Buyer is obliged to use the Web Font Files with concern of the safety of the files.
6. The Web Font Files can be displayed on the web using various techniques accordingly to the means used to code the website such as:
  1. Embedding the Web Font Files using a selection or drag and drop functions;
  2. Embedding the Web Font Files using CSS @font-files;

## 6.2. Custom License

Upon the request, the Foundry can provide a non-basic License solution to the User or Buyer regarding any of the mentioned or unmentioned Terms and Conditions available in the previous sections.

## 6.3 Test Fonts and Edu Fonts

All the provisions of the Terms and Conditions referred to the Digital Goods commercially available in the Store apply to Test Fonts and Edu Fonts which are provided free of charge.

### 6.3.1 Test Fonts

Test fonts are limited Digital Goods, provided by the Foundry to the User for testing purposes and are marked as «TEST» upon installation and file naming. Test fonts can be downloaded free of charge at Test Fonts subpage as a package or individually selected Digital Goods after accepting the provisions of the terms and conditions and providing a valid e-mail address.

1. Test Fonts can be used only for the Buyer's trial design process and during presentations with the Buyers' client.
2. Test fonts cannot be used for final products or public presentations, unless provided with the agreement of the Foundry
3. Test Fonts cannot be used for commercial projects.
4. Test Fonts cannot be modified, renamed, resell or redistribute the Fonts in any way, accordingly to the provisions of Section 6.1.1 of Terms and Conditions.
5. Test Fonts cannot be embedded or hosted on websites or servers.

6. Test Fonts cannot be convert into different file formats for any purpose.
7. Test Fonts consists of limited set of characters and are provided in «.otf» file format.
8. Character set of Test Fonts: ABCDEFGHIJKLMNOPQRSTUVWXYZ  
abcdefghijklmnopqrstuvwxyz  
1234567890 !?;,.

## 6.3.2 Edu Fonts

Edu Fonts are full versions of Digital Goods, provided by the Foundry to the User for educational purposes and are marked as «EDU» upon installation and file naming. Edu Fonts can be download free of charge at Edu Fonts subpage as a package of all available fonts. Edu Fonts can be accessed by download after accepting the provisions of the Terms and Conditions and providing a valid e-mail address.

1. Edu Fonts are provided for educational projects of students and educators.
2. Edu Fonts can be used for public presentations by students and educators.
3. Edu Fonts cannot be used for commercial projects.
4. Edu Fonts are not provided for type design education or experiments. Edu Fonts cannot be modified, renamed, resell or redistribute in any way, accordingly to the provisions of Section 6.1.1 of Terms and Conditions.
5. Edu Fonts cannot be embedded or hosted on websites or servers.
6. Edu Fonts cannot be convert into different file formats for any purpose.
7. Edu Fonts are provided in «.otf» file format.

## § 7. Complaints regarding the Subject of the Digital Service

1. The provisions of this § 8 shall apply only:
  1. Customers who are:
    1. Users or Buyers, unless a specific provision of the Regulations applies only to one of these persons, and
    2. Consumers or Entrepreneurs with Consumer rights;
  2. Agreements for the provision of the Account Service and Digital Goods Delivery Agreements, unless a specific provision of the Regulations applies only to one of these Agreements;
  3. Non-Compliance of the Account Service with the Account Service Agreement and Non-Compliance of Digital Goods with the Agreement for the delivery of Digital Goods.

