

The Service Provider is

Name: QuickLead Kft.

Headquarter: Hungary 2837 Vértesszőlős, Rózsa utca 12.

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Activity done on the Website:

In the entire present GT&C www.airnip.com application has to be logically meant under the expressions of "website" and "airnip.com"..

The aim of the Website is to offer workflow management service.

1.1. TERMS OF USE

1.1. Most parts of the Website is available for each Users, but the services are subject to registration (later on to log in) and to the payment of the charges.

1.2. It is forbidden to use any system or solution which targets or results in the downtime of the servers used to operate the Webpage, or which jeopardizes the operation of the Webpage or any service provided by it.

1.3. During the usage of the Webpage, the User is obligated to ensure that they don't violate neither directly nor indirectly any third party's rights or legislations.

1.4. The Service Provider reserves the right to permanently restrict the User's access to the service without prior warning or notice, and to delete the User's registration with all its related data from its servers in case User breaches present GT&C or misuses the service.

1.2. LIABILITY

2.1. All information on the Website was published in good faith, however those serve exclusively informational purposes, the Service Provider does not take liability for the accuracy and completeness of the information.

2.2. Neither the Service Provider nor its employees, nor its agents take liability for those possible losses, damages, costs (including, without restriction, any missed profit, indirect, collateral or

consequential loss, too) which possibly occur from logging into or using the Website. The User uses the Website exclusively for their own risk and accepts that the Service Provider does not take additional liability for any property and non-property damage due to usage than the liability for deliberate, gross negligence or crime damage, and for life, physical integrity and health damage caused by the breach of contract. Exceptions to this clause are those indicated in clauses 4 and 5, the rules of which apply in accordance with those points and other relevant legislation.

2.3. The Service Provider excludes all liability for the actions of the users of the Website. The User is fully and exclusively liable for their own actions, in such cases the Service Provider is in full cooperation with the acting authorities to detect violations.

2.4. The sites of the service may contain such links which lead to other service providers' websites. The Service Provider does not take liability to the privacy practices and other actions of these service providers.

2.5 The Service Provider does not take liability for the functionality and content errors or deficiencies occurred directly, indirectly or fortuitously during visiting the Website. The Service Provider also does not take liability for possible errors due to providing incorrect data.

2.6. Due to the global nature of the Internet, the User accepts that during the Website's usage they shall also act in accordance with the provisions of the relevant national law. The User will be exclusively liable for using the Website if any activity related to the usage is not permitted under the laws of the User's state.

2.7. If the User detects any objectionable content on the Website, the User will be obliged to immediately indicate that to the Service Provider. The Service Provider will be entitled to delete or modify the information immediately if it finds the indication justifiable during its good faith procedure.

1.3. COPYRIGHTS

3.1. The Website is protected by copyright. The Service Provider is the copyright holder or the authorized user of all non-User generated content, copyrighted work and other intellectual

creations (among others including all graphics and other works, the layout and editing of the Website interface, the used software and other solutions, ideas, implementations) displayed on the Website.

3.2. The Service Provider is entitled to use all non-User trademarks (brand name, logo, etc.) appearing on the Website. Neither the registration nor the usage of the Website, nor any provisions of the present GT&C grants the right for the User to use and utilize any trade names or trademarks appearing on the Website.

3.3. Without the prior written permission of the Service Provider the intellectual creations of the Website are not allowed to be used or utilized in any other form than the display associated with the intended use of the Website.

1.4. OTHER PROVISIONS

4.1. The Service Provider reserves the right to amend and repair the Website at any time in any way without prior notice. The Service Provider also reserves the right to transfer the Website to another domain name.

4.2. By using the workflow management tool service, the User expressly agrees that the Service Provider will store all the data provided by the User for the period specified in present GT&C.

4.3. Amendment to the GT&C

The Service Provider is entitled to complete or amend the present GT&C, especially in case of the introduction of a new product, the modification of the conditions of an existing product or the modification of tariffs. The Service Provider publishes the announcement of the present GT&C amendment on its webpage 15 days prior to it coming into force. The User is liable for getting know the content of the amendment, to learn about it on Service Provider's website. The User will be entitled to terminate the contract and to cancel the service within the 15 days, if they do not accept the amendment. In this case the contract terminates by applying the old terms and conditions. If the user terminates the contract at a later date, the terms and conditions will remain unchanged for the ongoing billing period. In this case the contract terminates by applying the old terms and conditions at the end of the billing period.

If the User does not terminate the contract within 15 days after the amendment of the GT&C, the User is deemed to have accepted it with the new terms and conditions.

The Service Provider makes all amendments to the GT&C constantly available on its website in a downloadable form.

