

Terms of Use of the Internet Service
www.logi-minibot.com

§1. General Information

1. These Terms of Use govern the rules for using the website available at www.logi-minibot.com (hereinafter: "Service").
2. The owner of the Service is Moje Bambino Sp. z o.o., located in Łódź, ul. Graniczna 46, 93-428 Łódź, NIP: 725-193-34-48, REGON: 100283710 (hereinafter: "Administrator").
3. Using the Service means acceptance of these Terms of Use.

§2. Definitions

1. **User** – a natural person, legal entity, or organizational unit that uses the Service, regardless of whether they register or use the Service anonymously.
2. **Service** – the website available at www.logi-minibot.com, owned by the Administrator, through which Users can access content and services offered by the Administrator.
3. **Administrator** – Moje Bambino Sp. z o.o., located in Łódź, ul. Graniczna 46, 93-428 Łódź, NIP: 725-193-34-48, REGON: 100283710, the owner and operator of the Service.
4. **Content** – all materials available on the Service, including texts, graphics, photos, videos, logos, audio materials, and other resources.
5. **Account** – an individual account created by the User in the Service, enabling access to additional features and resources, including materials for Distributors.
6. **Distributor** – an entity that has established cooperation with the Administrator to distribute products or services offered by the Administrator, with access to marketing and product materials.
7. **Privacy Policy** – a document defining the principles of personal data processing for Users of the Service, available on the Service's website.
8. **Resources** – content available on the Service, such as logos, photos, product descriptions, which Users can use in connection with activities related to the Service.

§3. Scope of the Service

1. The Service performs the following functions:
 - a) informational and product-based – in the public section, without the need for logging in, showcasing products, including descriptions and associated materials (e.g., sound cards, photos),
 - b) informational regarding cooperation – providing information about the possibility of becoming a Distributor and offering contact details for establishing such cooperation,
 - c) portal-based – in the section accessible after logging in, intended for Distributors, providing access to Resources, including logos, typography, photos, product descriptions, online publication materials, and other marketing and product materials.
2. Information posted on the Service does not constitute an offer under the Civil Code unless explicitly stated otherwise.

3. The Administrator does not guarantee the continuous availability of all Content and Resources on the Service and reserves the right to change the functionality of the Service.
4. The Service does not sell products as defined by the Civil Code.

§4. Rules for Using the Service

1. The User agrees to use the Service in accordance with applicable laws, these Terms of Use, and good practices.
2. The following actions are prohibited:
 - a) providing unlawful Content,
 - b) engaging in actions that may disrupt or hinder the functioning of the Service,
 - c) attempting to gain unauthorized access to the Service's IT systems.
3. The User is responsible for maintaining the confidentiality of login data for their Account and for any activities conducted using the Account.
4. The Administrator reserves the right to temporarily limit access to the Service, especially for technical reasons, without prior notice to Users.
5. The Administrator may restrict or block access to the Service or the User's Account in case of a violation of the Terms of Use or applicable law.

§5. Copyright

1. All Content available on the Service, including texts, graphics, logos, interface elements, and software, is protected by copyright laws.
2. The copyright to the Content belongs to the Administrator or third parties with whom the Administrator has concluded relevant agreements.
3. The User is authorized to use the Content solely within the scope of fair use and in accordance with the provisions of these Terms of Use.
4. Distributors may use the Resources made available on the Service only for purposes related to their cooperation with the Administrator, without the right to further distribute them to third parties, unless the Administrator has given prior consent.
5. Copying, distributing, or using the content without the Administrator's consent is prohibited.
6. The Administrator reserves the right to withdraw consent to use the Resources in case of a violation of the Terms of Use or termination of cooperation with the Distributor.

§6. Liability

1. The Administrator makes reasonable efforts to ensure that the Content presented on the Service is current and reliable; however, it is not liable for any outdated information.
2. The Administrator is not liable for damages resulting from using the Service in a manner inconsistent with these Terms of Use.
3. To the extent permitted by law, the Administrator is not liable for:
 - a) temporary interruptions in the availability of the Service, including those caused by failures, maintenance, or technical reasons,
 - b) damages resulting from incidents related to data security, unless they result from the

Administrator's fault,
c) actions or omissions of third parties, including the content, services, and functioning of external websites to which the Service may provide links.

4. The Service may contain links to external websites that are not controlled by the Administrator. The Administrator is not responsible for the content, privacy policies, or practices of these sites. Using these links is at the user's own risk.

§7. Protection of Personal Data

1. The Administrator of personal data of Service Users is Moje Bambino Sp. z o.o., located in Łódź.
2. Personal data of Users is processed in accordance with applicable law, particularly the General Data Protection Regulation (EU) 2016/679 (GDPR), and the Privacy Policy available on the Service's website.
3. Providing personal data is voluntary, but may be necessary to use certain functionalities of the Service, particularly to create and use an Account.
4. Personal data is processed for purposes related to the functioning of the Service, managing the Account, contacting Users, and fulfilling legal obligations.
5. If personal data is used for marketing purposes, the Administrator will obtain separate, explicit consent from the User, which can be withdrawn at any time.
6. The User has rights under GDPR, including the right to access, correct, delete, restrict processing, transfer data, and object to processing.
7. Detailed information on data processing, including storage periods, security measures, and the realization of User rights, is specified in the Privacy Policy available on the Service.

§8. Changes to the Terms

1. The Administrator reserves the right to change these Terms for important reasons, including:
 - a) changes in the law,
 - b) changes in the scope of the Service's functionality,
 - c) the need to adapt the Terms to technical or organizational changes.
2. Changes to the Terms take effect from the date they are published on the Service.
3. Using the Service after changes to the Terms of Use means acceptance of the changes.

§9. Final Provisions

1. In matters not regulated by these Terms, the applicable provisions of common law, including the Civil Code, shall apply.
2. Any disputes arising from using the Service will be resolved by the competent court for the Administrator's registered office, unless mandatory legal provisions provide otherwise.