

Rules of SocialPips.com Service

These Rules define terms and conditions of using SocialPips.com Service, websites under the domain of SocialPips.com, principles of providing and using the SocialPips.com Service of the Service and information tools available under this domain, rights and obligations of the Users, as well as rights, obligations, and scope of liability of the Owner of the Service. The subject matter Rules apply to each and every User of SocialPips.com Service, both registered and unregistered. To any and all matters not settled herein provisions of the Polish laws shall apply.

I. Definitions

Terms used in these Rules shall have the meaning as follows:

1. SocialPips.com Service – IT internet application operating under the domain SocialPips.com along with all technical infrastructure, information tools, and graphic elements.
2. The owner of SocialPips.com Service – FK Capital Sp. z o. o. with the registered office in Częstochowa (42-217 Częstochowa, ul. Waszyngtona 62/7), entered into the Entrepreneurs Register kept by the District Court in Częstochowa, 17th Commercial Register of the National Court Register under number NCR: 0000542919, with tax identification number NIP: 949-220-00-04, business statistical number REGON: 36077916000000.
3. Service administrator – FK Capital Sp. z o.o.
4. User – physical person, legal person, or organizational entity without legal personality, which is granted legal capacity under the Act, using SocialPips.com Service and having legal capacity, who uses functionalities of the Service for his/her own purposes, reads information and materials published in the Service, and refrains from providing services to clients based on SocialPips.com Service functionality. The use of the Service other than for own purposes or the use of the Service as a tool to provide services to third parties shall require a separate agreement between such entity and the Owner of SocialPips.com. The following shall not be considered as the Users of the Service: Bank, Brokerage House, Brokerage office, investment Company, financial advisor, or any other entity providing professional services within widely understood financial advisory. Under these Rules, the User of the Service shall also not be considered employees of the aforesaid entities should they use the Service for professional purposes.
5. SocialPips.com Service of the Service – information published in SocialPips.com Service by the Users or the Owner of the Service, including comments, market graphs and data regarding currencies, which at the same time are not recommendations in the meaning of the Resolution of the Minister of Finance of 19th October 2005 on information constituting recommendations for financial instruments or issuers thereof (Official Journal of Laws of the Republic of Poland No. 206, item 1715, as amended).
6. Information tool – IT applications made available by the Owner of the Service in SocialPips.com Service aimed at monitoring financial instruments for own purposes of the Users.
7. Financial instruments – instruments in the meaning of The Act on Trading in Financial Instruments (Official Journal of Laws of the Republic of Poland of 2005, no. 183, item 1538).
8. Rules – these rules of SocialPips.com Service.

II. Purpose of activities and services of SocialPips.com Service

1. SocialPips.com Service is a portal of publishing and information nature. It operates as a forum to exchange information, knowledge, and experience between the Users. Therefore, SocialPips.com Service is platform which enables the Users to exchange information on Forex, widely understood financial market, and to use Information Tools allowing for better explanation of principles governing economy. To execute the aforesaid purposes under principles defined in the Rules, the Owner of the Service provides the following services:
 - allows the User access to telecommunication sources of SocialPips.com Service so that the Users can post, make archives, and distribute the Users' SocialPips.com Service in SocialPips.com Service
 - allows the Users access to telecommunication tools to use them according to their intended use.
2. Information tools available under SocialPips.com Service are internet applications based on algorithm developed by the Owner of the Service.
3. Tools available in the Service do not provide the User with information on detailed parameters of transactions, but they gather generally available market data in one place. The tools do not provide the possibility to obtain information of recommendation nature. They do not define any behavior either. Data obtained with use of indicated tools are collectively posted information, which the User may obtain independently from other sources and based on his/her own calculations.
4. Variables entered by the Owner of the Service or the Users will support monitoring of financial instruments.
5. Internet applications available within frameworks of SocialPips.com Service only serve informative purposes.
6. Data, SocialPips.com Service of the service, any other information, financial tools, and financial instruments obtained by the Users of SocialPips.com Service are of informative nature, they do not constitute recommendation or investment advice in the meaning of the Resolution of the Minister of Finance of 19th October 2005 (Official Journal of Laws of the Republic of Poland of 2005, No. 206, item 1715) on information constituting recommendations for financial instruments and issuers thereof. Owners of the Service and SocialPips.com Service shall not be held liable for any investment decisions made based on data, SocialPips.com Service of the service, another information, financial tools and financial instruments posted on SocialPips.com Service, as well as for effects and possible losses resulting from the said decisions made based on data, SocialPips.com Service of the service, another information, financial tools, or financial instruments posted on SocialPips.com Service.
7. Any possibilities of using SocialPips.com Service and its SocialPips.com Service for advertisement or promotion shall require a separate written agreement concluded with the Service Administrator, with the restriction that no SocialPips.com Service of recommendation nature or investment advisory nature may be posted.
8. The User of SocialPips.com Service, and thus the client, may not be an entity residing or seated in the country, which would consider the use of SocialPips.com Service or

