

Terms and conditions of the biznesowi.pl website for the registration and purchase of tickets for Conferences organised by Nowy Adres S.A. as well as terms and conditions of the Conferences.

These terms and conditions define the principles of service provision and are a legal basis for the use of website available at www.biznesowi.pl by Partners and Individual Users.

I. Definitions and Operator's data

The terms defined below shall have the following respective meanings:

1. Terms and Conditions - these Terms and Conditions,
2. Website - website available at www.biznesowi.pl,
3. Operator - Nowy Adres S.A. with its registered office in Warsaw (postal code 00-833), ul. Sienna 75, entered in the register of entrepreneurs kept by the District Court for the Capital City of Warsaw, 12th Commercial Division of the National Court Register under entry number KRS 0000310941 NIP: 527-23-85-577, REGON: 0152424444, share capital totalling PLN 100,000 fully paid up.
4. E-mail - electronic mail inbox for receiving, sending and storing messages and other data in line with the scope of e-mail services provided.
5. Partner - developer, real estate agency or local authority using the Website under a signed Order.
6. User - a natural person, legal person or an organisational unit without legal personality who uses the Website and has agreed to these Terms and Conditions.
7. Consumer – a User/Partner who is a natural person, contracting a legal transaction not related directly with his or her economic or professional activity.
8. Content - the contents of the Website uploaded or shared by the Users and Partners in any form, in particular comments, opinions, reviews, external links, announcements, articles, multimedia (graphics, sound and audio materials).
9. Order - a document regulating the terms and conditions of the cooperation between the Partner and Nowy Adres Company.

Website Operator's data:

Operator's mailing address: Nowy Adres S.A.; 00-833 Warsaw, ul. Sienna 75,
Service and complaints e-mail: info@nowyadres.pl
Service phone number: +48 22,826 54 63

II. General Provisions

1. These Terms and Conditions define the principles of using the services provided by the Operator through the Website by Users and Partners.
2. The Terms and Conditions specify the principles of Website's operation, in particular:
 - types and scope of electronic services,
 - terms of providing electronic services, including: technical requirements necessary to work with an IT system used by the Website,
 - ban on uploading unlawful content by Customers,
 - terms of signing and termination of electronic service provision agreements,
 - complaint proceedings.
3. The Operator is the electronic service provider.
4. The electronic service provided to the User consists in:
 - a) allowing the Users to browse the subpages of the Website, using articles and papers uploaded to the Website in line with the principles specified herein;
 - b) allowing the Users to buy tickets for Conferences/trade meetings;
 - c) allowing the Users and Partners to confirm their attendance at Conferences/trade meetings using a direct contact electronic form;

- d) allowing the Users to download electronic publications uploaded to the Website;
 - e) allowing the Partners and Users to ask questions using a contact form and to request offers related to the Operator's services.
5. The Operator informs that the service indicated in item 4b above leads to entering into a binding contract with an obligation to pay. Other services are free of charge.
 6. To use the services provided pursuant to these Terms and Conditions, the User should meet the following minimum technical requirements:
 - for web browser: Internet Explorer 7.0 or higher; Mozilla, Firefox 3.0 or higher; Chrome (all versions) or Opera 2 or higher,
 - Java Script enabled,
 - active e-mail address.

III. Entering into an electronic service provision agreement.

1. The electronic service provision agreement is entered into by opening a desired page of the Website using a web browser and does not require registration.
2. The electronic service provision agreement specified in chapter II, item 4.b-g is entered into by completing the form available at the Website and confirmation of ordering the service.
3. Each party may terminate the agreement concluded for an indefinite term and the User who is a Consumer also may withdraw from the agreement in line with these Terms and Conditions.
4. Ordering a service is always free of charge, orders are placed by completing a form available at the Website.
5. The registration form contains mandatory fields. To speed up the process of form completion, the Operator may display specific fields and consents as completed by default. The User or Partner may in each case change the contents of the field or uncheck a consent.
6. In the registration form the User enter his or her Personal Data in the scope necessary to place and verify the order and to execute the electronic service provision agreement by the Operator.
7. After the registration form has been completed and submitted, the Operator e-mails order confirmation to the specified e-mail address.
8. Entering into the electronic service provision agreement is equal to making the following statements:
 - a) I have read the Terms and Conditions and Privacy Policy. I understand and accept the provisions thereof,
 - b) I will start using the Operator's services voluntarily,
 - c) I meet the Website's terms of use specified in the Terms and Conditions,
 - d) the data I provided in the order form are true and do not infringe upon third party rights,
 - e) I agree to enter into an agreement electronically,
 - f) I agree to have my personal data collected and processed by the Operator in the scope required to provide electronic services, on terms specified in Terms and Conditions,
 - g) I want to receive messages and news regarding difficulties, changes or technical interruptions in the operation of the Website.
9. The Operator may refuse to enter into the agreement or terminate an existing electronic service provision agreement in the following cases:
 - a) if the purpose of registration or the manner of using the services is in conflict with the Terms and Conditions of the Website,
 - b) if the operation of the User is aimed at committing a crime and infringes upon third party rights,
 - c) if the Operator has been notified of unlawful nature of the provided data or the User's operation related thereto,
 - d) if the User sends unsolicited commercial information,
 - e) if the User is blatantly or persistently breaching the provisions hereof,

