



RULES AND REGULATIONS FOR THE PROVISION OF SERVICES ON THE E-DEBT WEBSITE

I. GENERAL PROVISIONS

The company LKI Group, a limited liability company, a limited partnership with its registered office and address in Poland, Poznań, ul. Dominikańska 3, NIP (Tax Identification Number) 7831687032, REGON (State Statistical Number) 302064437, entered in the National Court Register under the following number 0000414026 runs a website at www.e-debt.eu, where it provides services involving electronic access to tools supporting communications between parties to disputes, in particular supporting debt collection activities conducted by Website Users.

These Rules and Regulations define the principles of operations and use of this website, regulating its Users' rights and obligations.

Each person using the Website is obliged to read the Rules and Regulations, which can be found at https://e-debt.eu/static/documents/E-debt_terms_and_conditions.pdf the Privacy and Security Policy, which can be found at https://e-debt.eu/static/documents/E-debt_privacy_policy.pdf and to comply with these documents.

II. DEFINITIONS

The terms below are defined in the Rules and Regulations in the following way:

1. **"Rules and Regulations"** means these Rules and Regulations of the Website. The Rules and Regulations define the contents of the Agreement between the Administrator and the User.
2. **"Website"** means the website, which is run by LKI Group, a limited liability company, a limited partnership, with its registered office and address in Poznań at www.e-debt.eu.
3. **"Administrator"** means LKI Group, a limited liability company, a limited partnership with its registered office and address in Poznań.
4. **"User"** means each person, who has effectively registered on the Website.
5. **"User's Account"** means the part of the Website, which is available to the User after concluding an agreement with the website and logging in correctly (by providing the Login and the Password), which allows for the use of the Website and Services.
6. **"Login"** means the individual and unique username, which was selected by him/her during the registration on the Website.
7. **"Password"** means an individual sequence of letters and digits selected by the User during the registration at the Website. The Website recommends that the Password should be changed by the User from time to time, at least once every 30 days.
8. **"Package"** means the Service, which is provided in the scope and during the period indicated in detail in the Price List. Pursuant to these Rules and Regulations, the User may only use the Services, which are purchased in Packages.
9. **"User Panel"** means software made available to the User on-line on the Website, through which the User can manage the Services.
10. **"Service"** means each service provided by the Administrator at the Website in accordance with the Rules and Regulations and the Price List.
11. **"Counterparty"** means each person, with whom the User communicates using the Website.
12. **"Price List"** means the price list of Services and specification of Packages defining the scope of Packages of Services, the conditions for calculating the remuneration due to the Administrator from the User for services provided to him/her. The current Price List is available on the Website at: <https://e-debt.eu/price-list/> and <https://e-debt.eu/panel/e-debt-accounting/payment/>
13. **"Reliable Message"** means a message addressed to the User Service Department sent through the contact form available at <https://e-debt.eu/panel/messages/communicator/> that unambiguously identifies the contents, which potentially infringe legal standards, including, in particular, the legally protected interests of the User, a Counterparty or another person and which should be removed as such or to which the access should be blocked. A Reliable Message should contain the full name of the reporting person, information sufficient to locate such contents by the Administrator (e.g. a full and accurate URL address) as well as a declaration or a statement of the reporting person's good faith regarding his/her conviction that the indicated contents are illegal. Notifications/orders received from state authorities and institutions meeting the statutory pre-conditions are also regarded as Reliable Messages.