SocialPips.com Service of SocialPips.com Service as not permitted, as well as an entity which for any reasons is subject to such provisions of law.

III. Rights to SocialPips.com Service

SocialPips.com Service, in particular its graphics, technical solutions, and SocialPips.com Service of the Service (excluding SocialPips.com Service of the Service developed by the Users) shall be the property of the Owner of the Service and are protected within the scope provided by provisions of law, including copyrights. The use of any aforesaid elements shall require written agreement of the Owner of the Service.

IV. Principles governing provision of services within SocialPips.com Service.

1. Unregistered User of SocialPips.com Service can view the SocialPips.com Service within limited scope, as well as use basic functions and possibilities, which are offered by the Service. Access to Service in the full scope requires previous registration.
2. Registration in SocialPips.com Service is dependent upon acceptance by the User of the Rules and upon agreeing to personal data processing in compliance with privacy policy defined in the Rules. Rules acceptance and acceptance for personal data processing in compliance with privacy policy is made via electronic mail registering to SocialPips.com Service.
3. Registration in SocialPips.com Service is connected with establishing an account in the Service by the User. The User may have no more than one account. Should the Owner of the Service decide that the User violated provisions of the Rules establishing more than one account, he may block the accounts till the case is resolved, or remove the accounts leaving the User one of the accounts. Any and all disputes related to the Users' accounts are settled via e-mail. The Owner of the Service makes the following e-mail address available for contacts with the Users in matters related to accounts: contact@socialpips.com.
4. To register in SocialPips.com Service, it is required that the User, filling in the registration form – enters his/her login, password, and e-mail address. In response to registration form sent by the User, the User receives e-mail confirming registration with the account activation link.
5. At the registration of the user in SocialPips.com Service, the User and the Owner of the Service conclude the agreement on provision of services within the frameworks of SocialPips.com service.
6. The User may at any time cease to use the services of SocialPips.com Service and stop his/her activity within the service. The User may also cancel his/her account in SocialPips.com service. At cancellation of the account by the User, the agreement on provision of services under SocialPips.com Service is terminated. At the same time, we hereby inform that in order to ensure credibility and continuity of information for other Users of the service, SocialPips.com Services posted by the owner of the cancelled account shall remain in the service and they may be still reviewed.
7. The aforesaid SocialPips.com Services may be removed only under individual request of the User, who cancelled his/her account. Such request shall be sent to e-mail address: contact@socialpips.com.
8. At the moment the User makes post in the service, he/she agrees for their use within the frameworks of the service and in the related purposes.

