

1. Subject matter and scope:

1.1 The following general terms and conditions (GTC) in their current version are exclusively applicable to all present and future deliveries and other services provided by monzoom, Withalmst. 9/1A/7, 2120 Wolkersdorf, Austria (hereinafter “monzoom”) as part of its internet service provision at the domain monzoom.com.

1.2 The current version of these GTC can be downloaded and saved from here at any time. These GTC apply both to consumers in the sense of the Austrian Consumer Protection Act as well as to non-consumers (hereinafter “contractor”).

1.3 monzoom can transfer its rights and responsibilities under this contract to a third company, for example to a foreign subsidiary or an affiliated company (contract transfer). In the event that the contract is transferred, Members have the right to terminate the contract from the moment of contract transfer.

1.4 monzoom is entitled to amend and supplement these GTC with a reasonable period of notice. Notice will be provided solely by publication via email and on the internet on the pages of monzoom.com .

1.5 Other terms and conditions that deviate from those provided by monzoom are expressly excluded from the present legal transaction and all business relations with monzoom.

1.6 All offers by monzoom are non-binding.

2. Conclusion of contract

2.1 In order to be able to use the services provided by monzoom at monzoom.com, registration as a member and the associated creation of a free membership account at monzoom.com is required.

2.2 The Member is obliged to fully and accurately complete their personal details and other facts relevant to the contract that are requested as part of the registration process or during the term of the contract on the registration form and member profile. If the details provided should change after registration, the Member must amend the information in their membership account without delay.

2.3 During registration the Member sets a username and password for access to monzoom.com (hereinafter “access details”). User names that infringe the rights of third parties through their use, particularly rights relating to trademarks or names, are inadmissible. In addition, usernames that are unlawful or offend common decency are also inadmissible.

2.4 The Member must keep their access details secret and protected from access by unauthorised third parties. If the Member loses their access details, or knows or suspects that their access details have been used by a third party, they must inform monzoom. immediately. monzoom accepts no liability for damages suffered as a result of access details being obtained by third parties.

2.5 By sending the details in their registration form, the Member provides monzoom with an offer to conclude a contract of use for the platform.

2.6 monzoom reserves the right to decline the Member's registration without providing reasons.

2.7 Once monzoom accepts the Member's offer of registration the Member receives a confirmation email with the registration details and an activation link. The contract of use for the platform www.monzoom.com between monzoom and the Member comes into effect upon receipt of this confirmation email.

2.8 monzoom reserves the right to block or delete membership accounts without providing reasons.

2.9 monzoom is entitled at any time to withdraw the web page www.monzoom.com, the services offered there or any part of them, without prior notification. In such circumstances the usage rights of the Member cease automatically.

3. Services

3.1 On the online platform www.monzoom.com provided by monzoom it is possible to search for content, obtain licences for the available content and to download the content.

3.2 All services are subject to the end user licence which can be [viewed and downloaded here](#).

[Download the monzoom.com Terms and Conditions as PDF](#)