III. CONCLUSION OF THE AGREEMENT

1. The Website is available to all natural and legal persons as well as organisational units with legal capacity (including the ability to conclude an agreement) after meeting the following requirements:
 - a) such a person needs to have full legal capacity and capacity to perform acts in law;
 - b) such a person must have Internet access and a web browser;
- c) such a person should log into the Website and go through the registration process in accordance with the form available at <https://e-debt.eu/register/>. The User is obliged to provide his/her real personal details, which are required in the form and necessary for the provision of Services on the Website.
- d) The User shall buy one of the Packages defined in the Price List.
2. When the website registration is completed, an Agreement is concluded between the Administrator and the User, pursuant to which the User may use the User Account and the information section of the Website and buy Service Packages. Only after all steps described in point 1 above have been completed, i.e. also after buying a Service Package, is an Agreement concluded between the Administrator and the User for the provision of Services available in the Package purchased by the User. The Rules and Regulations bind the User already from the time of his/her registration on the Website.
3. If the Administrator has justified doubts concerning the User's full capacity to perform acts in law or the correctness of the personal details provided by the User, the Administrator may request to the user to provide documents confirming these details and the User is obliged to comply with this request immediately. Such an action is aimed at avoiding a situation, in which the Website would be used for illegal purposes, against the general principles of social coexistence or in a manner infringing the protection of minors.
4. This Agreement is governed by Polish law and it is subject to the jurisdiction of Polish courts, subject to the situation, in which the applicable law and court jurisdiction can be selected in accordance with the law.

IV. PROVISION OF SERVICES

1. The Administrator provides to the User the Service of access to the software - a tool, which allows the User to communicate actively with Counterparties, including the collection of payments which have not been paid by such Counterparties. The service is provided within the Package bought by the User for the period, in which the Package applies.
2. Using the Website, the User can send e-mail, text and Voicemail messages as well as faxes to the Counterparties and use other functionalities available in the software (e.g. reports, importing contacts, importing invoices and bills, etc.).
3. The Administrator provides the Services all over Europe with the following reservations:
 - a. The Administrator provides Voicemail Services only in Poland.
 - b. The Administrator does not provide the service of sending faxes to San Marino and using the NGN network.
4. To guarantee the quality of the Service provided, the User is obliged:
 - a. to provide his/her true personal details as well as details concerning the person representing the User as required by the Website; the provision of false details constitutes improper performance of the agreement with the Administrator;
 - b. to make his/her personal details available in a complete manner; the User must be aware that omission of certain data may prevent the Service from being provided to the User in a proper manner;
 - c. to provide all required personal details of the Counterparty; the User must be in particular aware that it should provide all contact details of the Counterparty, including their e-mail address and phone number to allow for sending messages using the E-mail, Text Message, Voicemail and Fax channels;
 - d. to update the User's personal details and the Counterparty immediately after receiving information about a change in these details; if these details are not changed, the Services may be provided in a manner that is unsatisfactory for the User as communication with the Counterparty may not be effective;
 - e. to become familiar with descriptions found on the Website by the individual options; these descriptions explain in detail the method of using the Services.
5. Within the Website, it is forbidden to use viruses, bots, bugs or other computer codes, files or programs (in particular, the ones that automate the processes of scripts and applications or other codes, files or tools).
6. The acceptance of the Rules and Regulations for the User Account by the User is equivalent to making the following declarations:
 - a. I have read the Rules and Regulations and I accept all of the provisions contained therein;
 - b. I have full capacity to perform acts in law and I have voluntarily started using the Services provided by the Website;



- c. Personal details contained in the registration form and potentially subsequently changed during the use of the Website are true and the data provided for the User Account are legal; in particular, they do not infringe any third party rights;
- d. I agree to have my personal data processed, which were originally submitted in the registration form and possibly subsequently changed while using the Website to provide Services defined in the Rules and Regulations of the Website properly as well as for operational and statistical purposes connected with running the Website;
- e. I agree to receive system information sent to the e-mail address provided in the User Account settings (messages from the Administrator and information about difficulties, changes or maintenance breaks in the Website operation);
- f. The submission of personal details and information concerning other people in the User Account was legal;
- g. I agree to the provision of services by the Service Administrator within my User Account;
- h. I accept and agree to the removal of data, which I have submitted if they are offensive to decency, propagate behaviours, which are harmful to the health or infringe these Rules and Regulations and, in particular, they may constitute an infringement identified in Appendix No. 2;
- i. I accept and agree to the modification or removal of the appearance of the Website by the Administrator, including the appearance/layout of the User Account as well as to the placement of information, windows, banners and advertisements on the Website or the Account;
- j. With the quality and standards of the Website in mind, I accept and agree to the Administrator establishing the Website's contents, including the removal and modification of data and Services on the Website, preventing the User from accessing the Website, discontinuation of running the Website as well as any of its services and taking all actions legally allowed in connection with the Website. In particular, a Reliable Message may constitute the basis for removing/blocking contents.