- f) if the address data provided by the User raise objectively legitimate concerns as to their correctness of truthfulness, in particular if the User provides non-existent town or cities; streets in towns or cities; data of fictitious characters.
10. The notice of termination of the electronic service provision agreement is e-mailed by the Operator to the e-mail address specified in the order form.
11. The Operator shall notify the User of the refusal to accept the order by e-mail sent to the e-mail address specified in the registration form. The User shall have the right to lodge a complaint regarding the refusal to register within 7 days following the reception of the notice of refusal.

IV. Personal Data

1. By ordering a service provided through the Website and by purchasing/booking tickets using the Website, the User and Partner agree to have their personal data entered into the Operator's database, in line with the Personal Data Protection Act of 29 August 1997 (i.e. Journal of Laws, Dz.U. of 2014, item 1186 as amended), and processed for the purpose of the execution of the electronic service provision agreement in line with the provisions hereof. The provision of services thorough the Website requires the User to give his or her personal data and to agree to have them processed. The User shall be liable for providing proper personal data.
2. The User may agree to receiving commercial information from the Operator or entities authorised by the Operator within the meaning of article 10.2 of the Act on Electronic Service Provision of 18 July 2002 (Journal of Laws Dz. U. no. 144, item 1204) to the e-mail address specified at registration. The User may revoke his or her consent at any time.
3. The User may agree to the Operator or entities authorised by the Operator executing direct marketing to the User's e-mail address and phone number given at registration. The User may revoke his or her consent at any time.
4. The User may access and correct his or her personal data or request that the data be deleted. The gathered data will be processed for the sole purpose of providing services using the Website. Providing personal data by the User is fully voluntary.
5. The personal data are protected in line with applicable regulations, in a manner prohibiting third party access. Detailed principles of personal data protection are defined in the Website's Privacy Policy which the User and Partner accept before ordering the Service provided through the Website.

V. Operator's, User's, and Website Partner's liability

1. The User must not upload to the Website any unlawful content, in particular:
 - a) breaching in any way the legal regulations or customs and moral standards, vulgar and commonly considered offensive;
 - b) infringing upon third party personal rights, including in particular the good reputation of entrepreneur;
 - c) promoting hate and radical social attitudes (e.g. fascism; racial, ethnic, social, religious or sexual discrimination);
 - d) pornographic, erotic, disgusting or promoting violence;
 - e) commercial, advertising, promotional contents without the consent of the Operator or without agreeing the terms of publishing such content in the Order;
 - f) spam and unsolicited commercial information;
 - g) content unrelated with the part of the Website it was uploaded to;
 - h) infringing in any way on third party rights.
2. The User and Partner shall be solely liable for the content they share and for the consequences of any potential infringement upon third party rights related thereto.
3. The Operator shall not be liable for:

- a. information downloaded from the Website or the consequences of their use by the Website Users;
 - b. content uploaded by Website Partners, their truthfulness and reliability, substantive value and for any infringement of third party rights resulting from the share;
 - c. any other behaviour of the Users that is in conflict with the law or of the provision hereof, as well as its consequences,
 - d. third party actions that infringe upon the rights of the Users and Partners and unlawful use of the content uploaded to the Website;
4. The content uploaded by the Users is moderated and is made available on the Website upon prior approval of the Operator.
 5. The Operator facilitates sending notices of any identified breaches of the provisions hereof or applicable legal regulations, occurring while uploading Content on the Website.
 6. Having received reliable notice of unlawful nature of Content uploaded to the Website, the Operator shall immediately prevent access to such Content, after notifying the User of Partner of the intent to do so. Should the Operator receive an official notice of unlawful nature of the Content uploaded to the Website, the Operator shall immediately prevent access to the Content, without having to notify the User or Partner prior.
 7. In the notice mentioned above, the Operator shall require the User or Partner to remove the unlawful Content from the Website and shall give at least 3 days to do so. After ineffective lapse of the set period, the Operator shall have the right to remove the unlawful Content.
 8. The Operator shall not be liable to the User for any damage arising out of preventing access to the Content made in line item 5 above.
 9. Upon request of competent authorities, the Operator shall disclose and share any and all information regarding persons committing breaches specified in item 4 above.
 10. The Operator may introduce temporary, short interruptions in the operation of all or some functionalities of the Website for maintenance, improvement and functionality upgrade purposes without prior notifying the users.

VI. Purchase of tickets for Conferences, withdrawal from the agreement and instructions for the consumer

1. This chapter of these Terms and Conditions defines the principles of selling the tickets for Conferences/trade meetings organised by the Operator.
2. Ticket shall mean an electronically generated confirmation of concluding an agreement between the Operator and the User to provide services consisting in facilitating the User to enter the Event on the specific date and time and to participate in activities scheduled under the trade event.
3. The User may purchase the ticket using an electronic purchase system available on the Website.
4. Each tickets carries the right to participate in a specific trade event the date of which is clearly indicated.
5. The User may purchase the ticket for him or herself (by entering his or her data as visitor) or for a third party. If purchasing a ticket for a third party, correct personal data of the third party should be given.
6. The User may purchase one or more tickets, however for each ticket the User must provide the data of the participant to be allocated to each ticket.
7. The Operator may refuse to admit persons holding tickets/invitations with data of other visitors.
8. The number of tickets/ invitations available for sale shall in each case correspond to the allowed number of audience, i.e. persons participating in the conference at a specific date.
9. To book and purchase ticket/invitation the following needs to be done:

- a) select the Conference/trade event;
 - b) enter personal details, i.e. name and surname, e-mail address, company name, position and phone number. At this point the User may retrieve his or her personal data from Facebook, to do so it is necessary to enter Facebook User ID;
 - c) read the Terms and Conditions and Privacy Policy. The User gains access to full content of these documents directly from the purchase form. At this point the User may ask questions and request explanations from the Operator. The Privacy Policy contains explicitly indicated and separated information on the purpose and scope of processing of the User's personal data (article 24 of the Personal Data Protection Act);
 - d) confirm having read the Website Terms and Conditions and the Privacy Policy and accept the provisions thereof as well as agree to personal data processing to execute the ticket booking and sales agreement;
 - e) confirm the order with obligation to pay;
 - f) select a bank and payment method (pay pal/credit card/transfer) after being forwarded from the purchase system to the online payments operator's website (przelewy24.pl);
 - g) confirmation of transaction by the online payments operator.
10. Having verified the payment, the Operator e-mails a notice of sending the ticket/invitation to the address given by the User.
 11. In the e-mail mentioned in item 3 above, the Operator sends the electronic version of the ticket to be printed out or displayed on a mobile device.
 12. The agreement to provide the service specified in item 2 of this chapter shall be entered into the moment the ticket is sent to the User and shall cover the User's participation in the event the date (and possibly time) of which is indicated on the ticket.
 13. If the buying User is a Consumer, the e-mail with ticket sent by Operator also includes the confirmation of entering into the agreement with the following data:
 - description of service purchased and method of communicating with the Consumer;
 - identification data of the Operator, including registration data, address of the seller's enterprise, electronic mail address and phone numbers used for contacting the seller and lodging complaints;
 - gross selling price and the manner and date of payment selected by the Buyer;
 - description of the adopted complaints processing procedure;
 - cases in which the Consumer does not hold the right to withdraw from the agreement;
 - duty to deliver a thing free of defects and assurance that to the best knowledge of the Seller, the purchased thing is free of defects;
 - no obligation of the Operator to adhere to good practices code specified in article 2.5 of the Act on Prevention of Unfair Market Practices;
 - possibility to use out-of-court consumer complaints and redress mechanism.
 14. Together with the confirmation of entering into the agreement, the Operator instructs the Consumer, in the same manner, on the withdrawal from the agreement and provides with a withdrawal form which contains the following information and data:
 - manner and date of exercising the right to withdraw from the agreement and a model withdrawal form;
 - costs of returning things in the event of withdrawal from the agreement;
 15. Information as well as model and instructions mentioned in items 13 and 14 above are included in the Website's Terms and Conditions attached by the Operator to the e-mail as a file downloadable by the Consumer. The e-mail and attachments constitute a durable medium with confirmation of entering into agreement as provided for in article 21.1 of the Consumer Rights Act.

