

# TERMS AND CONDITIONS OF THE BIDDING AND LISTING WEBSITE

# NORDENO.COM

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## 1. GENERAL PROVISIONS

- 1.1. The Website available under the [www.nordeno.com](http://www.nordeno.com) domain is run by P&M INVESTMENT CORPORATION Sp. z o.o., entered in the national court register with a registration number Reg. No.: 384125735, Tax Identification Number: 6692554202. with the business activity and delivery address: Marszałka Józefa Piłsudskiego Street 32, the city of Koszalin, postcode: 75-511, post office: Koszalin, country: Poland.
- 1.2. The present Terms and Conditions are targeted for both consumers and entrepreneurs using the Website (except for point 7, targeted only for entrepreneurs). The provisions of the present Terms and Conditions are not to exclude nor limit any of the consumers' legal rights — any presumptive doubts are to be resolved in favor of the consumer. In case of contradictions of the Terms and Conditions with the aforementioned laws, it is the laws that have priority.
- 1.3. The administrator of personal data processed on the Website in the execution of the present Terms and Conditions is the Service Provider. Personal data shall only be processed for the purpose, under, and on the basis of the terms of the Privacy Policy published on the Website. The Privacy Policy primarily includes regulations concerning the processing of personal data by the Website Administrator, including the basics, goals and extent of the processed personal data, and the rights of the data subject, as well as information about the Website's use of Cookies and analytical tools. The use of the Website is voluntary, and so is data submission, with the exceptions provided in the Privacy Policy (the conclusion of a Contract of Sale and the Seller's statutory obligations).
- 1.4. Listings and pricelists on the Website are only to be treated as informative and shall not constitute an offer under the terms of art. 66 § 1 of the Civil Code. In order to conclude a contract concerning the use of services or products included in a Listing, one has to contact the Client - Publisher of the Listing outside of the Website and then the two parties need to discuss any further details by themselves. The owner of the Website is not the author of the Listings published on the Website by his Clients. The Website does not enable its Clients to, through its agency, conclude a contract concerning the use of the services or products included in a Listing.
- 1.5. Definitions:
  - 1.5.1. AUCTION – bidding, the procedure of concluding a Contract of Sale on the Website, within which the Seller invites the Buyers to bid for a Contract of Sale of a given product, the aim of which is to conclude a Contract of Sale with the Buyer who offers the highest bid. An offer submitted during an ongoing auction ceases to be effective as soon as another Buyer has made a higher offer.
  - 1.5.2. SALES PRICE - the price in virtue of the Contract of Product Sale.
  - 1.5.3. PRICELIST - the schedule of prices of the Account's paid features, constituting the Attachment no. 2 to the Present Terms and

Conditions.