V. USERS' RESPONSIBILITY

1. Each User is obliged to comply with Polish law and the principles of social coexistence as well as Internet etiquette and, in particular, personal data protection regulations, third-party personal interest protection regulations, copyright and industrial property law. The User undertakes to comply with the ban on sending unsolicited commercial information (spam) or undertakes not to use techniques or devices interfering with the operation of the IT infrastructure of the Website. Each User undertakes not to take any other actions, which are not consistent with the intended use of the Website, in particular, resulting in damage to the Administrator or third parties.
2. Sample breaches of the Rules and Regulations are defined in Appendix No. 3 - Breaches of the Rules and Regulations.
3. The name of the Website, its concept, the graphic layout, software and databases are legally protected. The Administrator does not agree to copy the Website or any of its elements.

VI. PERSONAL DATA PROTECTION

1. Users use the Website on a voluntary basis. Therefore, while logging in, the User provides his/her personal details on a voluntary basis.
2. Upon his/her registration on the Website, the User undertakes to provide his/her true personal details, to update such details and agrees to have these details processed in accordance with the Privacy and Security Policy and the applicable law – the Personal Data Protection Act of 29 August 1997 and with the Act of 18 July 2001 on Service Provision by Electronic Means. The User agrees to have cookies placed in his/her computer system.
3. Upon registration, the User creates his/her own Login and Password. The User undertakes to exercise utmost care to protect these data against improper use.
4. The Administrator is the administrator of the Users' personal data. The Administrator does not process the data and it is not the administrator of personal details entered in the Website by Users. It is the Users, who fully decide on the scope of these data, the methods and purposes of their processing.
5. Personal data made available by Users in connection with the performance of the Agreement shall be used by the Administrator to ensure proper provision of the Service included in the Agreement, including its settlement and control, as well as for purposes specified in the Privacy Policy.
6. The User may, at any time, request access to his/her personal details and request that they should be modified or removed and he/she also has the right to oppose to the processing of such data in cases provided for by the law.