16. To obtain a VAT invoice, a User should also provide data required to issue a VAT invoice, i.e. business name, address and NIP number (Tax Identification Number). The invoice for User purchasing a ticket as a Consumer is issued solely upon his or her request. The User agrees to receiving electronic VAT invoices to the e-mail address provided by the User.
17. The price of the ticket specified on a subpage of the Website is a price expressed in Polish zlotys and inclusive of due VAT tax. The price of the ticket constitutes the total amount receivable by the Operator related to entering into the agreement. Whenever the Operator charges any extra fees for the sale of the ticket, the User shall be explicitly notified thereof before starting to place the order.
18. The Consumer who purchased ticket/invitation through the Website may withdraw from the agreement without giving any reasons by submitting the Operator a relevant notice made in writing within 14 (fourteen) days following the reception of the purchased ticket. For this period to be considered met, the notice must be sent before the lapse thereof (date of posting, so-called "postmark date"). The notice may be submitted on the model form appended hereto.
19. Should the Consumer effectively submit the notice specified above, the Operator shall reimburse the Consumer for the entire amount paid, including the selling price and shipping costs (if incurred) and if the User selected shipment method other than the cheapest option offered by the Operator, the Operator shall reimburse the Consumer for the shipment costs in amount not higher than the cheapest option of shipment of the ordered goods.
20. The amount paid by the Consumer shall be reimbursed immediately, however no later than within 14 (fourteen days) following the date of receiving a written notice of withdrawal, by bank transfer to the account specified by the Consumer in the notice.
21. Immediately after receiving a written notice of withdrawal, the Operator releases the booking and removes the ticket from the system which renders it unavailable for use.
22. The Consumer may not withdraw from the agreement if the Operator has fully provided the services upon explicit consent of the Consumer who had been informed, prior to starting service provision, that after the service has been provided by the Operator, the Consumer will lose the right to withdraw.
23. The Operator provides the service by facilitating the use of the ticket, i.e. the participation in the Conference/trade meeting on date and at time specified in the ticket. The Operator provides the service in full after the end of the conference/trade meeting (or on the date of such event) for which the Consumer purchased the ticket.
24. Prior to placing the order, the Operator informs the Consumer in detail that in line with the aforementioned terms, the Consumer is not entitled to withdraw from the agreement and that placing the order by the Consumer (purchasing ticket) triggers the provision of the service which may be rendered in full (i.e. on the date of the conference of trade meeting) before the time limit for withdrawal expires.
25. The User - Consumer purchasing the ticket may use the out-of-court complaint and redress procedure before the Permanent Consumer Arbitration Court of the Province Trade Inspector's Office in Warsaw. The information regarding the access to such dispute resolution course and procedure is available under the following address: <http://www.uokik.gov.pl>, "Consumer disputes resolution" tab.
26. The User buying a ticket may request the province trade inspector, under article 36 of the Trade Inspection Act of 15 December 2000 (Journal of Laws Dz. U. 2001 no. 4, item 25 as amended) to instigate mediation proceedings to amicably resolve a dispute between a Customer and a Seller. The information on the principles and course of mediation procedure handled by the province trade inspector is available at the offices and websites of individual Province Trade Inspector's Offices.

27. The User buying a ticket may obtain free assistance in the resolution of dispute between the Customer and Seller from the district (town/city) consumer advocate or a social organisation whose statutory tasks include the protection of consumers.
28. The Consumer may use the out-of-court procedure to resolve dispute in an electronic manner, using the European Union's ODR web platform to submit complaint and seek redress in relation to the agreement made with the Operator. The ODR platform is available at: <http://ec.europa.eu/consumers/odr/>. Electronic mail address of the Operator: info@nowyadres.pl.
29. In the sales of tickets, the Operator does not adhere to the code of good practice referred to in article 2.5 of the Act on Prevention of Unfair Market Practices.
30. The Operator sells tickets/invitations free of defects. Should a situation occur wherein the User cannot use the purchased ticket, the User should report to the Operator with the ticket and lodge a complaint. The Operator shall process the complaint within 7 days after it has been lodged and if the complaint is deemed justified, the Operator shall replace the ticket with one free of defects or reimburse the amount paid by the User.