- 1.5.4. BUSINESS DAY - one day from Monday to Friday, excluding legal holidays.
- 1.5.5. SALES FORM - a form available on the Website which allows the Buyer to publish an Auction listing for a Product, in particular by adding the Product and defining the conditions of the Contract of Sale, including ways of delivery and payment methods.
- 1.5.6. REGISTRATION FORM - a form available on the Website which allows the creation of an Account.
- 1.5.7. ORDER FORM - an Electronic Service, an interactive form available on the Website after winning an Auction, the aim of which is the Contract of Sale.
- 1.5.8. CIVIL CODE - the Civil Code Act of 23 April 1964 (Dz.U. Nr 16, poz. 93 ze zm. [Journal of Laws No. 16, item 93, as amended]).
- 1.5.9. ACCOUNT - an Electronic Service, access to features marked by an individual name (login) and password given by the Client, which allow the Client to take part in Biddings, as well as a collection of resources in the Service Provider's ICT system, in which the Client's data is collected, including the information about his or her activity within the Website, and particularly about the listed Products or Biddings in which he is taking or took part.
- 1.5.10. LISTING – any kind of the Client's Listings published by him or her on the Website regardless of their name, including Listings published in the correct category on the Website, the objective of which is an invitation to conclude a Contract of Sale. Listings on the Website are only to be treated as informative and shall not constitute an offer under the terms of art. 66 § 1 of the Civil Code.
- 1.5.11. BUYER – the Client who is going to conclude or has concluded a Contract of Sale with the Seller.
- 1.5.12. PRODUCT – a belonging or service available on the Website, which could be or is the objective of a Contract of Sale between the Seller and the Buyer. A detailed description of the Product is displayed on the Website, beside the given Product.
- 1.5.13. COPYRIGHT – the Act on Copyright and Related Rights of 4 February 1994. (Dz. U. Nr 24, poz. 83 ze zm. [Journal of Laws No. 24, item 83, as amended]).
- 1.5.14. TERMS AND CONDITIONS – the present Terms and Conditions of the Website.
- 1.5.15. SERVICE PROVIDER – P&M INVESTMENT CORPORATION Sp. z o.o., entered in the national court register with a registration number Reg. No.: 384125735, Tax Identification Number: 6692554202. with the business activity and delivery address: Marszałka Józefa Piłsudskiego Street 32, the city of Koszalin, postcode: 75-511, post office: Koszalin, country: Poland, e-mail address: contact@nordeno.com.
- 1.5.16. CONTRACT OF SALE – a Contract of Sale or execution of the Product, concluded or to be concluded between the Seller and the Buyer through the agency of the Website.
- 1.5.17. ELECTRONIC SERVICE – an electronic service supplied by the Service Provider in behalf of the Client, through the agency of the Website.
- 1.5.18. CLIENT – (1) a natural person with full capacity to perform acts in law, and in cases referred to in generally applicable laws, a natural person with limited capacity to perform acts in law; (2) a legal person; or (3) an organizational unit without legal personality that by law acquire legal capacity; - using or to use an Electronic Service.
- 1.5.19. ACT ON CONSUMER RIGHTS – the Act on Consumer Rights of 30 May 2014 (Dz.U. 2014 poz. 827 ze zm. [Journal of Laws from 2014, item 827, as amended]).
- 1.5.20. SELLER – a Client who is going to conclude or has concluded a Contract of Sale with the Buyer.
- 1.5.21. WEBSITE – the Service Provider's web service available under the www.nordeno.com domain.
- 1.5.22. OFFER – the Buyer's offer submitted during an Auction, leading directly to the conclusion of a Contract of Sale with the Seller.

## **2. ELECTRONIC SERVICES ON THE WEBSITE**

- 2.1. The Website offers the following Electronic Services: Order Form, Account.

