

The regulations of the internet service for Illustrators of the company **MULTIDEAS Media Partnership**
valid since 10st of April 2007

§ 1

The registration and responsibility

1. The regulations beneath define the principles and conditions concerning using the service of the company MULTIDEAS Media Partnership, hereinafter called the **Organizer**, for an Illustrator, and hereinafter called the **User**.
2. Users of the service may be a natural or legal person from the whole world.
3. The registration in the service is free of charge and the presentation of portfolio is voluntary.
4. A user registered in the service on the given here regulations is not entitled to remuneration for their portfolio presented in the service.
5. Every user presents their work at their own responsibility.
6. The Organizer is not held responsible for any loss incurred by the User as a result of registration in the service or using it.
7. While registering in the service, the User declares that the material published by them is their own work and no third party has copyrights to them, or they have got a written approval from their owner on the use of them in the service.
8. The User commits themselves to obey the regulations, to use the available disc space according to the assumptions of the service and to the Polish copyright, as well as to respect the laws of other users.
9. The User commits to place their portfolio as part of one account. The registration of two or more accounts of one person with the help of a few email addresses is unacceptable. Such cases will be found and those accounts will be suspended or permanently erased, email addresses will be blocked.
10. When registering in the service, the User accepts all conditions defined in the regulations.

§ 2

The conditions of the cooperation

1. When registering in the service, the User agrees to publish their works free of charge in the service as a portfolio of illustrations and to show it to unlimited amount of people.
2. The User agrees that the Organizer uses the material placed in the service free of charge as a whole or a part of it, in promotional purposes, in all known and available media, using all means of transmission. The illustrations of the User may be used and presented by the Organizer in the service on the main page as so called main TOP. The TOP is an illustration of a chosen user with a caption (a quotation/ watchword), which will be edited and accepted by the Organizer.
3. Every portfolio in the service will function with so called screen name - Login (Author).
4. While registering in the service, the User commits to give real personal data. If they give false data, such an account will be erased from the service and email address – blocked.
5. The users of the service **are not allowed to use their names in the screen name or descriptions of portfolios**, and they cannot give any contact details, such as address, telephone number, email, or any other contact numbers that would enable a Customer to contact the User without the mediation of the Organizer. The accounts that do not obey this rule will be erased.
6. The User agrees on:
 - a) presentation of illustrations as a portfolio placed in the service the MULTIDEAS Media Partnership.
 - b) using and editing their personal data at own use of the MULTIDEAS Media Partnership. According to the art. 24 act no 1 point 4 of the Personal Data protection Law, giving the data is voluntary and every user has a right to view and to change them.
 - c) receiving information and trade offer from the MULTIDEAS Media Partnership and the partners of the service as defined in the art. 10 act no 2 of the act of the 18th of July 2002 Online Services Law (law gazette no 144 pos 1204). The MULTIDEAS Media Partnership guarantees that the received information and trade offer will be in accordance with service's profile.
7. Accepting the regulations, every user of the service agrees that all their illustrations placed here will be given the so called watermark – Multideas – which is a protection from the theft of illustrations by a third party.
8. A registered user of the service is allowed to inform about their portfolio in public.

§ 3

Agreements and cooperation with Customers

1. In case of Customer's interest in the works of the User, the Organizer of the service will contact the User in order to begin cooperation according to the regulations of mediation in sales or after User's acceptance they will give the User's data to a Customer or the other way round.
2. For giving the contact data, the Organizer does not require any charge from none of the parties.
3. The user may begin cooperation with an interested person using the service only if the Organizer agrees to it. If a registered user contacts a Customer omitting the Organizer's mediation, their account will be erased and the cooperation permanently severed.
4. Detailed conditions of cooperation and mediation are presented in agreements signed by the Organizer and the User of the service. Those agreements are available from the day of the first order.
5. The Organizer mediates in conclusion of all agreements and contracts. The cooperation begins only after the agreement of the User and on their responsibility.

§ 4

Technical conditions

1. The User has rights only to present illustrations in the service. All photos will be erased from users' accounts. In case of disobeying the requirements of the Organizer, the account will be erased from the service.
2. The limit of illustrations is given individually by the service administrator.
3. The User cannot demand a bigger limit than this given.
4. At any moment, the User may: delete and exchange the works placed in the service, complete or change their personal data, as well as demand deleting the account.
5. Deleting the account from the service on User's demand takes place within 30 days since the day of the demand.
6. From illustrations sent by the User, the Organizer chooses the main one that will be shown on the main page and it will function as so called a supposed illustration. Such an illustration cannot be erased or exchanged. If the User wants to delete such an illustration, the User has to contact the administrator.
7. **The sent material has to meet the following technical requirements:** every illustration cannot exceed the size of 100 kb, RGB graphic files have to be in formats: JPG or GIF, the size of an illustration – longer side should be exactly 500 pixels, animations- GIF format.
8. **The Organizer of the service may refuse to publish illustrations or to delete from the server a portfolio which:** does not meet the required technical conditions, is not positively assessed by the commission, is obviously no artistic work, is against social norms, is infringing the copyrights of a third party, the law was infringed while preparing it.
9. Because of above reasons, the Organizer may temporary suspend the User's account till the moment the User ceases to practice the activities against the regulations given here or he may delete the account permanently.
10. The Organizer informs the User about refusal to publish their portfolio, to suspend it or to delete it.
11. There is no possibility to appeal from this decision.

§ 5

Final decisions

1. In case of liquidation of the service, all data and works of users will be permanently deleted from servers. The Organizer will inform users about such a situation in advance. In this case the User cannot demand any compensation from the Organizer.
2. The conditions concerning the Users' privacy are described and available in the bookmark Privacy on the main page of the service MULTIDEAS.
3. The Organizer does not hold the responsibility for an unauthorized change of the User's data by a third person using the register password of the User. The Organizer does not hold the responsibility in such case for any unauthorized use of personal data given in the service.
4. The Organizer of the service guarantees the protection of copyrights of the Users, but he does not hold the responsibility for an unauthorized use of a work or for their publication in any way.
5. The Organizer of the service does not hold the responsibility for infringing of copyrights by the Users or other rights of third party.
6. The Organizer of the service does not guarantee the User to begin individual trade cooperation as a result of their presence in the service. He also does not hold the responsibility for results and consequences of the cooperation between an Illustrator and a Customer.
7. The works presented in the service are ownership of their authors or companies, according to the work's authorization. Copying and distributing of the works placed in the service without the Organizer's, authors or company's, being a legal owner, agreement, is forbidden.
8. The Organizer reserves the right to change those regulations. Each change will be announced in the service.