SPRINGTAB TERMS OF USE

In case you would like to use the Application, you have to accept the Terms of Use below.

1. General information, contact details:

Company name: SpringTab Szolgáltató és Fejlesztő Limited Liability Company

Registered office: 1146 Budapest, Hermina út 5. fszt. 2.

2. Service

Our aim is to provide users of the Application with unique, personalized content on sites of other Services connected to the Application, by using data given in the Privacy Policy. Together with accepting the Application, you have to accept the Provider’s Privacy Policy, too.

You can find and choose the detailed specifications in connection with the package of services and the tariff of the package during the registration at the ordering.

You have to accept this Contract and the Privacy Policy too, for the completion of ordering.

We reserve the right to unilaterally establish, cancel or review the tariff in connection with the service. We will inform you thereof, like all substantial changes relating to the service.

3. Use of the Service

Use of the Service can occur upon:

(a) using an email address and password, and data given by you voluntarily

(b) connecting your Facebook account

Services connected to the Application can be used through Facebook login. By adding the application that provides connection, you provide access for the Provider to your basic Facebook data. The Services do not send any message to Facebook. Through liking the parent page of the Application, and through start of use, you accept that the Application may use data from your Facebook user profile for functions specified above.

You can terminate the connection of the Application and Facebook at any time.

The Company – besides having the required technical availability – does not have connection with Facebook. Facebook did not order or the Application, and it does not manage the Application.

Using our Services does not give you ownership of any intellectual property rights in our Services or the content you access. You may not use content from our Services unless you obtain permission from its owner or are otherwise permitted by law.

The entitled/owner of Copyrights, trademarks, logos etc. relating to the Application is the SpringTab Szolgáltató és Fejlesztő Limited Liability Company. These contractual terms are not to provide right to use labels or emblems which used in our Service, you are not entitled
to utilize or modify them, in whole or part. Don’t remove, don’t make illegible and don’t amend the legal notices specified in or beside our Service.

With the registration you undertake to indicate on your website in your Privacy Policy that, the SpringTab application collects datas about users, who like your Facebook page, moreover that the users take note this, if they like the page, moreover you have to provide that the users before this action know your Privacy Policy which comply with this contract.

4. Control of personal data

By accepting the current Terms of Use you take note of usage of your data according to our Privacy Policy in order that you are shown personalized content on sites integrating the Application.

We treat data that are in our custody confidentially, we use them solely in order to provide the Service; content recommendation and aimed advertisements.

In case you are under 14, you can only use the Application with the permission, and during the supervision, of parent or guardian. In case you are underage, do not provide us or other users with personal data.

5. Permit of use

You take notice that you use the Application with a limited, not exclusive, not transferable, and revocable license. We are entitled to terminate the license of use for the Application and access to the Application without prior notice and for any reason.

During use, you are obliged to resort from any unlawful activity, or activity that harms the rights or interests of other users.

It is against the law when you share or give personal data of others without their prior consent.

6. Modifications and termination

We reserve the right to modify the current Terms of Use; to add or remove parts of it at any time. It is your responsibility to check the Terms of Use regularly. In case you do not agree with the modifications, do not use the Application.

We may terminate current Terms of Use at any time and for any reason, without prior notice.

In case you have questions or doubts about current Terms of Use, please let us know by email at the ... email address and share your concern.

7. Disclaimer and limitation of liability

You accept that you use the Application at your own responsibility. We do not grant that the Application is available at any time, or the Service provided is uninterrupted and error-free, meets your expectations or that any errors in the Application are corrected.
We are not responsible for content, offers, or appearances provided by sites or providers integrating the Application. We are not responsible for obscene, libelous, slanderous, hateful, illegal, politically disruptive or degrading, offensive content that you receive or see while using the Application.

We do not guarantee accuracy or completeness of information provided and we are not responsible for loss occurring due to relying on such information.

Your only and exclusive opportunity to rectify detriments concerning the use of the Application is that you terminate the use of it.

We are not responsible for damages attributable to your negligence or insufficient care during the use of the Application.

We are not responsible for lost profits, revenues, or data, financial losses or indirect, special, consequential, or punitive damages.

8. Business uses of our Services

If you are using our Services on behalf of a business, that business accepts these terms. It will hold harmless and indemnify the entitled/owner, officers, and employees of the Application from any claim, suit or action arising from or related to the use of the Services or violation of these terms, including any liability or expense arising from claims, losses, damages, suits, judgments, litigation costs and attorneys’ fees.

9. Payment of fees

The Service provider charge fee on the basis of the Tariff which constitute to service packages (hereinafter referred to as Tariff) which is an Annexes I. form a part of this Agreement for the Services, on the basis of the package which you have ordered. The date of issue is at the same time the date of performance.

By accepting the current contract you recognize that, you know the Tariff which constitute to service packages which selected in the Article 2.

The fee is overdue in accordance with the day and the way provided in receipt. You have to pay default interest in the case of late payments. The service will be suspended in the case of 30 days late. Termination or suspension for this reason of the service is not exempt you from pay of service fee which you have already been provided before the date of the termination or suspension.

10. Other provisions

The laws of Hungary apply to this Contract, and the Parties for all claims arising out of or relating to this Contact submit to exclusive jurisdiction of Hungarian courts. (Central District Court of Pest, Capital Regional Court)

In case certain terms in current Terms of Use are proven invalid, that does not concern validity of other terms.