- 2.1.1. Order Form – the use of the Order Form begins as soon as a Client adds his or her first Product to the electronic cart on the Website. The Order placement comes after the Client has completed two steps in total – (1) filled out the Order Form and (2) clicked on the „Confirm Purchase” button, having filled out the Order Form on the Website – until this moment, there is a possibility to self-change the entered data (in order to do this, one has to follow the displayed prompts and the information available on the Website). It is essential for the Consumer to give the following data concerning the Client: name and surname/name of firm, address (street, house/apartment number, post code, city and country), e-mail address, phone number and data concerning the Contract of Sale: Product(s), payment method. In case of Clients who are not Consumers, it is also essential to give the name of one’s firm and the tax identification number.
- 2.1.1.1. The Order Form Electronic Service is carried out free of charge and is to be treated as a one-off, it is completed as soon as an Order has The Order Form Electronic Service is provided free of charge, is single-use in nature and is concluded upon placement of an Order via the Form or upon earlier discontinuation of placing the Order by the Service User.
- 2.1.2. Account – the use of the account is possible after the Client has completed the three following steps in total: – (1) completed the Registration Form, (2) clicked on the action box and (3) confirmed the desire to create an Account via the confirmation link sent to a given e-mail address. When filling out the Registration Form, it is essential for the Client to give the following data concerning the Client: a login, e-mail address, and password.
- 2.1.2.1. The Account Electronic Service is carried out free of charge for indeterminate time. The Client is able to, at any given moment and for any reason, delete an Account (resignation from the Account) by sending an appropriate request to the Service Provider, particularly by e-mail to the following e-mail address: contact@nordeno.com or in writing to the mailing address: Marszałka Józefa Piłsudskiego Street 32, the city of Koszalin, postcode: 75-511, post office: Koszalin, country: Poland.
- 2.1.2.2. In case Clients who are consumers, the Service Provider has the right to terminate the contract of the use of the Account on condition that the Client lawlessly and constantly violates the Terms and Conditions, particularly if said Client continues to publish lawless content after ineffective calls, which occurred at least once, to cease or delete the violations in a scheduled and appropriate time. The violation of the Terms and Conditions has to be lawless and objective. In this case, the contract expires after 7 days have passed since the day of submitting the declaration of will to withdraw from it (period of notice).
- 2.1.2.3. In case of Clients who are not consumers, the Service Provider is able to terminate the contract of the use of the Account with immediate effect and for any reason, by sending an appropriate statement. In case of Clients who are not consumers, the Service Provider has the right to request the Client, who is not a consumer, to delete or change content which violates the Terms and Conditions, and which is published within the Website by said Client, particularly when the content is lawless and **inconsistent with facts**.
- 2.1.2.4. The Service Provider reserves the right to terminate the contract of use of the Account in a timely fashion of 7 days, provided that the Client's Account has been inactive for an ongoing period of 12 months.
- 2.1.2.5. The Service Provider provides for the possibility to use a voluntary verification of the Account on the Website. The verification is done by the Service Provider transferring the non-refundable amount of 1,00 zł (one PLN) to the Client's banking account through the appropriate option on the Website, which allows the Service Provider to confirm the identity of the Client. As a result of the verification process being completed, the Client obtains access to a number of features and privileges of the Website, including the possibility to publish one Listing, free of charge, per month. Details concerning the benefits of Account verification are available on the **Pricelist**.
- 2.2. Technical requirements fundamental to cooperation with the ICT system which the Service Provider employs: (1) a personal computer, laptop, or another multimedia device with Internet access; (2) access to electronic mail; (3) an Internet browser: Mozilla Firefox version 17.0 or higher, Internet Explorer version 10.0 or higher, Opera version 12.0 or higher, Google Chrome version 23.0 or higher, Safari version 5.0 or higher, Microsoft Edge version 25.10586.0.0 or higher; (4) minimal recommended screen resolution: 1024x768; (5) enabling Cookies and Javascript in your Internet browser.
- 2.3. The Client is obligated to use the Website in compliance with the law and public decency, as well as to have respect for personal rights, copyrights and intellectual property of the Service Provider and third parties. The Client is obligated to enter factual data. The Client must not provide any lawless content.