9. The User, sending the SocialPips.com Service to the service, grants the Owner of SocialPips.com Service free of charge, unlimited in time and territory, non-exclusive permit to use and manage a given SocialPips.com Service (non-exclusive license on copyrights and related rights) by the Owner of the Service within all known fields of use related to activity and development of the Service.
10. The User, sending the SocialPips.com Service to the service, also grants the Owner of the Service exclusive right to exercise related rights on the SocialPips.com Service, as well as dispose and use them – the right to exercise and grant permits to make any developments, including translation, changes, modifications, abbreviations, 3D animations, and other changes, as well as to use and manage developed ones within their full scope.
11. Provisions of §IV(9)(10) shall only regard SocialPips.com Services of publishing and informative nature, which do not have features of recommendations or investment advisory.
12. The User ensures that individuals authorized to the SocialPips.com Service resigned from exercising personal copyrights, including the author's supervision, and agreed to use their contributions within the scope referred to herein.
13. Within the frameworks of execution of SocialPips.com service, other Users receive information on logins and any additional data, which the User may freely give through the administration panel of SocialPips.com Service. They are: name, surname, birth date, the User's profile description, sex. Filling in individual data in the administration panel of SocialPips.com Service, the user agrees for such data to be published.
14. To properly use the Service, it is required to use the updated version of internet browser Opera, Google Chrome, Mozilla Firefox, Internet Explorer, or any compatible browser, unless otherwise specified. It is also required to turn on JavaScript in the browser that is used by the User.
15. Within frameworks of SocialPips.com Service, the registered Users may, through the available website, create SocialPips.com Service of SocialPips.com Service by making posts. Such posts may, but do not have to, include images. The User may post graphic on the website of the Service in such formats as JOG, GIF, ONG, TIFF, and BMP. Any and all graphic files posted by the User shall be automatically converted to the size required by the Service.
16. The User is obliged not to post any SocialPips.com Service in SocialPips.com Service which is of illegal nature, violates provisions of law, and good practice, in particular any SocialPips.com Service which:
 - includes vulgarism and words commonly considered to be offensive
 - induces to race or religious hatred
 - includes pornography
 - violates third party intellectual property rights, including copyrights and industrial copyrights
 - misleads the public
 - reveals confidential information in the meaning of the Act on Trading in Financial Instruments
 - presents futures of manipulating exchange rates
17. The User may post, store, and make available SocialPips.com Service in the Service which are protected by intellectual property rights, including works protected by copyrights only if such activity is within the rights of the User. The user shall be held fully liable towards third parties for making any SocialPips.com Service publicly available in SocialPips.com Service violating rights of third parties.
18. Posting any SocialPips.com Services by the User in SocialPips.com Service, including works, causes their automatic publishing in SocialPips.com Service, therefore making

them publicly available in such a way as any person could access it at any time and place for unspecified period of time. Thus, the User should carefully consider his/her decision on making posts in the aforesaid Service.

19. Accepting these Rules, the User agrees to observe the principle that under SocialPips.com service, it is completely forbidden to advertise or promote his/her service or products, as well as to post related commercial offers.
20. Advertisements, promotions, and commercial offers regard any such activities.
21. The Owner of the Service allows for promotion and advertisement of the User's services or products within SocialPips.com Service following previous conclusion of the agreement with the Owner of the Service. Any and all terms and conditions of such agreement shall be agreed individually.
22. Any and all forms of advertisement, promotion, or commercial offers posted with violation of these Rules shall be immediately removed by the Service Administrator.
23. The User is obliged to respect rights and personal interest of other Users, including their copyrights. Therefore he/she is entitled to use SocialPips.com Service of other Users only within permitted private use.
24. Use of services of SocialPips.com Service requires activity of the User in good faith, according to their best knowledge and skills, especially as regards SocialPips.com Service posted by the Users in SocialPips.com service.
25. Should it be found that the User violated rules of use of SocialPips.com service, the Owner of the Service may, following previous notice sent to the User via e-mail requesting him/her to refrain from violation of the said rules within days, and provided that such notice is ineffective, file the User via mail and with an immediate effect notice of termination of the agreement on provision of services within SocialPips.com Service, and delete the User's account. In the case of grounded suspicion of gross violation by the User of rules of SocialPips.com Service, the Owner of the Service may block the User's account till the violation is resolved. Should the said be confirmed in result of the investigation, the Owner of the Service shall be entitled to terminate the agreement for provision of services of SocialPips.com Service with an immediate effect via e-mail, and delete the User's account. Should the said suspicion turn to be not grounded, the User's account shall be unblocked.
26. In the case of official notification from authorities, or obtaining credible information on nature of the SocialPips.com Service posted by the User in SocialPips.com service, which is illegal or incompliant with these rules, or the related activity, the Owner of the Service is entitles to block access to such SocialPips.com Service.
27. Should the User of the Owner of the Service cancel the account, the SocialPips.com Service created under such account shall be kept in SocialPips.com Service with information that the account is cancelled, unless it violates rules of these rules.
28. The Owner of the Service shall make any effort to ensure proper functionality of the Portal, and shall ensure assistance in solving technical problems related to the said functionality.
29. The Owner of the Service hereby reserves the right to periodically limit or suspend functionality of SocialPips.com service, or its parts, or specific Services due to technical causes, including in result of system repairs or maintenances, or modernization or development of SocialPips.com Service. The Owner of the Service shall make any effort so that information in scheduled limitation or suspension is published in the Portal in advance.

30. The Owner of the Service hereby reserves the right to completely refrain from making SocialPips.com Service available, without any cause, following previous notification to the Users via SocialPips.com Service no later than 7 (seven) days in advance.
31. The Owner of the Service shall not give information on Users to third parties unless it is required by provisions of law or Rules of SocialPips.com Service.

