

Regulations of the Internet Service

www.intarseating.pl

GENERAL REGULATIONS

1. Regulations constitute rules of using Intar Seating Service. The Service enables Users to:
 - manage personal data provided on the User's Account (requires registration and logging in),
 - access to User's Account (requires registration and logging in),
 - be informed about Products (does not require registration and logging in),
 - communicate regarding Products and for activity in the Service (may require registration and logging in according to the messages on the Service).
2. Provisions of the Regulations shall not violate any rights that Consumers are entitled for on the basis of general binding legal regulations.
3. Agreement on rendering electronic services is concluded on the moment of completing and accepting the registration form by the User or every time upon using the Service by the User (in case when there is no registration and no logging in). In both cases, the agreement is concluded for unlimited period of time.
4. Registration takes place upon completing and accepting the registration form available on the Service.
5. The User is obliged especially to:
 - use the Service in a way that shall not disrupt its functioning, i.e. by using specific software or devices,
 - not to take actions like sending or placing on the Service any trade information that has not been ordered,
 - not to take actions that aim at possessing information that the User is not authorised to,
 - use the Service according to legal regulations and Regulations of the Internet Service www.intarseating.pl, including not to provide or send any content that is prohibited by law,
 - use the Service in a manner that is not harmful for other Users, with respect to personal rights (including right for privacy) and all other rights of the Users,
 - use the content of the Service only for personal use; other use of content that belongs to the Service or third Parties is possible only on the basis of an explicit permission of the Service or the owner of the content.
6. The User is entirely responsible for the User's activities on the Service.
7. The Service has a right to ban the User from using the Service or to limit the access for the Service, with immediate effect, in the following cases:
 - providing misleading data by the User or data that violates third Parties' rights,
 - violating personal rights by the User, especially rights of other Users,

- acting or omissions that violate the Regulations of the Service, binding legal regulations or principles of community life.

8. The User who has granted consent for obtaining information about products and promotions of the Service or has joined the Newsletter in a different manner provided by the Service, will obtain the Newsletter. The Service decides on the time of sending the Newsletter. The User has a right to withdraw from obtaining the Newsletter, especially by clicking a proper Internet referral (a link) available in the Newsletter.

9. The Service has a right to conduct tests of new functionalities or technical solutions. Information about tests will be placed on the Service providing they may influence rights and duties of the Users.

COMPLAINTS REGARDING FUNCTIONING OF THE SERVICE

1. The Service takes actions aiming at providing proper functioning of the Service, on the scope that derives from current technical knowledge and declares to remove defects or breaks in functioning of the Service that have been notified by the Users immediately.

2. The User has a right to notify the Service of any defects or breaks in functioning of the Service (Complaints of the Service).

3. The User should make Complaints of the Service to the following address:
info@intarseating.pl.

4. The User has a right to make a Complaint of the Service in 30 days upon defects or breaks in functioning of the Service. Complaint of the Service made after this term will not be considered, of which the User will be informed by the Service immediately. The above shall not preclude the right to pursue claims on the general basis according to binding legal regulations.

5. Complaint of the Service should include name, surname, address for correspondence, reason and date of the cause for the Complaint of the Service.

6. The Service will reply to the Complaint of the Service in maximum 30 days upon receiving the Complaint. The reply for the Complaint of the Service will be provided on paper or other durable medium.

LIABILITY

1. The Service is not liable for problems or technical limitations, including speed of sending computer devices data, User's end device, ICT system and ICT infrastructure that are used by the User and that make it impossible for the User to use the Service.

2. The User is merely liable for providing technical compatibility between computer devices or User's end device and ICT or telecom system, and the Service.
3. The User is responsible for any acts or omissions of other Party that is made allowed to use the Service by the User through the User's own account, as the User's own acts or omissions.
4. The Service is not responsible for the results of the User's using the Service in the manner that violates the law, the Regulations of the Internet Service, applicable principals of community life or practices.
5. The Service reserves the right to suspend or end providing specific functionalities of the Service due to the necessity of conservation, review or development of the technical base, providing that it shall not violate User's rights.

OTHER RIGHTS AND DUTIES

1. Each Party has a right to terminate the agreement on rendering electronic services any time and for no reason, with the provision that the other Party keeps the rights obtained upon termination and according to the provisions below.
2. The User who has a User's Account, terminates the agreement on rendering electronic services: i) individually by removing User's Account, placing such a disposition on User's subpage or ii) by placing a demand for removing User's Account to the Service, termination of the agreement takes place upon 14 days' notice period.
3. In order to terminate the agreement on rendering electronic services by the Service, the Service notifies the User of that fact, to the email address given in the User's Account, 14 days before planned date of removing User's Account.
4. The Service has a right to terminate that agreement on rendering electronic services with immediate effect in case of violating provisions of the Regulations by the User and upon the ineffectual expiration of the 7 working day cure period.
5. The Service has a right to resign from maintaining the User's Account or its functionality. The User will be notified about the resignation at least 14 days in advance, via electronic correspondence, to the email address given in the User's Account and on the User's Account, after logging in.
6. Should the Service resign from maintaining the User's Account, all Promotion Coupons and/or other benefits granted for the User within the User's Account with the expiry date exceeds the date of using the User's Account by the User, can be used by the User no longer than until the expiry date that derives from their content.
7. All rights to the content of this internet service are reserved. The User using the Service has a right to obtain and print all pages or fragments of the Service only on the condition that copyrights and trademark rights of the owner of the Service are not violated. At the same time it should be noted that no part of the Service can be copied and used for commercial and

marketing purposes, transmitted electronically or modified in other way, linked and used without a prior consent of the owner of the Service.

DISPUTES

1. All disputes between the Service and the Consumer shall be resolved by proper courts according to binding legal resolutions.
2. All disputes between the Service and the User not being a Consumer shall be resolved by court having jurisdiction over the Service's seat.

INTERIM AND FINAL PROVISIONS

1. In matters not regulated in the Regulations, binding legal regulations on the territory of Poland shall apply.
2. The Service has a right to change provisions of the Regulations in case of: i) organization or legal changes ii) changes in binding legal regulations that apply to the Service iii) changes in functionality of the Service, with the provision that changes of the Regulations aim at adapting the content of the Regulations to its functionality. The Service will notify the User of every change in the Regulations, in a form of a message sent to the email address given to the Service by the User. Users will be bound with the provisions of the new Regulations unless they terminate it in 14 days upon notification.
3. Valid Regulations are published on the Service and on every demand of the User it can be delivered via electronic way (to the email address given in the User's Account) with no additional costs.
4. The Regulations come into force from 06.02.2018r.

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