

TERMS OF USE

The Terms and Conditions set out the rules for use of the website <https://fobos.tech/>, hereinafter referred to as the Service or Website.

By visiting this Website, you accept these Terms and Conditions.

If you do not accept the Terms and Conditions, please leave the Website immediately.

I. GENERAL SERVICE INFORMATION

1. These Terms and Conditions define the rules for the use of the <https://fobos.tech/> website operated by FOBOS SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ with its registered office in Warsaw, 12/3 Puławska St., 02-566 Warsaw, entered in the National Register of Entrepreneurs kept by the District Court for the Capital City of Warsaw in Warsaw, XIV Business Division of the National Register of Entrepreneurs under the KRS number 0001014805, NIP 1133083600, REGON: 52424964000000, with a share capital of 10,500, paid in full, e-mail [xx], mobile [xx].
2. The words used in these regulations have the following meanings:
 - **User** - any natural person with full legal capacity who visits or browses the Website
 - **Service** - the website available at <https://fobos.tech/>, which is a business card of the entrepreneur and information concerning the activities carried out by the Owner
 - **User Portal** - a separate tab on the Website, accessible only after logging in, where [xx] is available.
 - **Owner** - entrepreneur conducting business activity under the name FOBOS SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ with registered office in Warsaw, 12/3 Puławska Street, 02-566 Warsaw
 - **Terms and Conditions** - those terms and conditions governing the use of the Website
3. All materials used to present the Website or published on this Website, i.e.: images, descriptions, content, trademarks or distinctive signs, logos and others that form part of the Website, are the property of the Website's Owner or third parties (including in particular the Owner's licensors or contractors) and are protected by law (relevant intellectual property laws, including copyright). Do not copy or use them for commercial purposes or to present these materials in any media without the prior express consent of the Owner. You may use these materials within the framework of permitted use, to the extent and under the conditions that are set out by the relevant legislation.
4. The Website may contain links to third-party websites. The third-party operators of these websites are responsible for the content and operation of these websites. Before using these websites, the User should read the terms and conditions of use of these websites.
5. The Owner is not responsible for the use of information or knowledge available on the Website and does not give any guarantees as to the economic, legal effect of the User's use of information obtained by browsing the Website or its elements.
6. You can find the rules for the processing of your personal data when you use this Website here : [xx].

II. USE OF THE SERVICE

1. In order for the User to be able to use the Service without interruption, it is necessary:
 - having technically operational equipment with access to the Internet;
 - compliance with the minimum technical conditions of the operating system used by the User:
 - Having a current version of a web browser: **Chrome 6.1, Safari 6.1, Firefox 5.6, Opera 4.7, Edge 4.1 or higher;**
 - to have an up-to-date web browser with JavaScript enabled,
 - **enable cookies in your browser,**
 - SSL (or TLS) secure data transmission protocol enabled;

- In some cases, the use of HTTPS may also be required;
2. The use of the Service always involves certain risks, e.g. exposure to harmful and unwanted *spyware*, *malware*, viruses, the possibility of exposure to so-called *cracking* and *phishing* (acquisition of confidential information) or so-called *sniffing* (interception of confidential information), risks associated with piracy. The Owner takes measures to minimise these risks, in particular the security of servers, connections and the Service. Nevertheless, it is not possible to completely eliminate the risks. The Owner recommends the use of anti-virus software or measures to protect identification on the Internet.
 3. The following actions are strictly prohibited by using the Website:
 - provision by the User of content that is unlawful, offensive, vulgar, hateful, false or misleading,
 - taking actions that may infringe the rights or property of others or hinder other users' access to the Website (including denial of service attacks),
 - transmitting or distributing computer viruses, unsolicited or unauthorised advertising or any other form of "spam",
 - copying, accessing, modifying, reproducing, decompiling, disassembling, reverse engineering, extracting the source code of the Service,
 - to undermine the integrity of the Website or the way in which it operates.

III. AMENDMENTS TO THE RULES OF PROCEDURE

1. The Owner reserves the right to amend the Terms and Conditions in the event of:
 - changes to the Owner's details;
 - changes to the Owner's object of business;
 - the start of the provision of new services by the Owner;
 - make technical modifications to the Website that require the provisions of the Terms and Conditions to be adapted to them;
 - legal obligation to make changes, including the obligation to adapt the Rules to the current legal situation.
2. Users will be informed of the change to the Terms and Conditions by the publication of the amended version on the Website.
3. Amendments to the Rules of Procedure shall enter into force on the date specified therein.
4. These Regulations are effective as of [xx] 2025.
Previous versions of the regulations: [link].