V. Liability and limitation of liability

1. Any and all SocialPips.com Service of the Service posted in SocialPips.com Service by the User express his/her personal views, which should be presented in a good faith and according to the best knowledge of the User.
2. The Owner of the Service shall not be held liable for SocialPips.com Service of the Service posted by the Users in SocialPips.com Service, in particular for their credibility, and reliability, as well as for investment decisions so taken.
3. The Owner of the Service hereby reserves the right to remove any element of the Service SocialPips.com Service should it violate Rules of SocialPips.com Service.
4. What is more, the Owner of the Service hereby states that any and all SocialPips.com Service of the Service developed by the Owner of the Service is prepared with due diligence, based on best knowledge of authors. It is only of informative nature and shall not be any recommendation or investment advice in the meaning of the regulation of the Minister of Finance of 19th October 2005 (Official Journal of Laws of the Republic of Poland of 2005, No. 206, item 1715) on information constituting recommendations for financial instruments and issuers thereof.
5. The Owner of the Service hereby states that he does not recommend any materials or SocialPips.com Service posted in the Service as the basis for activities of the users, and therefore shall not be held liable for any resulting consequences. The Users of SocialPips.com Service use SocialPips.com Service or the Service at their own risk.
6. The Owner of the Service and SocialPips.com Service shall not be held liable for any investment decisions made based on the aforesaid SocialPips.com Services, in particular for any resulting losses.
7. At the same time, the Owner of the Service shall not be held liable for the precision of exchange quotations made available in the Service. Such lack of precision may result from rapid change in exchange quotations and simultaneous delay in data transfer.
8. Any and all information implying financial data, such as e.g. quotations for financial instruments, financial ratios, are prepared by the owner of the Service with due diligence. The aforesaid elements and data presented in SocialPips.com Service are only of informative nature. The User should verify them with, amongst other, official announcements of companies, data presented by market operators and non-market operators.
9. Information obtained from SocialPips.com Service cannot be the basis for investment activities of the User. Each decision of the User shall be carefully considered, and action based on verified information.
10. One needs to consider significant risk of investment on Forex market and the Stock Exchange, and therefore the possibility of loss of invested sources, for which the Owner of the Service shall not be liable.
11. SocialPips.com Service and the Owner of the Service do not carry out any brokerage activity in the meaning of the Act on Trading in Financial Instruments of 19th July 2005.

12. SocialPips.com Service of the Service may not be copied or made available by the Users to third parties without reference to the source or written consent of the Owner of the Service. This power is not given to individuals or entities in countries or in jurisdictions, where it may constitute violation of laws in force in such countries or jurisdictions.
13. Making copies of the Service or using them in compliance with these Rules may result in violation of copyrights of third parties, or may lead to claims of such third parties connected with violation of copyrights, for which the Owner of the Service shall not be held liable.
14. SocialPips.com Service is not the agent in the case any agreement is concluded between the Users of the Service, and therefore shall not be held liable for any related consequences and damages.
15. Furthermore, the Owner of the Service shall not be held liable for:
 - correctness of personal data provided by the Users
 - actions or omissions of the Users which violate provisions of law or these Rules
 - violations of third parties rights by the Users due to use of SocialPips.com Service, in particular if when making available telecommunication system to store and post SocialPips.com Service of the Service by the Users, the Owner of the Service is not aware of illegal nature of such SocialPips.com Service or related activities, and in the case of receiving official notice from authorities or obtaining credible information of illegal nature of SocialPips.com Service or related activities, he shall immediately block access to such SocialPips.com Service of the Service.
 - compliance of SocialPips.com Service of the Service posted by the Users with facts
 - activities or omissions of internet services suppliers, and any failures or interruptions in operation of internet network which is used by the User to use SocialPips.com Service
 - activities of the Users or other persons which make it impossible or which interrupt use of SocialPips.com Service
 - SocialPips.com Service of the Service posted in the Service by the Users
 - technical problems for which the Owner of the Service is not responsible, in particular those resulting from occurrence of force majeure (in particular incorrect functionality of internet network)
 - any and all damages of the User resulting from improper entry or understanding of information by the User
 - the manner the User uses SocialPips.com Service of the Service
 - effects of using the password and log in of the User by third parties if the User fails to immediately inform the Owner of the Service on the fact that third parties have knowledge on his/her password and log in and request to block his/her profile till until revoked
 - loss of data in effect of equipment or system failure or other circumstances due to reasons for which the Owner of the Service is not responsible
16. The User posting any materials, comments, opinions, entries, informative texts, or opinions on internet forum available in the SocialPips.com Service states and warranties that they are legal and do not violate or are not aimed at violating, omitting or trying to omit:
 - common law or local laws, in particular they do not cause any damage or harm to third parties or institutions
 - provisions of these Rules
 - moral and ethical norms, good practice – posting any materials which do not meet the aforesaid provisions is strictly forbidden