### 3. AUCTION AND CONCLUSION OF A CONTRACT OF SALE

- 3.1. Products up for Auction on the Website are visible for all visitors of the Website for a time and on conditions of each given Auction. Only a Client is able to publish an Auction and take part in one, provided he or she has an Account within the Website and he or she complies with both the Terms and Conditions of the Website and the given Auction's description.
- 3.2. The Seller is obligated not to put up for Auction Products whose sale violates mandatory provisions of law or the privilege of third parties (particularly copyrights and other laws of intellectual property), as well as ones which, when put up for Auction, can be seen as a violation of public decency.
- 3.3. A Contract of Sale is concluded between the Seller and the Buyer as part of the Auction.
- 3.4. As part of the Auction, the Seller is able to set a minimum price – the lowest price – for which he agrees to conclude a Contract of Sale. The amount of the minimum price is not public for the Clients until a Client taking part in the Auction offers a price which is equal to or higher than the minimum price. Offers made during the Auction that are lower than the minimum price are not taken into consideration.
- 3.5. There is a fee that the Seller has to pay, according to the **Pricelist**, in order to publish an Auction.
- 3.6. The Seller who publishes an Auction is obligated to include information concerning the item and the conditions of the Contract of Sale. This information must be factual in regards to the state of the item, as well as clear, coherent and reliable. The Auction must not violate the generally applicable laws or the laws of third parties and should reflect the actual intention of the Seller. The Auction should include information required by law. In particular, the Seller, who is an entrepreneur, is obligated to conform to all laws concerning consumer rights, particularly the informative obligations mentioned in art. 12 of the Act on Consumer Rights.
- 3.7. If the Buyer interested in a Product requests it, the Seller who published an Auction is obligated to give details in regards to the item and the conditions of the Contract of Sale.
- 3.8. The Seller is obligated to post the Auction in the appropriate category for each given type of Product. The Seller is obligated not to publish more than one Auction concerning the same item at a time.
- 3.9. The Seller, who is an entrepreneur, is obligated to conform to consumer rights, particularly the ones concerning the right to withdraw from the contract for any reason and complaints based on warranty.
- 3.10. **The procedure of publishing an Auction**
  - 3.10.1. In order to publish an Auction, one has to fill out a Sales Form. The Auction can only be published provided that the Client has an Account within the Website and is logged in.
    - 3.10.1.1. It is essential to give the following data in the Sales Form: title, category, location (street, city), description of the Product, price (including a starting and minimum price), length of auction, time of conclusion of the Contract of Sale and additional conditions of the Contract of Sale (in this regard, the Seller can refer to the general conditions of the Contract of Sale defined by him or her under one's Account). Optionally, the Seller has the possibility to give other information depending on the Product category, as well as photos, and also to use the optional paid features available on the Website.
  - 3.10.2. After having filled out the Sales Form, the Seller then clicks on the **„Finish and publish Auction“** button which will then publish the Auction. Auctions are visible on the Website within one business day. The Seller is notified by e-mail when the Auction is published.
- 3.11. **The procedure of concluding a Contract of Sale between the Seller and the Buyer – Auction**
  - 3.11.1. In the case of an Auction, the Contract of Sale is concluded as a result of bidding, provided its winner is set in compliance with the rules mentioned in the Terms and Conditions and the description of the Auction. The winner of the Auction is the Buyer who, during and until the end of the Auction, has made the highest Offer, while said Offer is simultaneously higher than or equal to the minimal price set by the Seller.
    - 3.11.1.1. In order for the Buyer to make an offer, he or she has to complete the following steps: (1) choose a Product available on the Website; (2) propose a Sales Price; (3) and then click on a newly displayed box **„Make an offer“**.
  - 3.11.2. Once a Buyer wins an Auction, a confirmation of the Conclusion of Contract of Sale automatically becomes available for both the Buyer and the Seller in appropriate tabs within their Accounts – within this moment, a Contract of Sale is concluded between the Seller and

the Buyer who is the winner of the Auction. In addition, a message consisting of the confirmation of the concluded Contract of Sale is immediately sent to both the Seller and the Buyer.

- 3.12.** After having concluded the Contract of Sale, any further course of action comes from the generally applicable laws.

#### **4. THE CONDITIONS OF PUBLISHING A LISTING**

- 4.1.** One of the features of the Account within the Website is publishing a Listing, which will be visible to every visitor on the Website. Publishing a Listing is possible through the use of a Listing form available on the Website – in order to fill it out, one has to be logged into his or her Account. Depending on the type of Listing, it is essential to give the data indicated in the form of a given Listing and marked as compulsory, and then click the action box. The listing is published on the Website within 24 hours.
- 4.2.** The use of Listings, and publishing a Listing, is free of charge.
- 4.3.** Sellers who publish a Listing are obligated to only publish information which is true, reliable and not misleading.
- 4.4.** Sellers who publish a Listing are obligated to include information concerning the item and the conditions of the Listing that are compliant with the factual state of the item, as well as clear, coherent, reliable and not misleading. Publishing a Listing must not violate the generally applicable laws or the laws of third parties. The Listing should reflect the intention of the Seller. The Listing's content should be compliant with the law and public decency and have respect for personal rights, copyrights and intellectual property of the Service Provider, other Clients and third parties. Attachment No. 1 to the Terms and Conditions lists items and services which cannot be the subject of a Listing within the Website or to which appropriate restrictions apply; ones which do not violate the generally applicable laws, in so far as these laws impose additional restrictions or prohibitions.
- 4.5.** Sellers are obligated not to publish any Listing (photos within the Listing included) whose content is lawless or advertises any commercial information encouraging the use of a competitive Website (including website addresses, names and logos of said Websites).
- 4.6.** Information included in the Listings on the Website is only to be treated as informative and shall not constitute an offer under the terms of art. 66 § 1 of the Civil Code. In order to conclude a contract concerning the purchase or use of an item included in a given Listing, it is essential to contact the advertiser outside of the Website, and then for the interested parties to discuss any further details. The Website Owner is not the author of the Listings published by his Clients within the Website.