2. The Subject of the Digital Service delivered to the Customer by the Foundry must comply with the Agreement for its delivery:
  1. at the time of its delivery – if the Subject of the Digital Goods Service is delivered once or in parts;
  2. throughout the entire period of delivery of a given Subject of the Digital Service – if it is delivered continuously.
3. The Foundry is responsible for Non-Compliance:
  1. existing at the time of delivery of the Subject of the Digital Service and disclosed within 2 (two) years from that moment - if it is delivered once or in parts;
  2. disclosed during the period of delivery of the Subject of the Digital Service - if it is delivered continuously.
4. In the event of disclosure of Non-Compliance, the Customer may file a complaint containing a request to bring the Subject of the Digital Service into compliance with the Agreement regarding its delivery.
5. The complaint is submitted by e-mail to the address indicated in § 1 section 4 point 1 of the Regulations.
6. The complaint should include:
  1. name and surname of the Customer;
  2. e-mail address;
  3. a description of the Incompatibility revealed;
  4. a request to bring the Digital Benefit Item into compliance with the Agreement for its delivery.
7. The Foundry may refuse to bring the Subject of the Digital Service into conformity with the Agreement regarding its delivery if this is impossible or would require the Foundry to incur excessive costs.
8. After considering the complaint, the Foundry provides the Customer with a response to the complaint, in which:
  1. acknowledges the complaint and indicates the planned date of bringing the Subject of the Digital Service into compliance with the Agreement regarding its delivery;
  2. refuses to bring the Subject of the Digital Service into compliance with the Subject of the Digital Service for the reasons indicated in paragraph 7 above;
  3. rejects the complaint because it is unfounded.
9. The Foundry shall respond to the complaint by e-mail within 14 (fourteen) days from the date of its receipt.

10. If the complaint is accepted, the Foundry at its own expense brings the Subject of the Digital Service into compliance with the Agreement regarding its delivery within a reasonable time from the receipt of the complaint and without undue inconvenience to the Customer, considering the nature of the Subject of the Digital Service and the purpose for which it is used. The planned date of bringing the Subject of the Digital Service into compliance with the Agreement regarding its delivery is indicated by the Seller in response to the complaint.
11. In the event of disclosure of Non-Compliance, subject to section 14 below, the Customer may submit to the Foundry a statement on price reduction or withdrawal from the Agreement when:
  1. bringing the Subject of the Digital Service into conformity with the Agreement for its delivery is impossible or requires excessive costs;
  2. The Foundry has not brought the Subject of the digital service into compliance with the Agreement regarding its delivery in accordance with paragraph 10 above;
  3. The Non-Compliance persists even though the Foundry has attempted to bring the Subject of the Digital Service into conformity with the Agreement;
  4. The Non-Compliance is so significant that it justifies withdrawal from the Agreement for the delivery of the Subject of the Digital Service without first requesting the Foundry to bring the Subject of the Digital Service into compliance with the Agreement regarding its delivery;
  5. it is clear from the Foundry statement or circumstances that the Foundry will not bring the Subject of the Digital Service into conformity with the Agreement for its delivery within a reasonable time or without undue inconvenience to the Customer.
12. A statement on price reduction or withdrawal from the Agreement may be submitted by e-mail to the address indicated in § 1 section 4 point 1 of the Regulations.
13. The statement on price reduction or withdrawal from the Agreement should contain:
  1. name and surname of the Customer;
  2. e-mail address;
  3. the date of delivery of the Subject of the Digital Service;
  4. a description of the Incompatibility revealed;
  5. indication of the reason for making the declaration, chosen from among the reasons indicated in paragraph 11 above;
  6. a statement on price reduction, together with an indication of the reduced price, or a statement of withdrawal from the Agreement.
14. The Customer may not submit a statement on price reduction to the Foundry if the Non-Compliance relates to the Account Service.

15. The Foundry is not entitled to demand payment for the time during which the Digital Goods were not in conformity with the Digital Goods Delivery Agreement, even if the Buyer used these Digital Goods before withdrawing from the Digital Goods Delivery Agreement.
16. The reduced price must be in such proportion to the price resulting from the Digital Goods Delivery Agreement in which the value of the Digital Goods not in conformity with the Digital Goods Delivery Agreement remains to the value of the Digital Goods in accordance with the Digital Goods Delivery Agreement. The Foundry shall return to the Buyer the amounts due because of exercising the right to a price reduction immediately, no later than within 14 (fourteen) days from the date of receipt of the statement on price reduction.
17. The Buyer may not withdraw from the Agreement for the delivery of Digital Goods if the Non-Conformity is irrelevant.
18. In the event of withdrawal by the User from the Agreement for the provision of the Account Service, the Foundry deletes the Account immediately after receiving a statement of withdrawal from the Agreement for the provision of the Account Service.
19. Pursuant to Article 34(1a) of the Act on consumer rights, if the Customer withdraws from the Agreement regarding the delivery of the Digital Service Item, the Buyer is obliged to cease using Subject of the Digital Service and make it available to third parties.

