

JurAlst — Terms & Conditions

1. Scope of application

These Terms & Conditions apply to the use of the JurAlst website and any content, newsletters, digital materials, downloadable resources, AI-related products, legal-tech tools, subscriptions, services, applications or future platform functionalities made available by JurAlst.

By accessing the website, subscribing to a newsletter, purchasing a digital product, using an AI-related tool or interacting with any JurAlst service, you agree to these Terms & Conditions.

If separate contractual terms, order forms, product terms or service-specific conditions are agreed between JurAlst and a customer, those specific terms shall prevail over these Terms & Conditions in case of conflict.

2. About JurAlst

JurAlst is an independent platform focused on the intersection of law, artificial intelligence, legal technology and digital regulation.

JurAlst publishes legal news, analysis, educational content, commentary, interviews, newsletters and multimedia materials relating to artificial intelligence, technology law, regulatory developments and legal innovation.

JurAlst may also offer digital products, AI-related tools, legal-tech services, subscriptions, downloadable resources, educational materials and future commercial services connected to artificial intelligence and legal innovation.

3. No legal advice

The content published by JurAlst is provided for general informational and educational purposes only.

Nothing on the website, in newsletters, videos, interviews, digital products or AI-related services constitutes legal advice, a legal opinion, professional consultation or a substitute for advice from a qualified lawyer.

Users should not rely on JurAlst content as the sole basis for legal, regulatory, commercial or technical decisions. You are responsible for seeking appropriate professional advice before acting on any information obtained through JurAlst.

4. AI-related content and outputs

JurAlst may provide AI-related content, AI-assisted materials, experimental tools, legal-tech resources or future AI-powered functionalities.

AI-generated or AI-assisted outputs may be incomplete, inaccurate, outdated, biased or unsuitable for a specific purpose. Such outputs must always be reviewed by a qualified human professional before use.

JurAlst does not guarantee that AI-generated outputs are legally correct, complete, up to date, compliant with applicable law or suitable for any specific use case.

JurAlst does not guarantee that AI-related outputs are free from hallucinations, inaccuracies or regulatory inconsistencies.

Users remain solely responsible for evaluating, verifying and validating any AI-related result, recommendation, summary, classification, draft or output before relying on it.

5. User responsibilities

Users agree to use JurAlst only in accordance with applicable laws, these Terms & Conditions and good faith standards.

Users must not use the website, products or services for unlawful, misleading, fraudulent, harmful or abusive purposes; to infringe intellectual property rights, privacy rights, professional secrecy or confidentiality obligations; to upload, transmit or process unlawful, defamatory, discriminatory or harmful content; to interfere with the security, integrity or availability of the website or services; to reverse engineer, scrape, copy or commercially exploit JurAlst systems or content without permission; or to submit confidential, privileged, sensitive or regulated information unless explicitly permitted under a separate agreement.

6. Accounts, access and subscriptions

JurAlst may offer user accounts, paid subscriptions, premium access, digital downloads, memberships or other paid services.

Users are responsible for keeping login credentials confidential and for all activities carried out through their account.

Subscription terms, renewal periods, cancellation rights, fees and payment conditions may be specified at the point of purchase or in separate product-specific terms.

Unless expressly stated otherwise, paid subscriptions renew automatically for the agreed billing period and may be cancelled with effect from the end of the current subscription period.

7. Prices, payments and digital products

Prices for digital products, subscriptions, AI-related services or legal-tech tools are indicated at the time of purchase unless otherwise agreed in writing.

Payments may be processed by external payment service providers. JurAlst is not responsible for technical issues, delays or failures caused by third-party payment providers.

Due to the nature of digital products and downloadable content, refunds may be excluded once access has been granted or the download has been made available, unless mandatory consumer law provides otherwise.

8. Newsletter and communications

Users may subscribe to newsletters, legal updates, event information or other communications from JurAlst.

Newsletter subscriptions are voluntary and may be withdrawn at any time through the unsubscribe link or by contacting JurAlst.

JurAlst may use newsletter and communication tools provided by third parties, subject to the Privacy Policy and applicable data protection law.

9. Intellectual property

All content published by JurAlst, including texts, articles, graphics, videos, interviews, newsletters, digital products, layouts, branding elements, software elements and downloadable materials, is protected by copyright and intellectual property laws unless otherwise stated.