17. The User also states and warrants that he is entitled to post all materials, comments, opinions, entries, informative texts, or opinions in the Service, as well as that he/she is their only author, he/she did not transfer copyrights or related rights to such works to any person, and that such post will not result in any claims or third parties or institution towards the Owner of the Service, or it will not result in violating provisions of law, rights or third parties or institutions by the Owner of the Service. Should any of the aforesaid statements turns to be incorrect, incomplete, or not credible, and thus the Owner of the SocialPips.com Service becomes the party to the civil, criminal, or administrative proceedings, or if third parties or institutions file claims towards the Owner of SocialPips.com Service, the User shall immediately, following notification sent by the Owner of SocialPips.com Service, release him of any liability for the identified violations and shall redress damage inflicted to the Owner of the Service, third parties, or institutions, as well as shall repay any and all expenses incurred in result of such claims or proceedings.
18. The Owner of SocialPips.com Service shall not be held liable for interruptions in functionality of the Service due to force majeure, failure of equipment, or unauthorized intervention of the Users.
19. The Owner of SocialPips.com Service shall not be held liable for damages of the User caused in result of using by the User od unsecured computer, without any virus protection, which is connected to the Internet network, in particular for any breaks into the system used by the User, or to his electronic mail. for taking-over of his password or log in by third parties, virus infections of the User's computer systems.

VI. Complaints

1. Complaints regarding services provided in SocialPips.com Service can be submitted by the Users via electronic e-mails to the following e-mail address: contact@socialpips.com
2. The Owner of the Service shall review the complaint within 14 days of the receipt. Information on the decision about the complaint shall be sent to the User via electronic mail to the e-mail address filled in at the registration.

VII. Privacy policy

The Administrator of personal data of the Users is the Owner of SocialPips.com Service– FK Capital Sp. z o.o. with the registered office in Częstochowa (42-217 Częstochowa, ul. Waszyngtona 62/7), entered into the Entrepreneurs Register kept by the District Court in Częstochowa,

17th Commercial Division of the National Court Register under NCR number: 0000542919, with tax identification number NIP: 949-220-00-04, REGON [*Business Statistical No.*]: 36077916000000.

1. The User shall have the right to access his/her personal data and change them.
2. Accepting these Rules, the User agrees for his personal data to be processed by SocialPips.com Service and to support individual services in compliance with the Personal Protection Act of 29th August 1997 (Official Journal of Laws of the Republic of Poland of 2002.101.926, unified text, as amended).
3. Accepting these Rules, the User agrees for his personal data to be processed by SocialPips.com Service in marketing and promotional purposes in compliance with the

Personal Protection Act of 29th August 1997 (Official Journal of Laws of the Republic of Poland of 2002.101.926, unified text, as amended), and in compliance with the Act of 18th July 2002 on provision of electronic services (Official Journal of Laws of the Republic of Poland of 2002.144.1204, as amended).

4. Pursuant to Art.32(1)(7) of the Personal Data Protection Act, the User shall be entitled to submit written, justified, request to cease to process such data due to specific circumstances of the User, as well as pursuant to Art.32(1)(8) of the Personal Data Protection Act, the User is entitled to object against processing of his data in marketing purposes or against transferring them to another data administrator.
5. The Owner of the Service shall ensure protection of the Users' personal data made available in result of registration in SocialPips.com Service and use of the services, including the following data: name and surname of the User, IP of the User's computer, and data included in e-mail address of the User.
6. Giving personal data as understood by provisions of law by the User at the registration is voluntary but required to execute the agreement on provision of services of SocialPips.com Service concluded between the User and the Owner of the Service.
7. The owner of the Service uses technical and organizational sources which enable personal data protection, including measures which do not allow access of third parties to such data or data processing in violation of provisions of law, as well as instruments preventing data loss, damage, or destruction. The Users are entitled to access their personal data, update and change it.
8. Personal data of the Users may also be processed:
 - a) to pursue claims related to services provided to the Users
 - b) in other cases provided by provisions of law
9. Accepting these Rules, the User allows the Owner of SocialPips.com Service to send commercial information regarding functionality and products of FxParkiet Service to e-mail address given at the registration, in compliance with the Act of 18th July 2002 on provision of electronic services (Official Journal of Laws of the Republic of Poland of 2002, No. 144, item 1204, as amended).
10. Accepting these Rules, the User allows the Owner of SocialPips.com Service to send Newsletter to e-mail address given at the registration, in compliance with the Act of 18th July 2002 on provision of electronic services (Official Journal of Laws of the Republic of Poland of 2002, No. 144, item 1204, as amended).
11. Accepting these Rules of SocialPips.com service, the User states that he/she has been informed on a voluntar nature of provision of data, as well as on his/her rights to: access data, download data, requesting for cessation of data processing or making objections against such processing.

