

THE RULES OF USE OF THE WEBSITE REBALTIC.LT

These rules of use of the website shall apply to all persons using the website specified below. By starting to use the website specified below you undertake to observe the requirements of these rules.

1. The general provisions

1.1. The internet website (hereinafter referred to as the Website) is publicly available at www.rebaltic.lt. It is owned under the right of ownership and controlled by UAB “Rebaltic” (hereinafter referred to as the Company), legal entity’s code 302424303, the office address: Liejyklos str. 3, Vilnius.

1.2. All visitors of this Website (hereinafter referred to as the Users) must follow these rules of use of the Website (hereinafter referred to as the Rules). By entering this website, the Users confirm that they unconditionally agree with these Rules and undertake to follow them when visiting the Website and (or) using all and (or) any of the services provided in the Website, including the Users who have not performed a procedure of registration.

1.3. The term “Use of the Website” used in these Rules is understood and construed in a broad manner: as performance of any actions after connection by the User to the Website through electronic communication networks.

1.4. The term “Services” used in the present Rules is understood as services that become available to the User after registration and login to the system. The system is the system managed by the Company, after registration and login to which the User may use the data and services of the Company (hereinafter referred to as the System).

2. Registration of the users

2.1. The Website, the System and the Services provided by the Company can be used or an opportunity of full use of the same is granted only after completion of a registration procedure in the Website. A registration procedure is performed by filling out all mandatory boxes of the registration form: first name, last name, email address, phone number and login password. The User is notified on a successful registration with a short text message sent to the email address designated by the User. By activating registration, the User confirms that:

2.1.1. The User has carefully read the present Rules, has understood them and freely agrees with them and undertakes to use the Website and (or) the System under the procedure and terms established in the Rules;

2.1.2. The User consents on management by the Company of personal data and (or) other information provided by the User and use of the same for the purposes of management of the present Rules, for provision

of services, for the purposes of direct management, statistics and other purposes. The main principles and procedure of collection, management and storage of personal data are specified in the Privacy policy of the Company.

2.2. The User is not allowed to embezzle identity of other persons by indicating first name, last name and (or) other details of the other person. The Company shall have the right to ban on immediate basis and without prior notice use of the Website and (or) the System and (or) all or individual Services provided by the Company by the User who ignores the aforementioned requirements.

3. The rights and duties of the Company and the User

3.1. The Company reserves the right to change the Services provided by the Company that are indicated in the Website or their individual terms as well any information, including information provided by the User, at any time without prior notice. The User understands and consents that the Company will be never held responsible for any negative consequences for the User resulting from such or other actions, and shall refuse to make any claims for the Company regarding performance of such actions.

3.2. In order to protect the rights and legitimate interests of the persons and (or) by complying with legal requirements, and (or) when the User fails to observe the provisions of these Rules, the Company shall have the right to annul registration of the User in the Website without prior notice or a consent of the User.

3.3. The Company shall have the right to suspend or fully terminate activity of the Website at any time without prior notice.

3.4. Using the Website and (or) the System and (or) the Services provided by the Company the User must:

3.4.1. observe the procedure and requirements established by these Rules;

3.4.2. not breach the rights and legitimate interests of the Company and the third parties;

3.4.3. use only safe means and equipment of electronic communications and data transmission;

3.4.4. not spread computer viruses and (or) not take other measures that could disrupt normal operation of the Website, could damage or destroy information and cause other damage to the Website, the System or the process of provision of the Services;

3.4.5. refrain from deliberate actions which could disrupt operation of the Website or the System or provision of the Services to the User or to the third parties;

3.4.6. respect and not violate well-established and publicly recognized standards of conduct and moral, the rights and legitimate interests of the third parties and the requirements of the legal acts.

3.5. Should the User breach any provision of these Rules, the Company shall acquire the right to fully or partially restrict at any time opportunities of the User to use the Website and (or) the System and (or) all or any Service provided by the Company in any way and to request compensation of losses.

4. Protection of intellectual property

4.1. All rights towards the Website and creations available therein are protected by the laws and the legal acts of the Republic of Lithuania. It is strictly prohibited to make copies of the texts, photos, logos, banners and all other design elements with the purpose of using them for commercial or other purposes violating the rights and legitimate interests of the Company or the third parties.

4.2. All trademarks displayed on the Website are the property of the Company or the Company uses them on the basis of the agreements entered into with their owners.

5. Liability of the Company

5.1. The Company shall not undertake to ensure uninterrupted operation of this Website and (or) the System and (or) provision of the Services because their operation can be affected by the factors that are beyond control of the Company. However, the Company shall undertake to make every reasonable effort to ensure as sound operation of the Website, the System and provision of the Services as possible. However, the Company shall not be held responsible in all cases for consequences resulting from the said malfunctions.

5.2. The User shall agree that the Company is not and will be not responsible for malfunctions of the Website and (or) the System and (or) provision of the Services of the Company, unless otherwise provided in the legal acts of the Republic of Lithuania and these Rules. The User understands and consents that the Services of the Company are provided without any confirmations or guarantees of the Company, that the Website will operate and the Services will be duly and timely provided therein, without malfunctions, in a quality way, in full extent or that this will not cause any negative consequences to the User or the third parties.

5.3. The cases when the Company will temporary, but not longer than for 24 (twenty-four) hours, will restrict access to the Website and (or) login to the System due to repair of the Website or the System, works of improvement or other similar cases will not be considered to be malfunction of the Website and (or) the System and (or) provision of the Services.

6. The final provisions

6.1. The law of the Republic of Lithuania shall apply for execution and construction of the Rules.

6.2. The Company shall have the right to unilaterally amend and (or) supplement these Rules and the Privacy policy. Amendments and (or) supplements shall enter into force after the moment of their publication in the

Website. If the User continues to use the Website and (or) the System after publication of amendments and (or) supplements, it shall be considered that he unambiguously agrees with all amendments and (or) supplements.

6.3. Should any provision of the Rules become or be recognized invalid, this should not affect validity of the remaining provisions of the Rules.

6.4. All disputes related to these Rules shall be settled in the way of negotiation. If the parties do not reach agreement, then disputes shall be settled in accordance with the laws of the Republic of Lithuania.

6.5. These Rules are valid from the 1st of July 2017. The Users will be notified in the Website on any changes of the Rules.