

**Contact:** tel. 0048 42 717 11 76, 48 601 94 76 67 fax 0048 42 715 02 16, e-mail: biuro@ultraviol.pl www.ultraviol.pl,www.ultraviolsklep.pl

# Regulations of the Ultra-Viol website operating under the ultraviol.pl domain

Website administrator and provider of services rendered by electronic means:

Ultra-Viol sp.j. Pietras, Purgał, Wójcik

ul. Stępowizna 34, 95-100, Zgierz

## Article 1

## **General provisions**

- 1. These Regulations specify:
  - manner of using the Ultra-Viol website, operating under the ultraviol.pl domain
  - details of services provided in connection with it
  - rules of privacy and personal data processing in connection with their provision and in connection with contacting the Administrator on any matter
- 2. The website administrator and provider of services ordered or rendered electronically through it is

Ultra-Viol sp.j. Pietras, Purgał, Wójcik

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3. The terms used herein are understood as follows:

The website is the Ultra-Viol website, operating under the ultraviol.pl domain

The User is the Recipient of services specified in Article 3 of the Regulations.

Services provided in connection with the Website are services listed in Article 3 of the Regulations

## Article 2

## **Technical requirements**

Technical requirements necessary to use the Website and to accept services provided in connection with it:

- device equipped with software, used to browse websites
- access to the Internet
- website browser: IE version 7 or newer, FireFox version 3 or newer, Opera version 9 or newer, Chrome version 10 or newer, Safari with installed latest JAVA and FLASH versions, on screens with horizontal resolution of over 1024 px. Use of third-party software affecting the functioning and functionality of browsers: Internet Explorer,



FireFox, Opera, Chrome, Safari may have an impact on the proper display of the website, therefore in order to obtain full functionality of the Website, all of them should be disabled.

- access to an electronic inbox (in the case of a contact form and ordering commercial information)
- in order to receive information important for accepting services provided in connection with the Website, it is useful to have technical possibility to read documents in PDF format. In the case of lack of possibility to open PDF files, you should contact the Administrator.

## Article 3

## Types and scope of services provided in relation to the website

- 1. In connection with the Website, the following services are provided:
  - a) Website display service
  - b) contact form service
  - d) service of ordering and sending or transferring commercial information
- 2. In the scope in which the provision of services indicated in the preceding section consists in the transfer of data sent at the User's individual request with the use of devices for electronic processing and storage via the telecommunications network without the simultaneous presence of the parties, these services constitute services provided by electronic means within the meaning of the Polish Act on the provision of services by electronic means, and these Regulations constitute the regulations for the provision of these services referred to in the said Act.
- 3. The provision by the Administrator of services listed in the first section of this Article is free of charge, which does not exclude the necessity to incur for the benefit of third parties costs of devices and means necessary to use them, in particular costs of computer or access to the Internet.

## Article 4

## Display of the website

- 1. The Administrator allows displaying its website, browsing its subsites and using partner tools, such as Youtube films embedded on the website
- 2. The Website Display Service Agreement is made by the commencement of the use of the Website.



3. The resignation from the service takes place by leaving the website.

#### Article 5

#### **Contact form**

- 1. The contact form service consists of: filling it in, sending a message and receiving it by the Administrator at its e-mail.
- 2. The Contact Form Service Agreement is made by completing the contact form and sending a message. The service is performed when the message is sent.

#### Article 6

#### Ordering and sending or transferring commercial information

- 1. The service of ordering and sending or transferring commercial information includes: ordering it by ticking an appropriate box available at the contact form on the Website, receiving an e-mail confirming the saving together with a link allowing the withdrawal of consent to having commercial information sent, receiving commercial information and the possibility to opt out of the service by clicking on the deactivation link.
- 2. The service of ordering and sending or transferring commercial information, depending on the User's choice, may consist in ordering commercial information by e-mail or transmitting them by phone via voice calls. It is also possible to order the transfer of information both by e-mail and by phone via voice calls.
- 3. The commercial information referred to in the above sections constitutes commercial information within the meaning of the Polish Act on the provision of services by electronic means. It may include in particular: an incentive to purchase the Administrator's products, offer regarding the Administrator's products or information shaping the Administrator's positive image as an entrepreneur. Information is sent not more often than once a month, unless the User requests a different frequency of transmission or order specific individually prepared information on the subject indicated by them. The Administrator declares sending information concerning only its products, services and activities.
- Sending or transferring commercial information is equivalent to the use of the User's end device for direct marketing purposes referred to in Article 172 of the Polish Telecommunications Law.
- 5. The resignation from the service of sending or transferring commercial information takes place by clicking on a link allowing the resignation, sent to the e-mail address provided



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by the Client. After the resignation, the Client receives an e-mail confirming their resignation. After the resignation from the service, the Client may order it again by clicking on the activation link included in the e-mail confirming the resignation. Alternative ways of the resignation from the service are also possible. If the User wishes to use them, they should contact the Administrator.

## Article 7

## Detailed terms and conditions of using services provided in connection with the website

- 1. The User is not allowed to provide unlawful content.
- 2. The provision of services described in this Article involves threats commonly related to the use of websites and the transmission of personal data through them, in particular those resulting from the operation of malicious software. The User is obliged to use the Website being aware of these threats, with anti-virus protection activated and after making sure that the device they use is not infected.

#### Article 8

## Personal data and privacy

- The rules of the personal data processing within services provided in connection with the Website and within contact with the Administrator on any matter are specified in the Privacy Policy.
- 2. The Privacy Policy also specifies how the Administrator uses cookies, server logs and links to other websites.

## Article 9

#### **Final provisions**

- 1. The User is bound by the Regulations in the wording available on the Website at the time when they use it.
- 2. The User that have ordered commercial information is bound, within the scope of this service provision, by the Regulations in the wording available on the Website at the time of order this service.
- 3. The Administrator informs Users that have ordered commercial information about the change in the Regulations by e-mail, sending them a list of major changes and the consolidated version of the Regulations. The Regulations become binding if the User



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does not reject them within 14 days from receiving the e-mail. The rejection takes place by sending a message expressing the will to reject the Regulations to the Administrator's e-mail address and results in the resignation from receiving commercial information.

4. The Administrator reserves the right not to inform Users that have ordered commercial information about minor editorial changes in the Regulations, which do not affect the sphere of their rights, obligations and manner of using the Store, in particular about the so-called typos and corrections of linguistic or stylistic errors.