VIII. Change in the Rules and cancelation of the account

Rules of SocialPips.com Service are available on <http://socialpips.com/pdf/TermsAndConditions.pdf> and may be subject to changes. The Users will be notified on any changes in the Rules sending them information on the change to the e-mail address given by the User at the registration in SocialPips.com Service. The amended Rules are binding to the User should the User fail to make a statement via electronic mail within 14 days of the information receipt on refusal to accept changes made in the Rules. In the case of such statement, the agreement on provision of services of SocialPips.com Service concluded with the User shall be terminated and his/her account removed from SocialPips.com Service. Failure to submit the aforesaid statement within the defined time frame shall be considered as approval for changes in the Rulers.

IX. Cookies policy

This Cookies policy regards internet service SocialPips.com managed by the administrator of the Service acting within the frameworks of the Academic Business Incubators Foundation.

1. When visiting SocialPips.com Service by the User, the system sends at least one Cookie file to the User's computer in order to clearly identify the browser.
2. Server of the service automatically registers information sent by the User's browser when opening individual websites. Registers of the serves may include such information as network requests, IP address, type and language of the browser, date and time of the request. This information enables us to improve quality of our services by identification and storage of the User's preferences and tracing trends, such as for example the manner the website is viewed.
3. The Service uses Cookies files to:
 - a) remember the log in
 - b) remember preferences as to viewing the Service
 - c) create statistics and reports of the Service functionality
4. The User may refuse to accept cookies files, therefore he/she shall remain anonymous. However, rejecting registration of cookies files, SocialPips.com Service will not be able to identify the User and his preferences.
5. To make configuration on the user's equipment as regards approval to save cookies files and to define scope of the registration, the User may introduce changes in the browser he/she uses.
6. SocialPips.com Service hereby informs that failure by the User to make changes in settings as regards cookies shall mean that they will be entered to the end device of the User. In such a case the Service may store information on the User's end device and get access to such information.
7. Information on Cookies management in individual browsers may be found on websites dedicated to individual browsers:
 - a) Firefox: <http://support.mozilla.org/pl/kb/ciasteczka>
 - b) Internet Explorer: <http://support.microsoft.com/kb/196955/pl>
 - c) Chrome: <http://support.google.com/chrome/bin/answer.py?hl=pl&answer=95647>
 - d) Opera: <http://help.opera.com/Linux/12.10/pl/cookies.html>
 - e) Safari: http://support.apple.com/kb/HT1677?viewlocale=pl_PL&locale=pl_PL
8. The following Cookies files are used in FxParkiet.pl Service:
 - a) cookies files which store session identification number (required to store information on login, filling in the form)
 - b) count – cookies responsible for registration of number of the website views
 - c) NID, PREF – Google Maps, cookies which provide interactive solutions as regards maps, which enables the entities posting the Content to add interactive maps adjusted to the circumstances
 - d) cookies plug-ins WordPress WP-SpamFree – cookies which prevent from sending spam through form to comments
 - e) w3tc_referrer – cookies plug-ins WordPress Total Cache intended for increase of the website capacities
 - f) Cookie Google Analytics
 - g) cookies regarding settings of the browser windows
 - h) cookies using to change the appearance of the website to high contrast

Accepting these Rules of SocialPips.com Service, the User states that he/she read all the provisions and being fully aware agree to respect any and all rules and principles defined in the aforesaid Rules, having in mind consequences resulting from violation. Therefore, accepting the Rules, the User waive any and all claims to the Owner of the Service, which may occur in the case of failure to apply to this document.