VII. Principles of registration for participation in Conferences and Conference terms and conditions

1. This chapter of the Terms and Conditions defines the general terms of participation in Conferences/trade meetings organised by Website Operator, including the procedure of registration for participation in Conferences as well as information on the processing of Conference participants' personal data. For each conference event the Organiser may introduce separate terms and conditions, the provisions of which will constitute specific provisions with regard to this chapter.
2. The registration for participation in Conferences is obligatory for each Participant.
3. The Participants register online using an electronic form in the Website or by contacting the Operator's sales department.
4. The Operator reserves the right to refuse to register a Participant should the number of participants in a given Conference be exhausted.
5. Speakers at the Conference register by filling in an electronic form available at the Website or by contacting the Operator.
6. The press may enter the Conference free of charge solely upon prior accreditation. Editorial teams cooperating with the Operator have priority in obtaining accreditation. Other media representatives may apply for accreditation by sending a message to the e-mail address available on the Website, subpage "For the Media".
7. Before entering the Conference the press representative must register by filling in the electronic form available at the Website.
8. To register the participation in the Conference, it is necessary to provide identification data, including personal data. The scope of required data is specified in the online form. The Operator indicates mandatory fields and gives conditions to register, in any case, however, the personal data are given voluntarily.
9. Personal data used to register for the Conference are processed by the Operator for the sole purpose of managing the organisation of the Conference, including related accounting activities, and to keep Conference statistics and promote the Conference; they are adequately protected and shared to external entities only to the extent allowed by law.
10. Below the Operator provides the information on the purpose and scope of personal data processing, with copy to any person who provides his or her personal data to register for Conferences:

Information on the purpose and scope of the processing of personal data obtained during registration of participants in Conferences

In line with article 24.1 of the Personal Data Protection Act of 29 August 1997 (uniform text: Journal of Laws, Dz. U. of 2014 item 1182, as amended), we hereby inform that:

- The Administrator or Personal Data within the meaning of the Personal Data Protection Act of 29 August 1997 (i.e. Journal of Laws Dz. U. of 2014, item 1182, 1662) is Nowy Adres S.A., with its registered office in Warsaw at ul. Sienna 75, 00-833 Warsaw, NIP:527-23-85-577, REGON 015242444, a Company registered with the District Court for the Capital City Warsaw, 12th Commercial Division of the National Court Register under entry number KRS 0000310941.
- Personal data are gathered by the Administrator and will be processed by the Administrator or entities acting on the Administrator's order with the purpose specified in item 9 above and to provide other services, ordered extra, in line with the Website's Terms and Conditions, on principles defined in the Privacy Policy and Cookies Policy.
- The recipients of the Users' data may be: entities handling the marketing campaigns for the Administrator's services upon the Administrator's order; entities cooperating with the Administrator at organisation and promotion of conferences, banks, online payments operators and postal operators.
- The Administrator or entity operating upon the Administrator's order shall process personal data also for the purpose of direct marketing of their services. If it is required to obtain consent to handle specific marketing activities under specific regulations, such actions will not be held without a separate consent of the User.
- The User holds the right to access his or her personal data, correct them at any time and to demand that personal data processing be ceased.
- The User provides his or her personal data voluntarily.

11. The Participant in the Conference agrees to a free of charge recording of his or her image, including the image of minors who are under the Participants care during the Conference, as well as accompanying events, in any form, in particular by filming and photographing; and the User agrees to the Organiser's perpetual use of the image recorded in such manner, for the purpose of promoting the Organiser's business, in particular to use the recorded image in advertising materials of such entities, without territorial restrictions.
12. The recorded image may be used also in conjunction with other images, provided they were recorded in the same picture or film frame.
13. Participant in the Conference agrees to the use of his or her recorded image, in particular by public dissemination, to promote the Organiser's business, making it available in such a manner so that everyone could have access to it at any place and time of his or her choosing, permanent or temporary recording and/or reproduction (in particular in the form of printed materials) as well as the dissemination and marketing of the recorded image.
14. The Terms and Conditions of the Conference are available to entities that register their participation in the Conference and any other interested parties by way of publication on the Website and making available during the Conference.

