

PUBLO Website Terms of Use

PLEASE READ ALL PUBLO WEBSITE TERMS OF USE CAREFULLY BEFORE USING THE WEBSITE www.publo.gr (the "Website", "the Site"), as your navigation/browsing and use of it, is deemed as unreserved and full acceptance by you of the following Terms of Use, which apply to all of Website's content, including the terms of the Privacy & Personal Data Protection Policy (<https://publo.gr/en/privacy-policy/>) and the Cookies Policy (<https://publo.gr/wp-content/uploads/2020/11/Cookie-Policy.pdf>). In case of disagreement with any term, you must leave the Website and not use it further.

1. INTRODUCTION

[1.1] The Website belongs to the societe anonyme with the name "MAX INTERNATIONAL CORPORATION ADVERTISING AND COMMERCIAL SOCIETE ANONYME", and the distinctive title "MAX INTERNATIONAL S.A.", with its seat at Psychiko Attica and Commercial Registry ID 137680901000 (hereinafter the "Company"), and includes all content, individual webpages, applications, graphics, photos and other illustrations and services under the domain name: www.publo.gr. **[1.2]** The Company manages the Website providing the visitor/user with the opportunity to be informed about the Company, the products and services it provides and to use its webpages and the services offered. **[1.3]** The present general terms and conditions ("Terms of Use") govern all user/visitor actions on the Website, including access, navigation/browsing and use thereof (hereinafter referred to as "Use") and constitute the full usage agreement between the Company and the visitor/user. The visitor/user of the Website has read, understood, and fully accepted, without any reservation, the Terms of Use and acknowledges that the visitor/user is bound by said terms in each of their visit to the Website. **[1.4]** The Company reserves the right to modify the Terms of Use at any time, unilaterally and without notice, by updating the present text with the respective modifications and posting it on the Website. The visitor/user must check the content of the Terms of Use for possible modifications. Following the posting of any modifications, continued use of the Website is deemed as unconditional acceptance of said modifications by the visitor/user.

2. CONTENT & INTELLECTUAL PROPERTY

[2.1] The Website is provided "as is", without the possibility of modifications or other interventions by the user/visitor. The Company without providing any warranty and therefore without bearing any relevant liability, makes every effort to ensure that the information contained on the Website is complete, up-to-date, and clear. However, in no event (including in case of negligence), is the Company liable for any errors, omissions, or deficiencies related to the information, for delays or interruptions or inability to transmit the information or for any damage caused to the visitor/user due to the use of this information. The content of the Site does not constitute financial, legal or other professional advice, encouragement or prompting to carry out any business or other transaction and the Company is not responsible for the use of the Site by visitors/users, who act at their own will. **[2.2]** The Site may, inter alia, provide specific links (links, hyperlinks, banners) to third party websites; such third parties have full control over the content they post on them and therefore the full (civil and criminal) liability for the security of their websites, the legality and validity of their content and services. The Company has no control over said websites and is in no case responsible for the content, advertisements, promotions, services, products etc. available at the above websites, nor is the Company liable for any damage to the visitor/user arising from or in relation to the use of said websites' content. The referral to other websites is made for the convenience of the visitors/users only and in no case creates any form of

commitment or warranty or encouragement or approval of the Company, either of the content or the quality of the services provided therein. **[2.3]** All content on the Website, including, but not limited to, trademarks, distinctive titles, texts, announcements, photos, videos, images, services, is owned by the Company (or its respective licensors) and is protected by relevant national and international law on Intellectual and Industrial Property. Reproduction, copying, distribution, transfer, modification, resale, creation of derivative work, misleading the public about the actual provider of the content and services of the Website, and otherwise exploitation and use of the Website in a way or by means of for purposes not expressly allowed in writing by the Company is prohibited.