#### **5. COMPLAINT HANDLING POLICY**

- 5.1.** Complaints related to the Contract of Sale are filed directly to the Seller, by the Buyer.
- 5.2.** Complaints related to the Electronic Services supplied by the Service Provider and other complaints concerning the activity of the Website can be filed by the Client and sent to the following e-mail address: [contact@nordeno.com](mailto:contact@nordeno.com) or in writing to the mailing address: Marszałka Józefa Piłsudskiego Street 32, the city of Koszalin, postcode: 75-511, post office: Koszalin, country: Poland.
- 5.2.1.** The Service Provider advises to include as much information as possible in the description of the complaint, particularly the date of the occurrence, as well as contact details – these steps will make it easier for the Service Provider to review the complaint.
- 5.2.2.** A complaint is reviewed by the Service Provider no later than 14 days after receiving the complaint. The Service Provider's reply regarding the complaint is sent to the address given by the Client, unless the Client wishes to communicate in a different way.

#### **6. OUT-OF-COURT COMPLAINT HANDLING AND PURSUING CLAIMS, TERMS AND CONDITIONS OF ACCESS TO THESE POLICIES**

- 6.1.** The present point of the present Terms and Conditions applies only to Clients who are consumers.
- 6.2.** The details as to whether or not the Buyer, who is a consumer, can use an out-of-court complaint resolving and pursuing claims method, as well as terms and conditions of access to these policies, are available at the headquarters and on the Websites of the district (local) consumer ombudsmen, social organizations, whose statutory tasks include consumer protection, Voivodship

Inspectorates of the Trade Inspection and under the following Office of Competition and Consumer Protection domains: [https://www.uokik.gov.pl/aktualnosci.php?news\\_id=13930](https://www.uokik.gov.pl/aktualnosci.php?news_id=13930) and [https://www.uokik.gov.pl/useful\\_links.php](https://www.uokik.gov.pl/useful_links.php).

- 6.3. The consumer may get free legal assistance regarding the resolution of a dispute from a district (local) consumer ombudsman or a social organization, whose statutory tasks include consumer protection (e.g. Consumer Federation, Association of Polish Consumers).
- 6.4. An online platform for dispute resolution between consumers and entrepreneurs based in the EU is available under the domain: <http://ec.europa.eu/consumers/odr>. The ODR platform is an interactive and multilingual website used to resolve any contractual disputes arising from online purchases of goods and services without going to court.