VII. CONDITIONS FOR THE PROVISION OF SERVICES

1. The Agreement between the User and the Administrator is concluded for an indefinite period of time. However, Services are provided for a definite period of time - from the day of purchase to the expiry of the last Package purchased by the User. After the expiry of the Package, the User Account will continue to operate and the User may use the User Account and the information section of the Website and, in particular, at any time until the day the User Account is closed, he/she may use the Account to buy another Package.
2. The Agreement for the provision of services is subject to a fee. The Service remuneration can be paid in two variants:
 - a. Pre-paid - the User buys the Service and pays the fee in advance with the commencement of the provision of the Service; the Price List defines the scope and period of the provision of Services;
 - b. Post-paid - the User concludes the agreement with the Administrator in writing, where detailed conditions for the provision of the Service and the payment are defined. If such an agreement is not concluded, Services can only be provided in the Pre-paid variant. The Rules and Regulations shall not apply to the Post-paid variant.
3. The Price List may be subject to changes, in particular, resulting from a change in the costs incurred by the Administrator. Changes to the Price List, however, do not influence the Services purchased so far - the Services purchased in accordance with the existing variants shall be used until the expiry of the Package. Each new Package, in turn, is provided against the remuneration specified in the changed Price List.
4. Each User should notice that after the expiry of the Package (i.e. after the end of the period, for which the Package was bought or after the points have been used up), communication with Counterparties is suspended and it can be resumed only after another Package is bought.
5. Upon registration on the Website, the User undertakes in particular:
 - a. not to take any actions, which might hinder or interfere with the operation of the Service and to use the Website Services in a manner that is bothersome for other Users;
 - b. to comply with copyright and rights resulting from the registration of inventions, patents, trademarks, utility models and industrial designs;
 - c. not to take any actions, which would infringe the privacy of other Users and Counterparties as well as other persons, mostly involving the collection, processing and dissemination of information about other Users without their express consent, except for situations, when these activities are consistent with legal regulations and the provisions of these Rules and Regulations;
 - d. not to take any actions, which might hinder or interfere with the Website operation as well as actions involving, in particular, the destruction, modification, removal, damage, and hindrance of access to other Users' Accounts;
 - e. not to take actions, which would be detrimental to the Administrator, the Users and other entities, in particular, by publishing humiliating, debasing contents which tarnish the reputation of third parties as well as by using untrue or confidential information;
 - f. not to take any actions, which disseminate the propaganda or symbols of organisations which are considered to be non-constitutional or illegal in Poland.
 - g. not to take any actions, which are aimed at getting passwords and identification data from other Users, in particular, for broadly understood commercial purposes or for illegal purposes;
 - h. not to take any actions involving, in particular, the use of viruses, bots, bugs or other computer codes, files or programs, which interrupt, destroy or limit the operation of the Website or the computer equipment or allow for unauthorised use or access to the computer or the computer network in another way;
 - i. not to take any actions, which affect the automation of the use of the system in a way other than that allowed by the Website software.
6. It is forbidden to publish at the Website illegal, untrue contents, which are against the legal regulations in force in Poland, propagating violence, morally reprehensible or infringing commonly recognised principles of decency and also the ones, which are against the Rules and Regulations. The access to the aforementioned contents and the User Account of their authors may be prevented, especially after receiving an official notification or a Reliable Message concerning the illegal nature of the data or activities connected with such data.
7. The User may terminate the agreement with the Administrator at any time. The agreement is terminated by removing the User Account from the Website by the User. The termination of the Agreement becomes effective on the last day of the last Package purchased by the User.
8. The Administrator may, in particular, block the access to the User Account or terminate the Agreement with the User and remove the User Account from the Website if the User breaches the Rules and Regulations, including, in particular, the provisions of Sec. 5 and 6 above. The account can be blocked, in particular, if a Reliable Message is received and it can remain blocked until the matter, in which the User is suspected of breaching the Rules and Regulations is clarified.



9. The User acknowledges and agrees that the removal of the User Account is equivalent to an irrecoverable loss of all data collected in this Account.
10. The removal of the Account does not mean automatic removal of all personal details from the Administrator's database. After removing or blocking the Account, the Administrator processes Users' personal details within the scope defined in the Act on Service Provision by Electronic Means in order to:
 - a. settle the Services provided within the Website in a proper manner;
 - b. duly complete the provision of Services to the User;
 - c. to provide special protection to Users.
11. The Administrator undertakes to exercise due care to make the Website available to Users without any time limitations. However, the Administrator reserves that there may occur periodic breaks in the availability of the Website connected with failures as well as maintenance breaks connected with repairs, maintenance or updating of the Website. The Administrator shall notify the Users about any maintenance break that it will know about in advance on the Website.

VIII. COMPLAINTS AND RESERVATIONS

1. Each User or any other person is entitled to file a complaint pertaining to matters connected with the operation of the Website. Each person reporting a breach of the Rules and Regulations should make sure the complaint meets the requirements for a Reliable Message. Such actions will allow the Administrator to respond effectively to the complaint.
2. Complaints should be filed electronically through the contact form available at <https://e-debt.eu/panel/messages/communicator/>.
3. The Administrator shall consider the complaint within 14 business days after its receipt.
4. The Administrator reserves the right to extend the period for complaint consideration if it requires special information or encounters obstacles, which are not attributable to the Administrator.
5. The reply to the complaint will be sent to the User - to the User's e-mail address specified in the User Account registration process.

