

General Terms of Use for the Websites of the ThinPrint GmbH

Before visiting and using any of the Websites of the ThinPrint GmbH, represented by the Managing Directors Thorsten Hesse, Frank Hoffmann, Charlotte Künzell and Bernd Trappe, Alt-Moabit 91 a, 10559 Berlin, Germany (hereinafter referred to as “ThinPrint”), please read the following General Terms of Use (hereinafter referred to as “GTU”). The GTU apply to any and all websites registered to ThinPrint, regardless of the name “ThinPrint” being part of the web-address. You automatically declare your consent and compliance with the GTU upon access to and use of such websites. If you, however, disagree with the GTU, please refrain from accessing and using any of ThinPrint's websites and their contents.

1. Subject Matter of the GTU

1.1 The GTU exclusively define the terms and conditions under which ThinPrint provides its websites to internet users and the terms under which said users may access and use such websites.

1.2 The GTU apply to every connection established to any of ThinPrint's websites.

1.3 ThinPrint reserves the right to modify or add contents to its websites and the elements presented therein at any time without previous announcement.

2. Access to the Service

2.1 ThinPrint's websites may be accessed at any time all around the clock, except in cases of force majeure or events beyond the control of ThinPrint and in cases of any arising disruptions or maintenance procedures required for orderly function of the websites.

2.2 All rights granted to internet users by ThinPrint are not transferable.

3. Intellectual Properties

3.1 Any and all contents of ThinPrint's websites, including but not limited to data, information, logos, brands, logotypes, texts, and illustrations and their arrangement on ThinPrint's websites are subject to all available national and international copyright law and other laws regarding intellectual property. In particular all rights regarding the contents and design of ThinPrint's websites are strictly reserved by ThinPrint GmbH. Information and images offered on the website are copyrighted as follows: ©2015 ThinPrint GmbH, All Rights Reserved.

3.2 Any and all complete or partial copy, reproduction, modification, replay, display, transfer (in electronic or any other form), any type of access to third parties, including any and all adaptation, distribution, or any other use of any and all content of ThinPrint's websites (including all texts, images, graphics, audio and video files) for public or commercial purposes, regardless of the methods used, is prohibited without previous express written consent from ThinPrint.

3.3 Links to ThinPrint's websites, however, are at all times possible and welcome as long as these links are incorporated with suitable information to and consented by ThinPrint in advance. ThinPrint's websites may contain links to websites controlled by third parties other than ThinPrint. ThinPrint is not responsible and does not endorse or accept any responsibility for the contents of such third parties' websites. ThinPrint provides such links for the users' convenience only.

4. Use of Contents

4.1 Contents taken from ThinPrint's websites may not be copied, reproduced, published, downloaded, sent or transferred, or sold save for saving on the user's private computer for personal, non-commercial use. References to property rights to ThinPrint's websites must be included at all times. Any modification of said contents and its use for any other purpose constitutes an infringement of ThinPrint's property rights. The use of said contents on another website or within a computer network is prohibited.

4.2 ThinPrint reserves the right to claim for damages resulting from infringement, if user infringes or violates any of ThinPrint's rights as stipulated in 4.1.

5. Limitation of liability

5.1 ThinPrint shall not be liable for any and all material or immaterial damages and consequential damages arising from the use of the provided information, regardless of how such damages were caused, except if internet user can prove that said damages have been caused by gross negligence or intent by ThinPrint.

5.2 Data and information published via ThinPrint's websites are always provided “as is” without any express or implied guarantee of any kind. In particular, no guarantee can be assumed for the function, up-to-dateness, accuracy, completeness, or quality of the information on ThinPrint's websites (either of ThinPrint or of third authors), the links, and particularly the information on linked internet sites of third parties (including lawfulness of their respective contents). Rights to the websites of any third party as well as accountability for their contents and design are exclusively reserved by the third party; ThinPrint has no influence on third parties' websites. The opinions of users as expressed or stated in any forums of the ThinPrint websites (including without limitation the Support Forum) do not necessarily state or reflect those of ThinPrint. ThinPrint expressly dissociates from such statements and opinions.

5.3 ThinPrint assumes no guarantee or liability that internet user's computer remains free of damages and/or computer viruses. User is solely responsible for protecting his data and/or software against infection by computer viruses circulating in the internet.

6. Jurisdiction and Applicable Law

6.1 Place of jurisdiction for any and all disputes arising from the GTU or ThinPrint's websites, insofar as legally permissible, shall be the seat of ThinPrint GmbH in Berlin (Germany). The GTU and ThinPrint's websites are construed in accordance with the law of Ger-

many. By accessing and using any of ThinPrint's websites, user expressly declares his/her agreement with the jurisdiction clause.

6.2 If one or more of the provisions of the GTU should be or become illegal, invalid, or for any other reason inapplicable, this does not affect the validity and applicability of the remaining provisions of the GTU.

D-Berlin, January 2015
ThinPrint GmbH