Users receive only a limited, non-exclusive, non-transferable right to access and use the content for personal or internal business purposes.

Reproduction, distribution, modification, republication, resale, public display or commercial exploitation of JurAlst content requires prior written permission.

User-generated content, if any, remains owned by the respective user. By submitting content to JurAlst, the user grants JurAlst the rights necessary to host, display, process and use such content for the operation of the relevant service.

10. Third-party content and external links

JurAlst may include references, links, embedded videos, interviews, external media, third-party tools or other external resources.

JurAlst is not responsible for the content, availability, security, legality or accuracy of third-party websites, services or materials.

Access to and use of third-party resources is at the user's own risk and may be subject to separate terms and privacy policies.

11. Data protection

JurAlst processes personal data in accordance with applicable data protection laws, including the Swiss Federal Act on Data Protection and, where applicable, the EU General Data Protection Regulation.

Details regarding the collection, use, storage and protection of personal data are set out in the Privacy Policy.

Where JurAlst acts as a processor on behalf of a customer, additional data processing terms or a Data Processing Agreement may apply.

12. Confidentiality and professional secrecy

Users must not submit confidential, privileged, secret or sensitive information to JurAlst services unless the relevant service explicitly allows such use and an appropriate agreement is in place.

This includes, without limitation, information protected by attorney-client privilege, professional secrecy, official secrecy, trade secrets, medical secrecy or similar statutory confidentiality obligations.

If JurAlst provides specific services intended for the processing of confidential or legally protected information, separate confidentiality, professional secrecy or data processing terms may apply.

13. Availability and changes to services

JurAlst aims to maintain the availability, security and functionality of its website and services but does not guarantee uninterrupted or error-free operation.

Temporary interruptions may occur due to maintenance, updates, technical issues, security measures or third-party service failures.

JurAlst may modify, suspend, update, expand or discontinue parts of the website, digital products or services at any time, provided that existing contractual commitments are respected where applicable.

14. Disclaimer of warranties

JurAlst provides the website, content, newsletters, digital products and AI-related services on an "as is" and "as available" basis.

To the extent permitted by law, JurAlst excludes all warranties regarding accuracy, completeness, reliability, suitability, availability, non-infringement or fitness for a particular purpose.

JurAlst does not warrant that the website or services will meet specific requirements or that all errors will be corrected.

15. Limitation of liability

To the extent permitted by applicable law, JurAlst shall not be liable for indirect, incidental, consequential or punitive damages, including loss of profits, business interruption, loss of data, reputational harm or claims by third parties.

JurAlst is not liable for decisions, actions or omissions made by users based on content, newsletters, AI-generated outputs, summaries, legal updates or digital materials provided through the platform.

Nothing in these Terms & Conditions excludes liability for intent, gross negligence, unlawful injury to life, body or health, or any liability that cannot be excluded under mandatory law.

16. Indemnification

Users agree to indemnify and hold JurAlst harmless from claims, damages, costs, liabilities and expenses arising from unlawful use of the website or services, violation of these Terms & Conditions, infringement of third-party rights or misuse of AI-related tools.

17. Consumer rights

If you access JurAlst as a consumer, mandatory consumer protection rights applicable at your place of residence remain unaffected.

Any limitations, exclusions or contractual provisions in these Terms & Conditions apply only to the extent permitted by mandatory law.

18. Amendments

JurAlst may amend these Terms & Conditions from time to time, including to reflect changes in law, business operations, technologies, services or regulatory requirements.

The updated version will be published on the website. Where required by law or contract, users will be informed by appropriate means.

Continued use of JurAlst after publication of updated Terms & Conditions constitutes acceptance of the revised terms, unless mandatory law provides otherwise.

19. Governing law and jurisdiction

These Terms & Conditions are governed by the substantive laws of Switzerland, excluding conflict-of-law rules and the United Nations Convention on Contracts for the International Sale of Goods.

Subject to mandatory legal provisions, the ordinary courts of Zurich, Switzerland, shall have jurisdiction over disputes arising from or in connection with these Terms & Conditions.

JurAlst may also bring claims before the competent courts at the user's place of residence, seat or any other legally competent forum.

20. Contact

JurAlst Baslerstrasse 71 8048 Zurich Switzerland

Email: infojuraist@gmail.com