IX. FINAL PROVISIONS

1. The contents of these Rules and Regulations may be printed by the User or saved to a storage device or downloaded from the Website at any time.
2. The Rules and Regulations may be changed for important reasons (e.g. to improve the provision of Services for technical or legal reasons). Each change to the Rules and Regulations will be announced at the website <https://e-debt.eu/panel/> (in the "News" section).
3. The User shall be informed about the contents of the changes of these Rules and Regulations by the Website. If the User does not terminate the Agreement immediately, such changed Rules and Regulations will be binding for the User.
4. To all matters not settled herein pertaining to the provision of Services by electronic means, in particular, to the submission of declarations of will by the Users in the electronic form, the provisions of the Act of 18 July 2002 on Service Provision by Electronic Means, the Civil Code and other acts shall apply.



RULES AND REGULATIONS FOR THE PROVISION OF SERVICES ON THE E-DEBT WEBSITE

Appendix No. 3 - PRICE LIST -

E-debt platform users can choose one of two settlement variants:

- 1) Pre-paid – prompt notes to be sent are prepaid. This is a payment, which allows for sending prompt notes for 30 days from the day, on which the account is charged and an appropriate number of points is added to it.
- 2) Post-paid – settlements on the basis of an individual offer and subscription agreement. This is a settlement model targeted at clients, who often use E-debt services and do not want to recharge their account over and over again, but they want to pay less.

Pre-paid (The Packages)

<p>Package 500 points / 30 days</p> <p>5 EUR (0,01 EUR for 1 point)</p>	<p>Package 2 500 points / 30 days</p> <p>20 EUR (0,008 EUR for 1 point)</p>	<p>Package 5 000 points / 30 days</p> <p>40 EUR (0,008 EUR for 1 point)</p>	<p>Package 5 000 points / 30 days</p> <p>70 EUR (0,007 EUR for 1 point)</p>
<p>The cost of sending a single prompt note for individual sending channels:</p> <p><i>Poland:</i></p> <ul style="list-style-type: none"> - E-mail - FREE - SMS Eco - 0,08 EUR (8 points) - SMS Full - 0,10 EUR (10 points) - Voicemail - 0,19 EUR (19 points) - Faks - 0,09 EUR¹ (9 points) <p><i>Europe²:</i></p> <ul style="list-style-type: none"> - E-mail - FREE - SMS Eco - 0,24 EUR (24 points) - SMS Full - 0,24 EUR (24 points) - Faks - 2,30 EUR (230 points) 	<p>The cost of sending a single prompt note for individual sending channels:</p> <p><i>Poland:</i></p> <ul style="list-style-type: none"> - E-mail - FREE - SMS Eco - 0,06 EUR (8 points) - SMS Full - 0,08 EUR (10 points) - Voicemail - 0,15 EUR (19 points) - Faks - 0,07 EUR¹ (9 points) <p><i>Europe²:</i></p> <ul style="list-style-type: none"> - E-mail - FREE - SMS Eco - 0,19 EUR (24 points) - SMS Full - 0,19 EUR (24 points) - Faks - 1,84 EUR (230 points) 	<p>The cost of sending a single prompt note for individual sending channels:</p> <p><i>Poland:</i></p> <ul style="list-style-type: none"> - E-mail - FREE - SMS Eco - 0,06 EUR (8 points) - SMS Full - 0,08 EUR (10 points) - Voicemail - 0,15 EUR (19 points) - Faks - 0,07 EUR¹ (9 points) <p><i>Europe²:</i></p> <ul style="list-style-type: none"> - E-mail - FREE - SMS Eco - 0,19 EUR (24 points) - SMS Full - 0,19 EUR (24 points) - Faks - 1,84 EUR (230 points) 	<p>The cost of sending a single prompt note for individual sending channels:</p> <p><i>Poland:</i></p> <ul style="list-style-type: none"> - E-mail - FREE - SMS Eco - 0,06 EUR (8 points) - SMS Full - 0,07 EUR (10 points) - Voicemail - 0,13 EUR (19 points) - Faks - 0,06 EUR¹ (9 points) <p><i>Europe²:</i></p> <ul style="list-style-type: none"> - E-mail - FREE - SMS Eco - 0,17 EUR (24 points) - SMS Full - 0,17 EUR (24 points) - Faks - 1,61 EUR (230 points)