VIII. Complaints regarding the provision of services supplied electronically. Withdrawal from electronic service provision agreement.

1. The User shall have the right to lodge a complaint regarding the execution of the electronic service provision agreement.
2. The complaint should contain at least the following data and information:

- a) name and surname,
 - b) e-mail address,
 - c) description of the fault, with date (if possible to identify, also the time) of fault.
3. The complaint shall be processed within 7 days following reception. The Operator shall advise the User on the manner of processing the complaint by e-mail or in writing.
 4. If the complaint is accepted, the User shall be reimbursed for the costs incurred due to the non-performance or improper performance of the electronic service provision agreement by the Operator. In the case of a User other than Consumer, the Operator's liability for lost benefits and for indirect losses is excluded.
 5. A User - Consumer who registers a User Account, receives a confirmation of entering into an electronic service provision agreement from the Operator, in an e-mail sent to the User's address, which includes the following data:
 - a) description of service and method of communicating with the Consumer;
 - b) identification data of the Operator, including registration data, address of the Operator's enterprise, electronic mail address and phone numbers used for contacting the Operator and lodging complaints;
 - c) description of the adopted complaints processing procedure;
 - d) cases in which the Consumer does not hold the right to withdraw from the agreement;
 - e) no obligation of the Operator to adhere to good practices code specified in article 2.5 of the Act on Prevention of Unfair Market Practices;
 - f) period of the agreement and method of termination;
 - g) possibility to use out-of-court consumer complaints and redress mechanism.
 6. Together with the confirmation of entering into the agreement, the Operator shall provide the Consumer, in that same manner, an instruction regarding the withdrawal from the agreement, which includes the manner and deadline for exercising the right to withdraw from the agreement and model withdrawal form.
 7. The Consumer who entered into the electronic service provision agreement with the Operator, may withdraw from the agreement without giving reasons and without incurring any costs, by submitting a relevant notice in writing within 14 (fourteen) days following the signing of the agreement. For this period to be considered met, the notice must be sent before the lapse thereof (date of posting, so-called "postmark date"). The notice may be made using the form the model of which is appended hereto, however such use is not compulsory.
 8. If the notice specified in item 7 is submitted effectively, the service provision agreement is deemed not to have been entered into and the Operator shall immediately remove the Customer's Account as well as personal data provided by the User, required for the electronic service provision agreement to be entered into.
 9. The Consumer may not withdraw from the electronic service provision agreement in the manner specified above if the Operator has fully provided the services upon explicit consent of the Consumer who had been informed, prior to starting service provision, that after the service has been provided by the Operator, the Consumer will lose the right to withdraw.

IX Final Provisions

1. Any and all rights to the Website's name and domain of biznesowi.pl are reserved to Nowy Adres S.A. in Warsaw and the rights to the text, graphics, photos, applications and databases are reserved to Nowy Adres S.A. or, respectively, to entities whose materials are made available on the Website on the grounds of the cooperation with Nowy Adres S.A.
2. Both the Website's name, internet domain of biznesowi.pl as well as any element of the Website are protected in line with the Polish and international law, in particular with the provisions of the Copyrights and Derivative Rights Act of 4 February 1994 (Journal of Laws Dz. U. no. 24, item 83 as amended),

Database Protection Act of 27 July 2001 (Journal of Laws Dz. U. no. 128, item 1402) and the Act on Combating Unfair Competition of 16 April 1993 (Journal of Laws Dz. U. no. 47 item 211).