2. SERVICE SUBSCRIPTION, TERM AND TERMINATION

2.1 Service Description.

Airnip consists of a website and online services provided at airnip.com, including subdomains, accessible through a registered account (“Account”) (collectively, the “Service”). The Service provides certain project management functions and may also include addons that provide other functionality for an additional fee and that are set forth at airnip.com (collectively, “Features”). Features are subject to change at any time, at Airnip sole discretion, without notice or compensation.

2.2 Terms of Service and Privacy Policy.

Customer’s use of the Service is governed by this Agreement, a Privacy Policy detailing how Airnip uses the information it collects from Customer and users (the “Privacy Policy”) and the applicable Sales Order referencing these Terms of Service. All users must agree to these Terms of Service and the Privacy Policy in order to use the Service, which are subject to change from time to time as set forth in each agreement.

2.3 Service Subscription.

Airnip grants Customers a subscription to access and use the Service. Customer hereby acknowledges that no title or ownership interest in the Service is transferred or assigned to Customer and that the Agreement is not a sale of any right to the Service.

(the Initial Term and any Renewal Terms are, collectively, the “Term”).

2.4 Subscription Fee.

Customers shall pay the Subscription fee and any additional fees or charges, as set forth in the Sales Order, during the Term. If Customer authorizes the charging of the applicable Subscription fees to a credit card, Airnip shall charge such credit card account and shall continue to charge that card (or any replacement card) during the Term. If payment is not received from Customer's card issuer, Customer agrees to promptly pay all amounts due upon demand.

Through use of the Service, infringe or violate the right of a third party including but not limited to: contractual rights, copyright, patent, trademark or trade secret; privacy rights; publicity rights; or confidential information; or through use of the Service, encourage or engage in illegal activities.

In addition, Customer agrees that all parties using the Account shall be presented with, and shall agree to, the Terms of Service and the Privacy Policy.

3. ACCOUNT REGISTRATION AND USE

3.1 Account Registration and Confidentiality. To access the Service and Websites, you must register for an Airnip account by creating a username and password. You agree to provide us with accurate, complete, and current registration information about yourself. It is your responsibility to ensure that your password remains confidential and secure. By registering, you agree that you are fully responsible for all activities that occur under your user name and password. We may assume that any communications we receive under your account have been made by you.

3.2 You understand and agree that we may require you to provide information that may be used to confirm your identity and help ensure the security of your account. Airnip will not be liable for any loss, damages, liability, expenses or attorneys' fees that you may incur as a result of someone else using your password or account, either with or without your knowledge and/or authorization, and regardless of whether you have or have not advised us of such unauthorized use. You will be liable for losses, damages, liability, expenses and attorneys' fees incurred by Airnip or a third party due to someone else using your account. In the event that the Account Administrator or Customer loses access to an account or otherwise requests information about an account, Airnip reserves the right to request from the Account Administrator or Customer any verification it deems

necessary before restoring access to or providing information about such account in its sole discretion.

4. PRIVACY

For information about how we collect, use, and share the data we collect from and about you, please see our Privacy Policy which is incorporated by reference into these Terms.

5. LIMITATION OF LIABILITY

If we fail to comply with these Terms, we are responsible for loss or damage that you suffer that is a foreseeable result of our breach of these Terms or our negligence, but we are not responsible for any loss or damage that is not foreseeable. Loss or damage is foreseeable if it is an obvious consequence of our breach or if it was an order that was accepted. We also only provide the Service and Websites for your internal use. We have no liability to you for any loss of profit, loss of business, business interruption or loss of business opportunity based on your use of or reliance on the Service and Websites. We do not exclude or limit in any way our liability to you where it would be unlawful for us to do so. This includes liability for death or personal injury caused by our negligence or the negligence of our employees, agents or subcontractors, for fraud or fraudulent misrepresentation and for breach of your legal rights in relation to the Service and Websites.

6. VIRUSES

You understand that we cannot and do not guarantee that files available for downloading from the Internet or our Service or Websites will be free of viruses or other destructive code. You are responsible for implementing sufficient procedures and checkpoints to satisfy your particular requirements for anti-virus protection and accuracy of data input and output, and for maintaining a means external to the Service and Websites for any reconstruction of any lost data.

7. SECURITY

The Service uses SSL-encrypted connections by default. The Service uses a secure server and all supplied sensitive/financial data is transmitted via Transport Layer Security (SSL/TLS) technology and then encrypted into our Payment gateway providers' database only to be accessible by those authorized with special access rights to such systems. By law they are required to keep the information confidential.

8. CONTACT US

If you have any questions about these Terms, please contact us.