Package 25 000 points / 30 days 140 EUR (0,006 EUR for 1 point)	Package 50 000 points / 30 days 230 EUR (0,005 EUR for 1 point)	Package 100 000 points / 30 days 360 EUR (0,004 EUR for 1 point)	Package 500 000 points / 30 days 1200 EUR (0,002 EUR for 1 point)
The cost of sending a single prompt note for individual sending channels: <i>Poland:</i> <ul style="list-style-type: none"> - E-mail – FREE - SMS Eco – 0,04 EUR (8 points) - SMS Full – 0,06 EUR (10 points) - Voicemail – 0,11 EUR (19 points) - Faks – 0,05 EUR¹ (9 points) <i>Europe²:</i> <ul style="list-style-type: none"> - E-mail – FREE - SMS Eco – 0,13 EUR (24 points) - SMS Full – 0,13 EUR (24 points) - Faks – 1,29 EUR (230 points) 	The cost of sending a single prompt note for individual sending channels: <i>Poland:</i> <ul style="list-style-type: none"> - E-mail – FREE - SMS Eco – 0,04 EUR (8 points) - SMS Full – 0,05 EUR (10 points) - Voicemail – 0,09 EUR (19 points) - Faks – 0,04 EUR¹ (9 points) <i>Europe²:</i> <ul style="list-style-type: none"> - E-mail – FREE - SMS Eco – 0,11 EUR (24 points) - SMS Full – 0,11 EUR (24 points) - Faks – 1,06 EUR (230 points) 	The cost of sending a single prompt note for individual sending channels: <i>Poland:</i> <ul style="list-style-type: none"> - E-mail – FREE - SMS Eco – 0,03 EUR (8 points) - SMS Full – 0,04 EUR (10 points) - Voicemail – 0,07 EUR (19 points) - Faks – 0,03 EUR¹ (9 points) <i>Europe²:</i> <ul style="list-style-type: none"> - E-mail – FREE - SMS Eco – 0,09 EUR (24 points) - SMS Full – 0,09 EUR (24 points) - Faks – 0,83 EUR (230 points) 	The cost of sending a single prompt note for individual sending channels: <i>Poland:</i> <ul style="list-style-type: none"> - E-mail – FREE - SMS Eco – 0,02 EUR (8 points) - SMS Full – 0,02 EUR (10 points) - Voicemail – 0,05 EUR (19 points) - Faks – 0,02 EUR¹ (9 points) <i>Europe²:</i> <ul style="list-style-type: none"> - E-mail – FREE - SMS Eco – 0,06 EUR (24 points) - SMS Full – 0,06 EUR (24 points) - Faks – 0,55 EUR (230 points)

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¹ The price provided is the cost of a 60-second phone call. The actual cost of sending a fax depends on the duration of the connection (impulses are counted every second) – it is usually a few to over ten seconds.

E-debt doesn't send faxes to mobile phones in Poland.

² E-debt sends prompt notes only in Europe.

All of the aforementioned amounts are net amounts and they do not include the VAT.

1. The Package defines the scope of Services, which can be used during the period, to which the Package applies.
2. If the User buys several Packages of Services, individual Services are settled first from the Package, which was bought first and next from the subsequent packages.



Post-paid (subscription agreement)

If:

- you use (or intend to use) E-debt services a lot,
- you want to pay less,
- you don't want to keep recharging the account,

we encourage you to contact us (helpdesk@e-debt.eu) so that we can present to you an individual offer and you will be able to sign a subscription agreement.

RULES AND REGULATIONS FOR THE PROVISION OF SERVICES ON THE E-DEBT WEBSITE

Appendix No. 2

The User may not use the Services offered by the Administrator in any way, which would lead to the infringement of good customs, propagation of types of behaviour, which are harmful to the health and which would breach the Rules and Regulations for the Provision of services on the E-Debt portal or applicable legal regulations. It is, in particular, forbidden to perform activities through the portal, which would constitute:

- a) **infringement of personal interests of natural persons** (Art. 23 of the Civil Code) - *Personal interests of a person, including, in particular, their health, freedom, virtue, freedom of conscience, surname or pseudonym, image, secret of correspondence, inviolability of residence, scientific, artistic, inventive and streamlining creativity are protected under the civil law, regardless of protection provided for in other regulations.*
- b) **infringement of personal interests of legal persons** (Art. 23 of the Civil Code - *Regulations concerning the protection of personal interests of natural persons apply appropriately to legal persons.*)
- c) **infringement of the author's moral rights** - (Art. 16 of the Act on Copyright and Related Rights) - *Unless otherwise provided for in the act, the author's moral rights protect the author's bond with a work, which is not limited in time and not subject to withdrawal and, in particular, the right to: 1) the authorship of the work; 2) marking the work with one's name or pseudonym or to make it available anonymously; 3) inviolability of the content and form of the work and its reliable use; 4) decide on making the work available to the public for the first time; 5) supervision of the way in which the work is used.*
- d) **infringement of copyright** - (Art. 17 of the Act on Copyright and Related Rights) - *Unless otherwise provided for in the act, the author is entitled only to the right to use the work and dispose of it in all areas of use and to receive remuneration for using the work.*
- e) **offence of discrimination** (Art. 119 § 1 of the Penal Code) - *A person, who uses violence or illegal threat towards a group of people or an individual person due to their national, ethnic, racial, political, denominational or due to their irreligion, is subject to imprisonment from 3 months to 5 years.)*
- f) **the offence of insulting the nation or the Polish State** (Art. 133 of the Penal Code - *A person, who publicly insults the Nation or the Republic of Poland, is subject to imprisonment up to 3 years.*)
- g) **the offence of threats** (Art. 190 § 1 of the penal code. *A person, who threatens another person to commit a crime to their detriment or to the detriment of their closest persons, if such a threat causes a justified concern in the threatened person that the threat will be fulfilled, is subject to a fine, a custodial sentence or imprisonment of up to 2 years.*)
- h) **the offence of persistent harassment** (Art. 190a § 1 of the Penal Code - *A person who, through persistent harassment of a person or their closest persons, causes a sense of being threatened in such a person, which is justified by the circumstances or significantly infringes on their privacy, is subject to imprisonment up to 3 years.*
- i) **the offence of offending one's religious feelings** (Art. 196 of the Penal Code - *A person, who offends religious feelings of other people insulting publicly objects of religious objects or places intended for public performance of religious services, is subject to a fine, a custodial sentence or imprisonment of up to 2 years.*)
- j) **the offence of defamation** (Art. 212 § 1 and 2 of the Penal Code – *1. A person, who accuses a person, a group of persons, an institution, a legal person or an organizational unit, which does not have a legal personality of such acts or properties that may demean it in the eyes of the public or expose it to the loss of trust needed for a given position, profession or type of activity, is subject to fine or a custodial sentence. 2. If a perpetrator performs an act defined in § 1 using the mass media is subject to to a fine, a custodial sentence or imprisonment of up to 1 year.*)
- k) **the offence of abusive behaviour** (Art.216 § 1 of the Penal Code - *. A person who behaves in a abusive manner towards another person or in such a person's absence, or publicly with the intention of the abuse reaching such a person, is subject to a fine, a custodial sentence or imprisonment of up to 2 years.*)



- l) **the offence of propagating fascism or another totalitarian system (Art. 256 § 1 and 2 of the Penal Code)** (Art. 256 § 1 and 2 of the Penal Code – 1. A person, who publicly propagates a fascist or another totalitarian system or incites hatred based on nationality, ethnic racial and denominational differences or due to irreligion, is subject to a fine, a custodial sentence or imprisonment up to 2 years. A person who, for dissemination purposes, produces, makes copies, imports, buys, stores, holds, presents transports or sends prints, recordings or other objects containing the contents defined in § 1 or bearing fascist or communist symbols or symbols related to another totalitarian system.
- m) **the offence of racism** (Art. 257 of the Penal Code - A person who, publicly insults a group of people or an individual person due to their national, ethnic, racial or denominational identity or due to their irreligion, commits battery is subject to imprisonment up to 3 years.
- n) **other offences attempting, inciting or assisting** acts described in points e) to n) above.