3. The use of text or graphic materials, photographs, applications and databases as well as other elements included in the Website does not mean the purchase, by the users, of any copyrights to works or databases contained therein. It is in particular prohibited to: copy, modify or transmit, electronically or otherwise, the Website in whole or in part or individual works and databases made available therein, disseminate articles, reports, interviews and other works, download the contents of databased and the use thereof in whole or in material part, in terms of quality or quantity.
4. The Users may use the Website, works and databases made available therein solely within the limitations of "fair use" determined by the provisions of the Copyrights and Derivative Rights Act and the Database Protection Act, and such use must not infringe upon the normal use of the work or database or violate the rightful interests of the Operator and entities whose works or databased are made available on the Website as part of the cooperation with the Operator.
5. It is allowed to provide internet links leading to text materials made available on the Website. It is unacceptable to post links to the Website on pages violating the law, legally protected third party interests or violating the principles of community life or good customs.
6. Any manner of use of the works and databases made available on the Website other than specified above, shall be prohibited without prior consent of the Operator expressed in writing and any breach of the Operator's rights (or the rights of entities whose works or databases are made available on the Website under cooperation with the Operator) to protected works and databases shall result in liability as provided by the civil and criminal law.
7. Any data and information provided on the Website serve only informative purposes and have been collected from sources that the Operator considers reliable and verified. Due to some risk of potential errors or omissions caused by circumstances beyond the Operator's control, this company shall not be held liable for the up-to-datedness, accuracy, and completeness of information provided by the Website, as well as for their applicability for particular purposes of the Users.
8. Any disputes arising from the agreements specified herein shall be resolved by the competent court in line with the provisions of the civil procedure code. For User or Partner other than Consumer, the competent court shall be the court competent for the Operator's registered office.
9. Any and all agreements entered into under the principles hereof shall be governed by the Polish law. The agreements with the Users are made in Polish, the correspondence regarding the operation of the Website and agreements entered into through it shall be made in Polish.
10. These Terms and Conditions shall be valid from 1 February 2017.
11. The full and current text of these Terms and Conditions, as well as all previous versions of the Terms and Conditions are available at the home page of the Website, under the "Terms and Conditions" tab.
12. The Operator hereby informs that they may be required to amend these Terms and Conditions, in particular if the Website functionalities are extended, for technological or technical reasons or in the event of amendment of the law.
13. In the case specified in item 11, the Users who have a Website account shall be notified by e-mail of any planned amendments hereof, with the right to terminate the agreement within 7 days. Moreover, the Operator shall inform of any planned changes on the Website in the "Terms and Conditions" tab within at least 7 days prior to the change, in a format available to all interested parties.
14. Schedules hereto include:
 - a) instruction on the right to withdraw from the agreement concluded off-premises resulting from the purchase of a ticket for Conferences/trade meetings;
 - b) model notice of withdrawal from the agreement concluded off-premises resulting from the purchase of a ticket for Conferences/trade meetings.

Schedule 1

INFORMATION REGARDING THE RIGHT TO WITHDRAW FROM THE AGREEMENT CONSUMER INSTRUCTIONS ON WITHDRAWAL FROM THE AGREEMENT

Right to withdraw from the agreement

When purchasing a ticket as a consumer, you may withdraw from this agreement within 14 days without giving any reason.

The time limit for the withdrawal expires after the lapse of 14 days from the date you received the ticket.

The right to withdrawal also expires after closing of the Conference (or on a specific day of the Conference) for which you purchased the ticket, as at this moment the Operator fully, and upon your consent, provided the service you ordered, which consisted in facilitating the use of the ticket, i.e. entering the Conference and participating in all events. It is not relevant whether or not you actually used the ticket nor it is relevant why you did not use the service rendered by the Operator.

To exercise the right of withdrawal from the agreement, you need to notify the Operator, i.e.: Nowy Adres S.A., ul. Sienna 75, 00-833 Warsaw of your decision by submitting an explicit notice made in writing, by mail or delivered directly to our registered office.

You may use the model form of the notice of withdrawal available at www.biznesowi.pl, however, this is not required.

To meet the withdrawal deadline, it is sufficient for you to send your communication concerning your exercise of the right of withdrawal before the withdrawal period has expired.

Consequences of the withdrawal from the agreement

If you withdraw from this contract, we shall reimburse to you all payments received from you, without undue delay and in any event not later than 14 days from the day on which we are informed about your decision to withdraw from this agreement. In any event, you will not incur any fees as a result of such reimbursement.

We also inform that the moment we receive the notice of withdrawal from the agreement, we will release the booking of admission to the Conference and remove your ticket from the system.

Recipient:
Nowy Adres S.A.
ul. Sienna 75, 00-833 Warsaw

Notice of withdrawal from the agreement

(note: please fill in and send back only if you want to withdraw from the agreement.)

I/We* hereby give notice that I/We* withdraw from my/our* agreement entered into on **[ticket purchase date]** the object of which was the purchase of the following ticket: **[ticket number and description of the conference]**.....

.....
.....

Please return the amounts I paid, including the bank transfer of the ticket price to the specified bank account.

[bank account number].....

[bank **transfer**
details].....

[name and surname of the Consumer]

.....

[Consumer's mailing address]

.....

.....

[place], [date]

.....

[Consumer's signature]

* - delete as appropriate