

The Rules

§ 1. Introduction

1. The following rules (here in after referred to as the Rules) describe the rules and conditions of using tangopm.com (the Service). The records of rules with the Rules applicable in the Republic of Poland constitute the only way to define the rights and obligations of users of the Site and the responsibilities and obligations of operators who have the right to administer and maintain the services available on the website tangopm.com.
2. The owner and the administrator of the Service is Advantia Grzegorz Hryniewicz, based in Gdynia 81-540, Aleja Zwycięstwa 250 Street, Identification Number: 192986667, Tax Id No.: 584-226-42-80 (here in after referred to as the Administrator).
3. tangopm.com is a service for analysis and monitoring of the coordination process and project management IT systems implementation.
4. The domain, the trademark, the concept of the Service, the servers software, the databases, the graphics and texts are copyright of the Administrator.
5. The usage of the Service is typical of the standards common on the Internet. The contents are grouped according to the subject and can be found on the servers. The Service Resources are developed and updated automatically by the system mechanisms and by the Administrator.
6. The Administrator reserves the right to communicate with Users through e-mail messages, which consist of alerts connected with messages about observed companies, newsletters and personalized content. E-mail communications may contain advertising contents in small degree, which will be clearly separated from the rest.
7. To use the Service, you must have devices to use the resources of the Internet, the mailbox e-mail address and a web browser that supports SVG (*Scalable Vector Graphics*), SVG support is implemented in browsers in the specified versions or later among other things: Mozilla Firefox 1.5, Google Chrome, Internet Explorer 9. For browsers that do not support SVG plug will need to be e.g. Adobe SVG Viewer.
8. The proper operation of the Service requires the software for viewing web pages that supports files cookie – in case of unavailability of the technology in the software of the Service's User, the Service may not function correctly, for which the Administrator

is not responsible and recommends installing or unblocking the possibility to use the cookies technology. In addition, while using the Service, the third parties may place and read cookies on your browser to collect information during the transmission of advertising on the Service page. This principle is directly related to the introduction of the privacy policy .

9. The Website Registration is completely free, while under contract in the formula SaaS is defined commission, for the provision of the service.
10. The User of the Service is every natural or legal person who has accepted the terms and conditions and privacy policy of tangopm.com.
11. Presented in the Service views, opinions and comments are an expression of the personal experiences of the authors and should not be interpreted in any other way.

§ 2. Definitions

1. The Service – a web portal available at tangopm.com.
2. The Participant/User – legal or natural person having an active account on the portal tangopm.com.
3. The Administrator – the entity managing and conducting the service, namely Advantia Grzegorz Hryniewicz, Tax Id No.: 584-226-42-80, with the office registered in Gdynia 81-540, Aleja Zwycięstwa 250 Street.
4. The Login/Nick – the unique and individual name of the User chosen during the registration on the Service.
5. The Account – is available after logging in (entering the the Login/Nick and password assigned to it) on the Website. Here the User enters and manages data, manages descriptions and other items related to the participation in the Service.
6. The Privacy Policy – a set of standards and rules specifying the protection of personal data in the Service.
7. The Agreement – defines the contract between Advantia Grzegorz Hryniewicz. and the User of the Service tangopm.com. The agreement includes: Terms, the Privacy Policy and the Agreement in the formula SaaS.

§ 3. Condition of Service, Registration, Account Management

1. Registration on the site is necessary in order to personalize parameters for the User's own needs, to post comments which will give the opportunity to link them with their User's profile. To use the services of subscriptions, registration is also required in order to grant the access for the ordered period.
2. During the registration process, the User is required to provide current, true, accurate and complete information about himself/herself as required in the registration process.
3. Registration involves filling in the prepared form and submitting it to the site by clicking the "Register" button. Then it was generated e-mail with an activation link. Sent to specified by the user, the e-mail address. Completion of the registration process will take place after the entry into the activation link by the user.
4. The creation of the User's Account is possible only after the approval of the Rules, the Privacy Policy and consent on the personal data processing which was provided during registration (in accordance with the Act of 29 August 1997 on the protection of personal data and the Act of 18 July 2002 of electronic services, as amended).
5. The User has the right to create only one profile. The registered User is obliged to make personal use of the Service. It is not allowed to share the account with other people or businesses.
6. To log on to the Website properly, you need the Login/Nick and password assigned to it, given during the registration process. Therefore, the User is obliged not to share his/her password with any third party. Advantia Grzegorz Hryniewicz. is not responsible for the User's carelessness in the protection of the account from the third parties access and any damage which it might produce.
7. The Account can be deleted after the User's written request without a specified reason, which at the same time removes the User's data from the database. The profile, removed in this way, cannot be restored for technical reasons. In this case, the user is not entitled to refund of the unused portion of the subscription fee.
8. The Administrator reserves the right to block temporarily, block permanently or delete the User's account and to terminate the contract with immediate effect without notice, without refund of the license fee, if the behavior or views proclaimed by the User

are inconsistent with the Rules and if the user evidently violates the applicable law. In this case the User has no right to set up another account.

§ 4. Payments

1. Commission fee determined on the basis of an agreement in the formula SaaS Service regulates the charges.
2. To get access to the paid part of the Service, it is necessary to bring by user fees from commissions.
3. The following method of payment is available: bank transfer.
4. Paying a commission from the project, the User agrees on the service provided by another operator than the current (in terms of fees), which does not influence on the change of the present Rules and on other conditions of the service. Therefore, it cannot be the basis for the Agreement.

§ 5. Complaints

1. The User can complain about the irregularities in the functioning of the Service by notifying interference to the Administrator at the address: admin@tangopm.com
2. Complaints will be dealt with on ongoing basis within a maximum of 14 days after filing the complaint. The Administrator reserves the right to leave complaints unanswered if they relate to irregularities arising from ignorance of the Rules or the failure to comply with the instructions given by the Administrator.

§ 6. Disclaimer

1. All contents located on the Website are only educational and informative. The decisions made on the basis of information contents on the Website are the User's own responsibility.
2. Information, studies and data published on Service do not constitute an offer within the meaning in Article 66 of the Civil Code.
3. The information on this site have been prepared for information purposes only and do not constitute any recommendations. Therefore, the authors do not assume any responsibility

for decisions made on the basis of information contained in this site. Authors do not assume any liability for the content added by users.

4. Advantia Grzegorz Hryniewicz will make all efforts to keep the information complete and accurate. However, does not guarantee that the information is strictly true and complete, and will not be on this account held liable.
5. Advantia Grzegorz Hryniewicz. and its content providers to the Service do not assume any responsibility for the accuracy of the information contained in the Service. Each of the Users uses the information at his/her own risk and is not entitled to any compensation claims due to the usage of the information.

§ 7. Final information

1. Changes in the Rules may be changed at any time. The changes will be published on a regular basis in the form of a unified text of the Rules on the Service.
2. After the presentation of the information about changes in the Rules on the homepage of the Website or any other place for that purpose, the User should read about the changes immediately. Logging on the Website after such notice constitutes the unconditional acceptance of the Terms and the Conditions by the User.
3. If the User does not accept changes in the Rules, he/she should refrain from logging in to the Website, and notify the Administrator about this decision immediately.