

GENERAL TERMS OF USE OF THE WEBSITE

1. These terms of use of the Website (hereinafter the “Terms of Use”) determine the technical conditions for the provision of services by electronic means by Dun & Bradstreet Poland spółka z ograniczoną odpowiedzialnością with its registered office in Warsaw at ul. Plac Europejski 2 (00 - 844 Warsaw), entered in the Register of entrepreneurs of the National Court Register kept by the District Court for the capital city of Warsaw in Warsaw, 13th Commercial Division of the National Court Register under KRS number 0000228478, NIP (Tax ID Number) 774-285-50-54, with a share capital of PLN 1,075,000.00 (hereinafter “D&B”).
2. The Website is available via the web page: <https://on-line.dnb.com.pl/> on prior logging in by the Ordering Party using the logins and passwords provided by D&B.
3. The Terms of Use are provided free of charge at <https://on-line.dnb.com.pl/> in a way ensuring the possibility to read their contents prior to placing an Order or concluding a Contract.
4. Detailed rules of placing Orders by the Ordering Party, concluding Contracts between the Ordering Party and D&B, accessing the Website and the principles of use of D&B’s services are set out in the General Conditions of Contracts available at www.dnb.com/pl. These Terms of Use complement the General Conditions of Contracts. In the event of discrepancies between these Terms of Use and the General Conditions of Contracts, the General Conditions of Contracts shall prevail.
5. The following minimum technical requirements shall be met in order to use the Website:
 - 5.1. possession of a terminal device with Windows, Linux (with graphics console) or Mac OS operating system,
 - 5.2. processor: 1 GHz,
 - 5.3. RAM: 1 GB,
 - 5.4. broadband Internet connection with a minimum download speed of 512 kb/s and a minimum upload speed of 128 kb/s,
 - 5.5. active email account,
 - 5.6. installed web browser allowing for the use of Java Script and cookie files: Internet Explorer/Microsoft Edge (min. version: 11.0), Google Chrome (min. version: 85.0), Firefox (min. version: 81), Opera (min. version: 10.0) or Safari (min. version: 13),
 - 5.7. support for PDF electronic publications.
6. D&B is not responsible for any interference, including any interruption in delivery or operation of the Website due to force majeure, unauthorised interference by third parties or incompatibility of the technical infrastructure of the Ordering Party with the specifications indicated in points 5.1 to 5.7 above.
7. D&B will make every effort to ensure that the Website operates continuously, while D&B is entitled to carry out repairs, maintenance, upgrades, and modifications of the Website or any of its components, during which its availability may be limited or temporarily excluded.
8. D&B reserves the right to make unilateral modifications to the layout of the Website at any time without prior notification of the Ordering Party.
9. It is the responsibility of the Ordering Party to use the Website in a manner that complies with the provisions of the applicable law and good manners. Therefore, the Ordering Party shall not in particular be entitled to:
 - 9.1. take actions which could disrupt the operation of the Website, in particular by using harmful software, scripts or technical devices that negatively affect the safety of use of the Website,
 - 9.2. interfere with the database software of the Website,
 - 9.3. remove, circumvent or amend technical restrictions in the software of the Website,
 - 9.4. reproduce, modify, copy or make any corrections or amendments to the implementing program or to the definition of the software of the Website,
 - 9.5. use the Website to provide hosting services for commercial purposes,
 - 9.6. provide illegal content to the Website.
10. The Ordering Party is responsible for the content of any materials that he/she posts on the Website. D&B is not responsible for the content of any communications or information submitted by the Ordering Party, its employees or third parties who were provided access to the Website by the Ordering Party. D&B has the right, but not the obligation, to monitor the content of materials posted on the Website in order to investigate whether they are in breach of applicable provisions of law, these Terms of Use, good manners, rules of social co-existence, feelings, morality, beliefs, personal rights, fair competition rules, know-how or a secret protected by law. If D&B becomes aware of any material posted in violation of the rules or principles referred to in the preceding sentence, D&B will take whatever action it deems appropriate under the given circumstances, including, in particular, removing the given materials from the Website.
11. Capitalised terms in these Terms of Use have the meaning given to them in the General Conditions of Contracts, unless otherwise stated in these Terms of Use.
12. These Terms of Use shall enter into force on **21 April 2021**.
13. D&B retains the right to modify the content of these Terms of Use at any time. Any changes to the Terms of Use shall take effect on the date of their publication.
14. D&B will inform the Ordering Party of any change in the Terms of Use by posting relevant information on the Website. Using the Website by the Ordering Party after introducing changes to the Terms of Use shall be tantamount to accepting these changes.