

Terms and Conditions of the Steelpress Website

§ 1 Definitions

The terms used in this document shall have the following meanings:

- 1) Terms and Conditions – these Terms and Conditions;
- 2) Website – the website at steelpress.eu and spp.net.pl;
- 3) Steelpress – "Steelpress" Spółka z o.o. with its registered office in Poznań, ul. Kargowska 5, 60-143, NIP (Tax ID): 779-16-30-645, REGON (Business ID): 630876747, KRS (National Court Register No.): 0000139691, the files of which are kept at the District Court Poznań – Nowe Miasto and Wilda in Poznań, VIII Economic Division of the National Court Register (KRS). Share capital: 574,000 PLN, EORI: PL779163064500000;
- 4) User – any person using the Website.

§ 2 General Provisions

1. The Website is operated by Steelpress.
2. Steelpress can be contacted by e-mail to: office@steelpress.eu or by phone at: +48 61 813-02-73.
3. The use of the Website is free. The User only pays the Internet charges in accordance with their contract with the Internet provider.
4. The Website operates based on HTML, CSS, PHP and JS technologies.
5. In order to use the Website, the User needs a device with the Internet access and an Internet browser: Microsoft Internet Explorer version 11, Microsoft Edge, Google Chrome version 39, Mozilla Firefox version 34, Opera version 25, Safari version 8, or any later version of these browsers.

§ 3 Website Functionalities

The Website makes it possible for the Users to:

- a) learn about the Steelpress product range;
- b) obtain information about the characteristics and properties of the products;
- c) obtain information about Steelpress, its business activity, and contact options;
- d) send messages to Steelpress.

§ 4

Responsibilities of the User

The User is obliged to:

- a) use the Website in accordance with the Terms and Conditions, legal regulations, and the principles of morality;
- b) refrain from using the Website to the detriment of Steelpress or third parties;
- c) refrain from entering unlawful content to the Website.

§ 5

Intellectual Property Rights

1. Any works, trademarks, and other subject matter covered by industrial property rights, and databases used on the Website are protected under the Act of 4 February 1994 on Copyright and Related Rights (consolidated text: J. of Laws of 2018, item 1191, as amended), the Act of 30 June 2000 Industrial Property Law (consolidated text: J. of Laws of 2017, item 776, as amended), and the Act of 27 July 2001 on the Protection of Databases (J. of Laws of 2001 No. 128, item 1402, as amended).
2. The rights to the subject matter covered by intellectual property rights referred to in section 1 are vested in Steelpress or third parties. The User does not acquire such rights by using the Website.

§ 6

Complaints

1. The Users can submit their reservations about the Website operation by e-mail to: office@steelpress.eu or in writing to the address: Steelpress Sp. z o.o. with its registered office in Lunoń, ul. Powstańców Wielkopolskich 48, 62-031. If the information provided by the User is insufficient to process the complaint, Steelpress may ask the User to supplement it.
2. A response to the complaint, including information on how it has been processed, or the need to supplement the complaint, is provided by Steelpress not later than within 14 days of receipt of the complaint.

§ 7

Amendments to the Terms and Conditions

1. Any amendments to the Terms and Conditions must be communicated to the Users in the following manner (all steps are obligatory):
 - a) posting relevant information on the home page of the Website along with the text of the new Terms and Conditions and the list of amendments;

- b) keeping the above information on the home page of the Website for at least 14 consecutive days (at least until the planned amendment date);
- 2. The Users must be provided with information on amendments to the Terms and Conditions in the manner specified in section 1(a) and (b) not later than 14 days before the amendment date.

§ 8

Final Provisions

- 1. The law applicable to disputes related to the Website operation is Polish law.
- 2. Any disputes related to the Website operation shall be settled by Polish common courts with relevant material and territorial competence in accordance with the Act of 17 November 1964 the Code of Civil Procedure (consolidated text: J. of Laws of 2018, item 1360, as amended).
- 3. The Terms and Conditions can be downloaded as a.pdf document from: <https://www.spp.net.pl/en/regulaminy-dokumenty-warunki/>