## **7. WITHDRAWAL FROM THE CONTRACT**

- 7.1. The present point of the Terms and Conditions applies only to Clients who are consumers.
- 7.2. Consumers do not have the right to withdraw from a distance contract in relation to contracts: (1) about the provision of services, if the Service Provider has performed the service in full measure with the express agreement of the consumer who had been informed, before the start of the service, that after the Seller has performed the service, the Client no longer has the right to withdraw from the contract; (2) in which the subject of the provision is a custom-made item, produced accordingly to the consumer's specifications or to meet his or her individual needs; (3) about the provision of digital content which is not saved on a material medium, provided that the performance of the service has started with the express agreement of the consumer before the deadline for withdrawal from the contract and after informing the Seller about the loss of right to withdraw from the contract.
- 7.3. A consumer, subject to the provisions of art. 7.2. of the Terms and Conditions, who has concluded a distance contract, may withdraw from it within 14 days without providing any reason and at no cost, with the exception of the costs referred to in the following sentence. In case of a service whose performance – at the express request of the consumer – had started before the deadline for withdrawal from the contract expired, the consumer, who exercises his right of withdrawal after having submitted such a request, is liable to pay for the services performed until the withdrawal from the contract. The total amount is calculated proportionally to how much of the service has been performed, having regard to the price or compensation set in the contract. If the price or compensation is unreasonable, the basis on which the total amount is to be calculated is the market value of the service performed.
- 7.4. To comply with the deadline for the withdrawal, simply send a statement of withdrawal before its deadline expires. The withdrawal statement may be submitted: to a mailing address: Marszałka Józefa Piłsudskiego Street 32, the city of Koszalin, postcode: 75-511, post office: Koszalin, country: Poland, or in electronic form via e-mail: [contact@nordeno.com](mailto:contact@nordeno.com).
- 7.5. The time limit for withdrawal from the contract begins for the contract, in the performance of which the Seller releases the item under obligation to transfer its ownership – on the date of item ownership acquisition by the consumer or a specified third party other than a carrier, in cases of a contract which: (1) encompasses multiple items which are delivered separately, in batches or in parts – on the date of the final item, batch or part ownership acquisition, or (2) involves regular delivery of items over a specified time – on the date of the first item's ownership acquisition. For other contracts, the time limit for withdrawal from the contract begins on the day of its conclusion.

## **8. PROVISIONS CONCERNING ENTREPRENEURS**

- 8.1. The present point of the Terms and Conditions and the provisions contained therein apply only to Client who are not consumers.
- 8.2. In case of Clients who are not consumers, the Service Provider can terminate the contract concerning the provision of the Electronic Service with immediate effect and for any reason by sending the Client an appropriate statement.
- 8.3. The Service Provider's liability in regards to the Client who is not a consumer, regardless of the legal grounds, shall be limited – both in terms of a single claim and all claims in total – to one thousand złotych (PLN). The Service Provider is liable to said Client only for the foreseeable, typically occurring damages during the Conclusion of Contract of Sale and is not liable for lost profits.
- 8.4. Any disputes arising between the Service Provider and Clients who are not consumers shall be subjected to a proper Court, depending on the Seller/Service Provider's residence.

- 8.5.** The Service Provider is not liable towards Clients, who are not consumers, for any damages or failure to fulfill obligations resulting from the actions of a higher power or any other cause outside of the Service Provider's control.

## **9. COPYRIGHTS**

- 9.1.** Copyrights and intellectual property rights to the Website as a whole and its respective elements, including its content, graphics, tracks, patterns and trademarks available within the Website belong to the Service Provider or other authorized third parties and are protected by Copyright and other generally applicable laws. All forms of expression on the Website are protected by Copyright.
- 9.2.** The Service Provider and third party trademarks should be used in compliance with the applicable laws.

## **10. FINAL PROVISIONS**

- 10.1.** The Contracts concluded on the Website are concluded in compliance with Polish law and in Polish.
- 10.2.** Changes to Terms and Conditions:
- 10.2.1. The Service Provider reserves the right to amend changes to the Terms and Conditions for any reasons he deems valid, i.e.: changes in legislation; changes of payment methods, changes of the scope, remuneration or forms of provision of the Electronic Services – in the scope within which these changes affect the implementation of the provisions of the present Terms and Conditions.
- 10.2.2. Should a continuous contract (i.e. the provision of the Electronic Service – Account) be concluded on the basis of the present Terms and Conditions, the amended Terms and Conditions bend the Clients provided that the requirements specified in art. 384 and 384[1] of the Civil Code have been kept, meaning that the Clients have been notified about the changes and have not withdrawn from the contract within 14 calendar days of being notified. Should a change to the Terms and Conditions result in introducing any new fees or raising the current ones, Clients who are consumers have the right to withdraw from the contract.
- 10.2.3. In case of any contracts concluded on the basis of the present Terms and Conditions and other than continuous, the changes to the Terms and Conditions shall not violate any laws acquired by the Clients prior to the day of the changes taking effect, and, most importantly, the changes to the Terms and Conditions shall not affect any concluded and completed Contracts of Sales, as well as the ones currently being realized.
- 10.3.** These Terms and Conditions shall not exclude the laws of the country of habitual residence of the consumer concluding the contract with the Seller/Service Provider, which cannot be excluded by agreement. Seller/Service Provider warrants in this case, the consumer protection afforded to him by provisions which cannot be excluded by agreement.
- 10.4.** In cases unsettled within the present Terms and Conditions, the generally applicable Polish laws shall apply, in particular: the Civil Code, Act on Rendering Electronic Services of 18 July 2002 (Dz.U. 2002 nr 144, poz. 1204 ze zm. [Journal of Laws from 2002, No. 144, item 1204, as amended]); Act on Consumer Rights from of 30 May 2014 (Dz.U. 2014 r. poz. 827 ze zm. [Journal of Laws from 2014, item 827, as amended]); and other appropriate generally applicable laws.