## **§ 8. Intellectual Property Notice**

All components of the Store and the Digital Goods are subject to legal protection under the provisions of the Act of 4 February 1994 on Copyright and Related Rights, the Act of 30 June 2000 - Industrial Property Law, the Act of 16 April 1993 on Combating Unfair Competition, and other generally applicable laws, including European Union laws.

Protected Components in particular:

1. the name of the Store;
  2. the logo of the Store;
  3. Digital Goods;
  4. photos and descriptions of the Digital Good;
  5. principles of operation of the Store's website, all its graphic elements, interface, software, source code and databases
2. Any use of the Foundry's intellectual property without its prior express permission is prohibited.

## § 9. Processing of personal data

Information on the processing of personal data by the Foundry can be found in the Privacy Policy available at <https://laic.pl/information/privacy-policy/>.

## § 10. Out-of-court dispute resolution

1. The provisions of this § 14 apply only to Customers who are Consumers.
2. The Customer shall have the opportunity to use out-of-court procedures for handling complaints and pursuing claims.
3. Detailed information on the possibility for the Customer to use out-of-court ways of handling complaints and pursuing claims, as well as rules of access to these procedures are available at the offices and websites of:
  1. district (city) consumer ombudsmen, social organisations whose statutory tasks include consumer protection;
  2. Voivodship Inspectorates of Commercial Inspection;
  3. Office of Competition and Consumer Protection.
1. The Customer may also use the platform for online dispute resolution (ODR) available at: <http://ec.europa.eu/consumers/odr/>.
2. The Foundry informs that, insofar as such an obligation does not arise from mandatory legal provisions, it does not make use of out-of-court complaint and redress procedures. Moreover, the Foundry does not undertake to use the ODR platform referred to in paragraph 4 above.

## § 11. Amendments to the Terms and Conditions

1. The Foundry may change the Regulations in the case of:
  1. changes in the Foundry data;
  2. changes in the subject of the Foundry's activity;
  3. commencement of the provision of new services by the Foundry, modification of services previously provided or discontinuation of their provision;
  4. make a technical modification of the Store requiring adaptation of the provisions of the Regulations to them;
  5. the legal obligation to make changes, including the obligation to adapt the Regulations to the current legal status.
2. Customers will be informed about the amendment of the Regulations by publishing its amended version on the Store's website. At the same time, the amended version of the Regulations will be sent to Users by e-mail.

3. Sales Agreements concluded before the date of publication of the new Regulations on the Store's website shall be governed by the provisions of the Regulations then in force.
4. The User who does not agree to the amendment of the Regulations may terminate the Agreement for the provision of the Account Service with immediate effect within 7 (seven) days from the date of receipt of the amended version of the Regulations by e-mail. Lack of termination shall be deemed consent to change the Regulations.
5. Termination of the Agreement for the provision of the Account Service takes place by submitting to the Foundry by the User a statement of termination of this Agreement. The statement referred to in the preceding sentence may be sent by e-mail to the address indicated in § 1 section 4 point 1 of the Regulations.
6. Immediately after receiving the statement referred to in paragraph 5 above, the Foundry deletes the Account.

## **§ 12. Final provisions**

1. The law applicable to the Regulations and the Agreements indicated therein is Polish law. However, the choice of Polish law made in the preceding sentence does not deprive the Consumer of protection resulting from the provisions of foreign law, which cannot be excluded by contract, and which would apply in the absence of the choice of Polish law made in the preceding sentence.
2. For clarity, the Foundry obliges itself to provide the User with access to the current and the archival versions of the Terms and Conditions.
3. The current version of the Regulations is effective from 30.01.2026.