

GLAMSTORM

GLAMSTORM TERMS OF SERVICE LAST MODIFIED: 18.03.2014

WELCOME TO GLAMSTORM!

We are glad you are using the services, applications and games ("Services", "Applications", "Games") provided by Brainstorm Ltd. ("Brainstorm").

By using our Services, you ("User") are agreeing to these Terms, which constitute the Service Regulations according to the Polish Act of 18 July 2002 on Providing Services by Electronic Means (Journal of Laws No. 144 item 1204 as amended).

If you do not agree to be bound by these Terms please do not access glamstorm.com or use any of the Services offered by Brainstorm.

Using the glamstorm.com services without signing up and in the basic scope after the registration and creation of a User account is free of charge. In case of some options, Products or Services additional terms (including Service Pricelists) or requirements (including age requirements) may apply. Additional terms and pricelists will be available with the relevant Services, and if the User uses those Services, those additional terms become part the agreement between the User and Brainstorm.

Each User is obliged to use the services offered on glamstorm.com in a way compliant with the law, the Terms of Service, additional terms of certain Services, as well as with the principles of social conduct and in good faith. A User is particularly obliged: not to carry out any actions hampering the use of the Service, not to carry out any actions infringing privacy of other Users. It is forbidden to place, collect, process and supply User content and data (including comments) commonly regarded as indecent, as well as any content infringing the law or personal or property rights of other persons.

It is forbidden to use glamstorm.com for commercial purposes (including soliciting clients, offering products or services and broadcasting advertising and promotional messages) without permission from and a separate agreement with Brainstorm.

A. TYPE AND SCOPE OF SERVICES

1. Through the glamstorm.com Website Brainstorm provides virtual styling services: fitting of clothes, hairstyles, makeup and additional fashion- and lifestyle-related Services and Games to Polish and international Users.
2. Under these Terms of Service, Brainstorm shall provide Users with Services defined as services provided by electronic means in the Polish Act on Electronic Provision of Services of 18 July 2002 (Journal of Laws 02.144.1204, as amended).
3. Brainstorm shall have the right to provide all or some of the Services only to the registered Users who have User Accounts.
4. The User may use all or some of the Services provided by Brainstorm on a voluntary basis.
5. Brainstorm may amend the scope or terms of the provided Services, which shall be understood as amendment to these Terms of Use, subject to the provisions of subparagraph 6.
6. New Services that do not require major modifications of the Terms of Service of the Website, Application or other Services referred to herein shall be added to the Website by means of amendment the paragraph TYPE AND SCOPE OF SERVICES these Terms of Service, which shall become effective upon announcement of the new wording of the paragraph. The use of such new Services by the User shall be construed as acceptance of the amendment of the Terms of Service referred to in this subparagraph.

B. TERMS OF USE OF GLAMSTORM.COM SERVICES

1. Signing up on the glamstorm.com Website and access to the Website functionalities, Applications and individual Services is free of charge. Brainstorm shall have the right to introduce at any time a fee for access to or use of the Service, Games or Additional Software, or all or some of the Services by means of an amendment to these Terms of Use.
2. Once the User has signed up on the Website, a User Account with a Profile will be created, which the User may access by specifying his or her e-mail address (which will serve as login) and password. The User should keep his or her login and password in confidence. In the event of any breach of the confidence requirement, the User shall be liable for any unauthorised use of his or her login or password by any third party.
3. Adding a File with an image, graphics or photo (avatar) to the User Profile to identify the User is voluntary and shall be construed as the User's consent to use the File on the Website.
4. The Website may be used by a registered User with a User Account, or an unregistered User without such a User Account.
5. When using the Website or Application, the User shall pay the costs of data transmission from or to the Website or Application pursuant to the fees and tariffs of the relevant telecommunication or data communication operator, in particular the provider of the User Device or Internet provider. Brainstorm shall not charge any fees for data transmission between the Website, the Application or the User Device.
6. While using the Website pursuant to these Terms of Use and other commonly applicable laws and regulations, the User shall in particular be authorised to:
 - a. Browse the Website, including other Users' Files and Objects published on the Website, to the extent that such Files or Objects have been made accessible to public, or access to such Files or Objects has been allowed by their authorised User,
 - b. After signing up, publish Files on the Website, provided that the format, size and features of such Files have been allowed by Brainstorm in view of the technical and functional requirements of the Website,
 - c. Create and manage Objects and the related web pages after signing up,
 - d. Add comments on own or other Users' Objects, Files or descriptions after signing up,
 - e. Send notes or communications to other Website Users, after signing up, by means of the available communication tools.
7. To use the Services, depending on the nature of the Service, the following technical requirements are necessary:
 - a. Device with access to Internet, e.g. an appropriately configured computer,
 - b. Internet e-mail account,
 - c. Updated version of an Internet browser to view the Website.
8. Each User shall use the Website, Application and Services in the manner compliant with the applicable laws, regulations, these Terms of Use, rules of social coexistence and good conduct. No User shall be allowed to submit any unlawful content to the Website; in particular, the User shall be prohibited from:
 - a. Sending any unsolicited advertising or promotional content (spam) via the Website, or using the Website for making and receiving dating offers;
 - b. Posting to the Website or submitting upon using the Services any content commonly regarded as obscene or abusive, promoting violence, of erotic or pornographic nature, or any other prohibited content, including advertising, or unlawful content, or content that infringes personal rights or property of others, or damages the best interest or the good name of Brainstorm;
 - c. Providing to the Website or submitting upon using the Services any illegal software infringing any rights of third parties, or any malicious software or codes, in particular computer viruses, bugs, Trojan horses etc.;
 - d. Performing any activities impeding the use of the Website, Application, or Services provided via the Website or Application by Brainstorm or other Users;
 - e. Performing any activities violating privacy of other Users, including use of personal data of others for own personal identification;

f. Using the Website or Services to infringe, violate or circumvent the law or the rules of social coexistence and good conduct.

g. Using applications, bots or other computer-based systems for gaining any advantage in Games or winning Games.

9. The User declares that the information and data provided by him or her, in particular the personal data, are true and that he or she has the right to provide them to Brainstorm.

10. The User shall take advantage of the Application and the Website, as well as other materials, data or information published on the Website, in particular Files, Objects or other Works posted on the Website by other Users, for his or her personal use only and for non-commercial purposes, but solely for the purpose of using the Services via the Website.

11. In the event of the User's breach or violation of the applicable laws and regulations or these Terms of Use, Brainstorm shall have the right to remove from the Website any content violating the applicable laws and regulations or these Terms of Use without having to justify the reasons, or to block the User Account, or terminate the agreement for electronic provision of Services with such User by removing the User Account, pursuant to the provisions of the paragraph TERMS OF CONCLUDING AND TERMINATING AGREEMENTS.

C. TERMS OF CONCLUDING AND TERMINATING AGREEMENTS FOR PROVISION OF E-SERVICES ON GLAMSTORM.COM

1. Agreement for electronic provision of Services are entered into and terminated via the Website.

2. In order to use all Website functionalities and Services, the User must conclude an agreement with Brainstorm for electronic provision of Services by confirming that he or she has read and accepts these Terms of Service, and signing up on the Website as specified in the registration form on the Website page, in particular by providing the following data:

- a. E-mail address,
- b. User name,
- c. Password.

3. Without signing up on the Website, the User may only use the functionalities that are available to non-registered visitors, pursuant to the provisions of these Terms of Service.

4. The User may cease using the Services or terminate the agreement for electronic provision of Services at any time. At the request of a registered User, Brainstorm shall remove the User Account from the Website, including any data related to such User Account, such as the Profile and all Files and Objects submitted by the User on the Website, thereby terminating the agreement for electronic provision of Services and discontinuing the Services provided to the User, subject to the provisions of Subparagraph 6 below.

5. Brainstorm shall have the right to terminate the agreement for electronic provision of Services with the User immediately in the case of violation of F.4, F.5 and B.8 of these Terms of Service by the User. Brainstorm shall notify the registered User of such termination through an e-mail and shall remove the User Account from the Website, as well as any data related to such User Account, in particular the Profile and any Files and Objects posted by the User on the Website, which will be tantamount to discontinuation of provision of Services by the Operator to the User, subject to the provisions of Subparagraph 6 below.

6. The User acknowledges and accepts that upon removing the User Account from the Website Brainstorm shall be entitled to retain and use any Works posted by the User on the Website that were publicly available at the time of removing the User Account, especially such as Files, Objects and comments.

D. FEE-BASED SERVICES, PRICELISTS

1. Using the payable options and Services is possible after the User pays and Brainstorm receives the

required amount according to the Service Pricelist available on glamstorm.com.

2. The User is not entitled to put forward any claims against Brainstorm due to a possible introduction of future fees for using the glamstorm.com Service or certain options, products or services, as well as due to a presumptive resignation from charging fees.

E. GLAMSTORM COMMUNITY RULES

1. The glamstorm.com User must abide by the following rules and respect the rights and privacy of other Users.

2. In case of non-compliance with those rules and the Terms of Service, Brainstorm reserves the right to block the User's Account.

3. Brainstorm is not liable for the content of private communication between Users through the Service.

4. The User is responsible for own communications and the consequences of posting own communications. The User agrees not to post any material that: (1) is defamatory, libellous, abusive, or obscene, including, without limitation, material which encourages conduct that would constitute a criminal offence, give rise to civil liability or otherwise violate any applicable local or international law; (2) infringes on the copyright or any other proprietary right of any third-party; (3) would invade the privacy of any other person; (4) contains a virus, worm, trojan horse, time bomb, or any other harmful program or component; or (5) is otherwise inappropriate or unlawful.

5. The User also expressly agrees that he or she will not: (a) after receiving a warning, continue to post material which Brainstorm has advised the User not to post; (b) attempt to gain unauthorized access to restricted areas of glamstorm.com, other User accounts, computer systems or networks connected to glamstorm.com, through password mining or any other means; (c) create a false identity or a forged email address or header, or otherwise attempt to mislead others as to the identity of the sender or the origin of the message; (d) post, generate or disseminate the so-called "spam" or mass-mailings; (e) harvest or otherwise collect information about others, including email addresses, without their consent.

6. Brainstorm is not and shall not be responsible for screening or monitoring material posted by the User any other person or entity on glamstorm.com. Brainstorm reserves the right to remove material, which is abusive, illegal, disruptive, or that otherwise fails to conform to these Terms of Service.

7. Brainstorm reserves the right to edit or delete any material posted on glamstorm.com, regardless of whether such material violates these standards for content.

8. It is forbidden to plagiarise stylings or infringe the rights of third parties including copyrights, trademarks, rights to personal image.

9. The glamstorm.com Service shall be used in a non-commercial manner only. The User shall not, without Brainstorm's express written approval, distribute or otherwise publish any material containing any solicitation of funds, promotion, advertising, or solicitation for goods or services. The User specifically acknowledges that soliciting other Users of this Web Site to join or become members of any commercial online or offline service or other organization is expressly prohibited.

F. COPYRIGHTS. USER CONTENT IN THE SERVICES.

1. Content available through glamstorm.com Service, including trademarks, pictures of products, pictures of people, logos are protected by copyrights and related rights of respective owners.

2. Users acknowledge that the use of any and all data and materials available through glamstorm.com shall be made at User's sole risk, and that the User shall be solely responsible in connection with any such use.

3. GLAMSTORM, glamstorm.com, glamstorm.pl, GLAMSTORM wedding, GLAMSTORM PRO are trademarks of Brainstorm Sp. z o.o. Other company or product names are the trademarks or registered trademarks of their respective holders. No transfer or grant of any rights under any names, marks or logos is made or is to be implied by any provision of these Terms of Use or by any other provision contained in glamstorm.com, and all rights in such names, marks or logos are reserved by Brainstorm Sp. z o.o. and/or respective holders.

4. The User hereby represents that in respect of use of the Website functionality to publish Works on the Website, in particular Files, Objects or comments, he or she has obtained all the required copyrights or licences, with the right to issue sublicenses, and his or her actions shall not infringe any rights of third parties. In the event that any third party makes any claim against Brainstorm due to the fact that the User is in breach of his or her obligations referred to in the previous sentence, the User shall submit to the required proceedings, and shall indemnify and hold harmless Brainstorm against any related expenses.

5. By submission of Works via the Website, the User gives Brainstorm a free of charge, unlimited and territorially unrestricted licence for the use of Works in all areas of exploitation known at the time of extending the licence; in particular with respect to:

- a. Posting Works on the Website and using them by the Operator and Users as part of provision or use of the Services,
- b. Writing the Works to the computer memory,
- c. Capturing the Works using the following techniques: recording to magnetic media, recording to optical media, or printing,
- d. Duplication of the Works using the following techniques: copying to magnetic and optical media, CD ROM or DVD, pressing on optical media, photocopying, or printing,
- e. Projecting, reproducing, broadcasting and re-broadcasting the Works via any media,
- f. Dissemination,
- g. Reproduction,
- h. Modification,
- i. Satellite broadcasting,
- j. Publishing the Works on the Internet, on the Website, or in any other way.

The User shall not terminate the licence to use the Works granted to the Operator pursuant to these Terms of Service.

G. LIABILITY FOR THE SERVICES, WARRANTIES, DISCLAIMER.

1. Brainstorm shall make every effort to ensure proper performance of the Services provided via the Website and to make the Service fully functional and operating; however, Brainstorm shall not be held liable to any User for any failure in that respect. None of the provisions of these Terms of Use shall entitle the User to demand any modifications whatsoever on the Website.

2. Brainstorm shall not be held liable for any damages or losses suffered by the User, such as loss of profits on business activities, interruption in the business, or loss of business information due to the use of or inability to use the Website, or due to Website malfunction.

3. Brainstorm shall not be held liable for any problems in the provision of Services or any damage to any User occurring due to circumstances attributable to such User, in particular resulting from:

- a. Improper operation of the computer, User Device or web browser by the User;
- b. Improper installation and use of the Application by the User;
- c. Malfunctioning of the system connecting to the Website on the User's side;
- d. Malfunctioning of the telecommunication links or telecom operator systems on the User's side;
- e. Providing incorrect data on the Website by the User, in particular incorrect e-mail address or phone number of the User;
- f. Incorrect use of the Website or Application by the user;
- g. User's breach or violation of the provisions of these Terms of Service;
- h. Force majeure (e.g. flood, hurricane, hacking attacks etc.);
- i. Lack of possibility to use Services, Additional Services, Payable Options or Applications due to the User's failure to pay the required fee in the case that Brainstorm has introduced a fee for using such Services, Additional Services, Payable Options or Applications.

4. Brainstorm shall not be liable for any failure to perform or improper performance of its obligations under these Terms of Use if such failure or improper performance of obligations has been caused by circumstances beyond the Brainstorm's control despite applying due diligence and care (force majeure). In the case of any force majeure event, Services shall be suspended for a period of operation of such event.
5. The materials and content on glamstorm.com are provided "as is" and "as available" basis without warranties of any kind either expressed or implied. To the fullest extent permissible pursuant to the applicable law, Brainstorm disclaims all warranties, expressed or implied, including, but not limited to, implied warranties of merchantability, infringement and fitness for a particular purpose.
6. Brainstorm does not warrant that the materials and content displayed or otherwise available in this web site will be accurate, complete, reliable, current, uninterrupted or error-free, or that glamstorm.com or the server(s) that makes this web site available are free of viruses or other harmful components.
7. Brainstorm does not warrant or make any representations regarding the use or the results of the use of the materials or content on glamstorm.com in terms of their correctness, accuracy, reliability, or otherwise. The User is responsible for taking all precautions believed by the User necessary or advisable to protect him/herself against any claim, damage, loss or hazard that may arise by virtue of the use of or reliance upon glamstorm.com and/or any of the materials.
8. To the extent that glamstorm.com contains links to outside services and resources, Brainstorm does not control the availability and content of those outside services and resources. Any concerns regarding any such service or resource, or any link thereto, should be directed to such particular service or resource provider.
9. Some of the Materials on glamstorm.com may be provided by third parties. Any opinions, advice, statements, services, offers or other information expressed or made available by such third parties, are those of the respective author(s) or distributor(s) and do not necessarily state or reflect those of Brainstorm.

H. COMPLAINTS

1. Users shall have the possibility to send complaints by electronic means to the following e mail address: hello@glamstorm.com
2. The User may lodge a complaint if Brainstorm performed the Services in breach of the provisions of these Terms of Service.
3. The complaint must identify the User and contain a brief description of the reported issue.
4. If any additional information is required, Brainstorm shall request the User to provide detailed circumstances of the reported issue.

I. PERSONAL DATA

1. Upon accepting these Terms of Service, the User expressly agrees to have his or her personal placed and processed in Brainstorm's database. The data shall be processed in order to ensure proper provision of Services in accordance with the requirements of the Polish Personal Data Protection Act of 29 August 1997 (Dz.U. 02.101.926, as amended). The personal data are provided on a voluntary basis; however, providing such data is necessary for the User to sign up on the Website and to conclude the agreement for electronic provision of Services with Brainstorm to effect the Services.
2. Brainstorm shall be the administrator of the personal data of registered Users using the Website as defined in these Terms of Service.
3. The personal data of Users shall not be made available to other entities, subject to the provisions of the next sentence. For proper performance of some of the Services referred to in these Terms of Use, Brainstorm may need to provide some of the Users' personal data to Brainstorm's counterparties; however, in such a case Brainstorm shall publish information on such possible recipients of the Users' personal data

on the Website pages.

4. The User shall have the right to view the contents of the processed personal data and to correct such data. Brainstorm shall enable Users (by means of the User Account) to access their personal data, in particular in view of their right to view and correct their personal data.

5. To receive information on the status of Services, the User shall provide in particular his or her e mail address to Brainstorm.

6. The User may voluntarily agree, by selecting an appropriate option on the Website, to processing of his or her personal data for marketing purposes and to receive commercial information by electronic means, in accordance with the provisions of the Act of 18 July 2002 on Electronic Provision of Services (Dz.U. 02.144.1204, as amended), from Brainstorm or entities cooperating with Brainstorm.

J. PRIVACY POLICY

1. Brainstorm collects data from the Users via the Service website pages as well as the Applications. The collected data, in addition to the data provided by the User upon signing up, include in particular comments, descriptions, photos, video clips. The information is collected by the Brainstorm solely for the purpose of providing the Services, and shall not be forwarded or made available to any other entities, subject to the relevant provisions of the Terms of Use or commonly applicable laws and regulations.

2. Users may communicate with Brainstorm through a contact form, specifying his or her e mail address. The Operator shall use that e-mail address solely for the purpose of contacting the User as part of providing the Website Services.

3. Any data input by the User via the Website or the Application are by default private and visible only to the inputter and to the Website Administrator.

2. The User may identify all data entered by him or her via the Website or the Application as accessible to the public. This means that access to any data posted by such User, including Objects and Works, will be allowed to such User, the Administrator, all Website Users (either logged on to the Website or not), and the User's friends (listed in the User's list of friends on the Website). Objects and Works posted on the Website and identified as public may be used Brainstorm to promote the Website.

5. Like any other site, Brainstorm collects information in the system logs on the User's IP address, web browser, ISP, pages linking to and from the Website, operating system, and visiting trends for the individual parts of the Website. Additionally, Brainstorm uses Google Analytics on the Website, which tracks the Website traffic by means of the browser's cookie files. Information on the User's movements on the Website is sent to and stored at Google. Google uses the data to create Website visit reports and statistics. Brainstorm does not in any way mediate such an exchange of data and has no influence on the use of such data by Google.

6. Each new User shall receive, after specifying his or her contact e-mail address upon registration, a welcome e-mail with an activation link, which the User must click to confirm his or her registration on the Website.

7. Registered Users may receive e-mails from Brainstorm with information on the status o Services and the terms of using the Website, in particular notifications on new Services and new Website features, newsletters or information on any interruptions in the operations of the Website or Services.

8. Registered Users may also receive e-mails with commercial information, provided that they have earlier expressed their consent to receive such information. Users may revoke their consents to receive such commercial information at any time.

9. Communication with the Users is effected through e-mails.

10. Users may send e-mails recommending glamstorm.com to a selected person. The recommending User

will appear as the sender of the e-mail.

11. When sending an e-mail, the User must enter the e-mail address of the recipient, his or her own e-mail address and the text of the message in the appropriate fields. The User sending the e-mail must also declare that he or she has received the consent of the person to which the Website is recommended to be the recipient of commercial information in the meaning of the Polish Act of 18 July 2002 on Electronic Provision of Services (Dz.U. 02.144.1204), and that the content of such e-mail does not violate the commonly applicable laws and regulations. Brainstorm shall not be held liable for any use of the E-mail Your Friend functionality in violation of the aforementioned provisions, in particular for e-mailing Website recommendations to any third party without prior consent of such party as specified above, or for any content of such e-mails. Brainstorm shall not be held liable for any effects of such violations caused by the User using the E-mail Your Friend functionality.

13. Brainstorm may conduct social and market research through the Website, in particular by means of questionnaires. Users may participate in the social and market research on a voluntary basis. If a User participates in the social and market research conducted by the Brainstorm, the collected responses will be used to develop anonymous study results and to publish the aggregate results on the Website. The social and market research shall be conducted by in a manner that will ensure safety and anonymity of the respondents.

14. The User acknowledges and accepts that in the event of sale, acquisition or merger of the glamstorm.com Service with a product of another company or another product of Brainstorm, of which the Users shall be duly notified through an announcement on the Website or an e-mail notification, a part or all of the data collected via the Website on that User will be forwarded, acquired or merged with the data of another product or site, unless the User objects and terminates the agreement for electronic provision of Services within 5 days from receiving such e mail notification.

15. Brainstorm will make every effort to ensure that the provided IT mechanisms related to the functioning of the Website or Application and the provision of Services are safe, in particular that they ensure safe use of the Services by the Users pursuant to this paragraph. Brainstorm represents that it shall not place any malicious software or code, in particular computer viruses, bugs, Trojan horses etc.

16. Brainstorm shall make reasonable efforts to ensure protection of any User-related information, data or materials obtained via the Website or Application, especially the User's personal data and the Files, Objects or other Works posted by the User on the Website. In particular, the Operator represents and warrants that the above information will be used exclusively according to the Terms of Use of the Website and the User's Privacy settings, and that it will not, in violation of such settings or the Terms of Use, be made available to third parties, especially other Website Users, for any purpose whatsoever.

17. The Users are solely responsible for maintaining confidence of their User Account access data, in particular the login and password. Brainstorm represents that neither Brainstorm nor any of its representatives will request the User to provide them with any Website access data, in particular the User Account login or password. By providing Website access data to any third parties, the User runs a risk of losing access to the Website and unauthorised use of the User Account independently of Brainstorm's efforts.

K. RESERVATIONS

1. Brainstorm shall have the right, pursuant to the provisions of these Terms of Use, to change or amend the rules of use of the Website, Application or some or all of the Services provided via the Website or Application, to remove or alter the contents or functionalities of the Website, Application or all or some of the Services, to prevent or ban a User from access to the Website, Application or all or some of the Services, without having to justify the reasons therefor.

2. In the event of maintenance work, Brainstorm shall have the right to suspend temporarily the operation of the Website, or all or some of the Services.

3. Brainstorm shall have the right to suspend the Website operations for an unlimited period of time. In

such a case, the Users shall not be entitled to make any claims due to loss of data posted on the Website.

L. INFORMATION ABOUT THESE TERMS. CHANGES OF THE REGULATIONS

1. These Terms of Service have been adopted by the Management Board of Brainstorm Sp. z o.o. and are available to each User on www.glamstorm.com.

2. These Terms of Use may be amended by the Management Board of Brainstorm for valid reasons, such as:

- a. Improving safe provision of Services;
- b. Improving the level of Users' personal data protection;
- c. Improving the Website's functionality and the terms of Services;
- d. Adjusting the text of the Terms of Use to the scope and manner of provision of Services;
- e. Improving competitiveness of the Website in relation to other sites of similar profile or scope of services provided via such sites;
- f. Changes in the costs of labour, external supplies or infrastructure, including costs of maintenance of the infrastructure used for running the Website and providing the Services;
- g. Amendments of law or decisions of the government authorities affecting the Website or the provided Services.

4. Any amendment to these Terms of Service shall become effective within five days from the date of e-mailing amendment notifications to registered Users and announcing such amendments on the Website, and each User shall be bound by such amendments as soon as they become effective, unless the User terminates his or her Service agreement electronically within 5 days from receiving the notification of amendment; in such a case, the termination shall be effective from the date on which it is received by Brainstorm.

5. For effective termination of the agreement pursuant to Subparagraph 4 above, it is enough to e mail the termination notice to hello@glamstorm.com until 23:59:59 on the fifth day after receiving the amendment notification, specifying that the message concerns termination of the use of Services and Website.

6. Any and all appendices to these Terms of Service shall be an integral part hereof.

7. The Polish version of these Terms of Service is binding. The English version if provided for guidance and information.

8. These Terms of Service shall be governed by and construed in accordance with the laws of Poland, and shall be submitted to the exclusive jurisdiction of the Polish court appropriate for the headquarters of Brainstorm Sp. z o.o. If any provision of these Terms of Service is determined to be invalid or unenforceable, such a provision shall be deemed to be severable from the remainder of these Terms of Use and shall not cause the invalidity or unenforceability of the remainder of these Terms of Use. The provisions determining the competence of the court and the assignment of rights and receivables, shall not bind the consumers.

M. LEGAL INFO

1. The provider and operator of the glamstorm.com Website is Brainstorm Sp. z o.o. (Ltd.) with its registered office in Sopot, address: ul. 3 Maja 56, 81-858 Sopot, incorporated in the Commercial Register maintained by the District Court for Gdańsk-Północ, VIII Commercial Register of the National Court Registry under No. KRS 0000343015, tax number PL 9581624527, with the share capital of PLN 5000.

2. Brainstorm has exclusive rights to the Website, which are subject to protection under the commonly applicable laws, in particular the Polish Act on Copyright and Related Rights.