## **11. ATTACHMENT NO. 1 TO THE TERMS AND CONDITIONS – AUCTION AND LISTING LIMITS ON THE WEBSITE**

The present attachment to the Terms and Conditions lists items and services which cannot be the subject of a Listing within the Website as well as items for which appropriate restrictions can be introduced, on condition that they do not violate the generally applicable laws to the extent that the regulations or these provisions introduce additional restrictions or prohibitions.

The following items cannot be published as an Auction or Listing on the Website:

- Items, services or photos (including digital photos) containing erotic or pornographic content, particularly pornographic content involving persons under the age of 15, related with use of violence or acts performer on animals;

- Items or photo (including digital photos) containing content which promotes hatred for national, ethical, racial, religious or irreligious backgrounds;
- Psychotropic substances or narcotic drugs, legal highs, as well as other substances destined for use as replacement means, regardless of the fact that possession of and dealing these substances is illegal;
- Items, tracks, content and programs which violate copyrights or intellectual property rights of third parties;
- Explosive and pyrotechnic materials (e.g. fireworks, caps, smoke bombs);
- Alcoholic beverages and tobacco products, as well as unprocessed tobacco;
- Shares in companies, stocks, bonds and other forms of currency, receivables, and units of investment funds, insurance Policies and any other financial instruments offered as a form of investment or cash depositing, except for paper currency which are to be treated only as collectibles. The ban also includes crypto currencies (e.g. bitcoin, litecoin, dogecoin, etc.) as well as products and services related to them.
- Medical products prescribed by a doctor;
- Human or animal organs;
- Live or dead animals (as well as their parts or produce) belonging to species described in the existing Annexes A – D of Council Regulation (EC) no. 338/97 of 9 December 1996 on the protection of species of wild fauna and flora by regulating trade therein;
- Arms and ammunition, possession or dealing of which requires a license or registration, and pepper sprays, regardless of which possession or dealing is limited by law;
- Dogs and cats placed on the market outside of their livestock rearing or stockbreeding place, as well as animals without a lineage or metrics.

## 12. ATTACHMENT NO. 2 TO THE TERMS AND CONDITIONS – THE SCHEDULE OF PRICES OF THE ACCOUNT'S PAID FEATURES

NORDENO PRICE LIST		
NUMBER OF ADS	PACKAGE PRICE*	AD PRICE*
5	3 PLN	0,60 PLN
10	5 PLN	0,50 PLN
25	11 PLN	0,44 PLN
50	18 PLN	0,36 PLN
100	31 PLN	0,31 PLN
250	67 PLN	0,27 PLN
500	115 PLN	0,23 PLN
1000	190 PLN	0,19 PLN
2500	410 PLN	0,16 PLN
5000	700 PLN	0,14 PLN
10000	1 180 PLN	0,12 PLN
25000	2 500 PLN	0,10 PLN
50000	4 270 PLN	0,09 PLN

*\*gross prices*



Prices in Polish Zloty (PLN) are fixed. Package prices in other currencies are calculated on the basis of the above price list, in accordance with the exchange rate valid on the given day on the website [www.fixer.io](http://www.fixer.io)