3. OBLIGATIONS OF USER / VISITOR. **[3.1]** The visitor/user is responsible for accessing the services of the Website and the relevant access may require the payment of fees to third parties (e.g. internet service providers, charge for time spent on the internet). **[3.2]** The use of the Website must be for legitimate purposes only and in a way that does not restrict or impede the use of third parties. The visitors/users of the Website must comply with the rules and provisions of Greek, European and International Law and the relevant legislation regarding the transmission of data and media, and must refrain from any illegal and abusive behavior that may affect other visitors/users and cause damage or malfunction to the Website and consequently bring damages to the Company. Indicatively and without limitation, the visitor/user is not allowed: (a) to take any action that may cause harm to third parties, including minors; (b) to transmit or access content that: i) violates any rights of third parties (e.g. intellectual and industrial property), or ii) offends the personality of third parties (e.g. defamatory, racist), or iii) is contrary to law, good faith and business ethics, or iv) interferes in any way with privacy and private and social rights of third parties; (c) to mislead anyone as to the origin of the content of the Website, to damage, in any way, the reputation of the Company or of third parties, to endanger the security of the Company's network; (d) to prevent one's access to the Website or circumvent their identity verification by the Website; (e) install, promote and/or make available content bearing digital viruses or any other electronic code, files or programs designed to interfere with, destroy or restrict the operation of any software or hardware or prevent other users from using the Website; (f) to collect or store personal data of other users. **[3.3]** In case of use which is illegal or contrary to the provisions of this present, the user/visitor must compensate the Company for any damage arising from such use. No failure on the part of the Company in exercising any of its rights under these terms shall operate as a waiver thereof.

4. WEBSITE ACCESS, AVAILABILITY & SECURITY

[4.1] The Company makes reasonable efforts for the maintenance and availability of the Website, however it does not warrant the Site's uninterrupted availability; the Company is entitled to modify and/or temporarily or permanently suspend all or part of the Website, for maintenance purposes or for any other reason, without notice. The user/visitor acknowledges and accepts that the Company bears no liability for any user/visitor's damage resulting from the use of the Website or the inability to access it, the cessation of all or part of it, the delay, interruption or poor quality of services or loss of user/visitor's content. **[4.2]** Access to the Website is provided at the initiative of the visitor/user and not of the Company. The visitor/user of the Website is solely responsible for having the necessary equipment (e.g. personal computer), software, as well as any service necessary to access the Website and the services provided. The visitor/user is also responsible for protecting their own system from viruses and other malicious software. **[4.3]** The Company has taken, to the extent possible, all necessary security measures to protect the Website from viruses and other malicious software and uses security systems to control the access to its webpages in order to prevent attacks and other unauthorized

actions, however it is not possible to warrant that the content of the Website is free of viruses, errors and other harmful elements. The Company assumes no liability for any actual or incidental or consequential damage (including loss of profits) to the visitor/user or third parties, directly or indirectly, from the use of the Website, including damages from computer or other systems failures, data loss, malfunctions of any software or hardware already installed etc.

5. PERSONAL DATA & COOKIES The management and protection of the personal data of the visitor/user of the Website is governed by the provisions of the European and Greek legislation, as elaborated in the Privacy & Protection of Personal Data policy of the Company (<https://publo.gr/en/privacy-policy/>), which is an integral part of the Terms of Use. The Website uses "cookies" to improve user's navigation and to continuously improve the provision of the Company's services, for statistical and other reasons. Any Use of the Website is deemed as an express acceptance of said use of cookies in accordance with the Cookies Policy of the Company (<https://publo.gr/wp-content/uploads/2020/11/Cooockie-Policy.pdf>), which is an integral part of these Terms of Use.

6. APPLICABLE LAW, JURISDICTION & OTHER PROVISIONS

[6.1] The present Terms of Use and any amendments thereto are governed by Greek Law. The courts of Athens shall have exclusive jurisdiction to interpret the Terms of Use and to determine any dispute arising therefrom. **[6.2]** Any term of this Agreement which is prohibited in law or which is held to be void or unenforceable shall be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof.