

Website Terms and Conditions of Supply

This page (together with the documents referred to on it) refers to the terms and conditions which shall apply to your use of any of our membership packages and on which we supply any of the services listed on our website (<u>www.costeasy.gr</u>)

Please read these terms and conditions carefully before subscribing to and/or using any of our membership packages. You should understand that by subscribing to any of our membership packages, you agree to be bound by these terms and conditions and as they change from time to time.

You should print a copy of these terms and conditions for future reference. Please click on the button marked "I Accept" during the sign up process if you accept them. If paying by invoice and by accepting and using these services and/or membership you are deemed to accept these terms and conditions and policies and be bound by them. Please understand that if you refuse to accept these terms and conditions, you will not be able to subscribe to any of our membership packages.

1. Information about us

Welcome to COSTEASY | recipe costs and more. We operate a website <u>www.costeasy.gr</u>. We are INPERSON ltd company , 23, 1st Apriliou, Str. 5315, Paralimni, Ammochostos, Cyprus





2. Your Status

2.1 By placing an order to subscribe to a membership on our site, you warrant that:

2.1.1 you are legally capable of entering into binding contracts; and

2.1.2 you are at least 18 years old. For users under the age of 18, the consent of the parent, guardian or supervisor professor is necessary. By giving the consent the parent, guardian or supervisor professor corresponds to the full acceptance of these Terms of Service

3. Subscription

3.1 All users either a) system administrators, b) training managers, c) trainers, d) sellers, e) trainees, f) professionals, g) businesses, in order to have access to the system, they must register by creating a username and password

3.2 You sign up for free subscription – completing form and ticking box to acknowledge that you accept terms and conditions

3.3 An email is sent to you confirming that you have a trial account with a username and password

3,4 You will then have free subscription in specific services of the program.

3.5 During the free subscription you can update to a subscription membership

3.6 You are responsible for maintaining the confidentiality of your login and account information. INPERSON Ltd reserves the right to reject for any reason, in particular, for violating of these Terms of Use





4. Links from our site

We may provide links on our site to the websites of other companies, whether affiliated with us or not. We cannot give any guarantees that products or services you purchase from third party sellers through our site, or from companies to whose website we have provided a link on our site, will be of satisfactory quality. Such warranties are absolutely DISCLAIMED by us.

5. Price and Payment

5,1 The current monthly subscription fee for each of our membership packages ("the Fee") will be as quoted on our site from time to time.

5,2 The Fee shall be payable monthly or annually in advance according to your choice. Payment of the monthly subscription must be completed no later than two (2) days after the end of the subscription, starting with the date you will subscribe to use the service. Payment of the annual subscription will be taken at the time you register. INPERSON Ltd reserves the right to lock or delete the user's account if the payment of the subscription does not occur within three (3) working days.

5.3 The Fee paid includes VAT (where applicable). However, if the rate of VAT changes, we reserve the right to adjust the Fee taking into account the change in VAT. This will not affect the Fee for any month which you have already paid in full before the change in VAT takes effect.

5,4 All payments must be made in euro by debit card or by bank transfer into the INPERSON Ltd account as it appears in the program. We accept payments by Visa, Visa Debit, MasterCard and Maestro cards via Paypal. We reserve the right to change the cards we accept.





5,5 You can upgrade your membership package at any time on our site. Any upgrade will take effect immediately and your new monthly payment date will run from the date you upgrade.

5,6 We reserve the right to modify the Fee at any time. The new Fee does not apply to existing customers in their current subscription. The new Fee applies to new subscriptions from the time of the new Fee announcement

5.7 If you register to our free subscription package, your free membership will be for the duration specified on our site from time to time. You do not require a debit card to sign up for free package

5.8 If an account is idle, ie the subscription is not paid for one (1) year, then INPERSON Ltd has the right to cancel the account and delete all the registered data. Users will be notified in advance, before the expiry date of their subscription to take any action regarding their account and the data registered in the program. Users will be notified before any action is taken to cancel or delete the account.

Within the one (1) year timeframe, you can re-submit your payment information in order to reactivate your account and access the data you have saved.

6. Subscription cancelation

Subscriptions are paid in advance and there will be no refunds or credits for partial months of service, upgrade/downgrade accounts, or for months unused with an open account, until the expiration date of subscription





7. Termination

We reserve the right to suspend or terminate your membership and/or access to all or any part of our site immediately at any time if you breach any of the terms set out in these Website Terms and Conditions of Supply or our Acceptable Use Policy, Privacy Policy or Terms of Website Use.

8. Copyright

8,1 All content available such as documents, graphics, user profiles, photos, trademarks, trade names, commercial presentation formats, logos, and software code, databases and data of all kinds, customized or not, forms any, Of this content, the overall know-how and methods contained in COSTEASY | recipe costs and more. are owned, controlled, or assigned by or to Us. We retain all rights, titles and interests related to the content and any part thereof and are protected by copyright, patents and trademarks, and other intellectual property rights, trade secrets and unfair competition. It is a precondition that the content is provided "as it is" for your information and for personal use, in accordance with these Terms of Use.

8,2 Except as expressly provided in these Terms of Service, no part of COSTEASY | recipe costs and more. may be copied, reproduced, republished, rewritten, used as a news source, uploaded, publicly published, encoded, translated, το be transmitted or distributed in any way to any other computer, server, web site or other means of publication or distribution or for any commercial or commercial exploitation without our express prior written consent





9. General Reporting and Analysis

Our software and system allows you via subscription to input and store details of your recipes and ingredients, labor costs, operation costs, suppliers, departments and to have access to reports, data displays and information related to your cooking and your kitchen management and profitability. All of the functions depend entirely on the information you input. The software and system provides Indicative Prices and Suggestions for Your Recipes and Registered Product Prices. We accept no liability for the information reports, data displays, recipes and ingredients compiled and displayed in the software in the system. You are liable for the information you input to the system and for your use and interpretation of the system and its facilities. Therefore, to get the best result, please enter correct information and data

10. Recipes, Menu, Financial data storage and calculation

10.1 As part of our membership packages, you will have the option of uploading recipes and/or lists of materials and/ or images. The number of recipes, menu's, materials and/ or images that you are able to upload will depend on which membership package you subscribe to, (details of which are set out on our website from time to time). Any recipes, menu, materials and/or images which you upload will only be viewable by you, or any person authorized by you, using your log-in details or members assigned to your package by you. Recipes, menu, materials and/or /images uploaded from the user remain as the property of the person or organization paying the subscription fee according to the Use of Terms





10.2 The User should keep copies of all recipes, menus and / or images uploaded and entered into the system. We will have no liability to you for the loss, limited access to any recipes, menu materials and / or material lists and / or images or if our site and application are not available at any time or for any period. We also do not accept responsibility for any deletion or modification of recipes, menus, materials and / or list of materials and / or images and any other User-registered information by members assigned to your package by you.

10.3 Any recipes, menu, materials, images and any other registered information will be deleted after one (1) year form the time that your membership is expired. You will have the option of printing off a copy of any recipes and/or images before your membership is terminated or expires.

10,4 The recipe-menu costing – pricing tools and/ or financial costing tools will calculate based on the materials, their prices, labor and operating data that you register to the system You can update the materials and their prices, labor and / or operational costs and generally all the data you registered as often as you want so that your recipes, menus and results are as accurate as possible at any time. When you update your information, all the system actions involved are updated at once, and re-calculations and / or re-pricing of recipes, menus, and renewals of your financial data and results are updated.

10.5 We also accept no liability for the accuracy of the price of the materials, or the financial data that are registered and added by the User or by another member you have accessed to.





11. Allergens

The software and system details and identifies Allergens associated within any ingredients. The system's ability to track and tag Allergens relies entirely on the details of the ingredients and recipes that users upload onto the system.

We accept no liability as to the validity and details of Allergens within ingredients or recipes. Users are responsible for the details of the ingredients and recipes loaded onto the system and for identifying the existence of any Allergens within their own ingredients and recipes and for the response and reaction to any Allergens which are identified.

12. User's Obligations

12.1 The following are indicative and non-limiting examples of the type of conduct that is illegal or prohibited in COSTEASY | recipe costs and more, ie when: a) is defamatory, harassing, threatening, or infringing the privacy of another person, otherwise harming or reasonably expected to harm any person or entity. b) It is illegal or encourages or supports the illegal activity or the discussion of illegal activities with the intent to carry out c) Asks or has been designed to request personal information from anybody under the age of 18 d) Violates or attempts to violate privacy, publicity rights, copyright, trademark rights, contract rights, or any other rights of any person, e) The use of COSTEASY | recipe costs and more. in a way incompatible with any applicable law; f) harms INPERSON Ltd or any user or third party by promoting false, misleading or misleading information about COSTEASY | recipe costs and more.. If any of the above applies, INPERSON Ltd reserves the right to take any legal and / or judicial action.





12.2 Users cannot install, upload and / or distribute any content that contains a virus or other harmful component or otherwise misrepresents, harms or causes damage to COSTEASY | recipe costs and more. Or any linked network, or otherwise interferes with any person or entity using the Site and the Program

12.3 INPERSON Ltd declares that it does not monitor your activity resulting from the Services provided, neither as a host nor as a visitor. However, if INPERSON Ltd becomes aware of any breach of the Terms of Service or the applicable law provisions, as illustrated above, INPERSON Ltd reserves the right to investigate these violations, and may at its absolute discretion immediately and without notice suspend access to your account and / or Services, or change, modify or remove the User Content in whole or in part. In this case, INPERSON Ltd is not responsible for damages arising from the User.

12.4 All comments, notices or problems must be reported and sent in written by you to INPERSON Ltd at 23rd April 23, Paralimni, Famagusta, 5315, Cyprus or at info@costeasy.gr. We may respond to you either on the e-mail or postal address you provide us when you sign up to our website and program, or in any of the ways listed above. Notices, problems or comments will be deemed to have been received and served 24 hours after an e-mail has been sent, or three days after the date of any postal or courier post. In the case of a postal letter of any kind, it will suffice to prove that the letter has the correct details and has a stamp and a date of dispatch from the respective operator (post or courier), and in the case of e-mail , That the e-mail in question was sent to the designated e-mail address of the recipient.

12.5 The contract between you and us is binding on you and us for the timing of the subscription you have chosen

12.6 You cannot assign, bind or otherwise dispose of the Agreement, or any of its rights or obligations, without our prior written consent.





12.7 We may transfer, assign, charge, sub-lease or otherwise dispose of a Contract, or any of our rights or obligations arising therefrom, at any time during the term of the contract

13. Unpredictable Events

13.1 We are not responsible or liable for any failure or delay in fulfilling any of our obligations arising out of a contract caused by events beyond our reasonable control (Force Majeure Event).

13,2 An Event of Force Majeure includes any act, fact, act, omission or accident beyond our reasonable control and includes, in particular (without limitation) the following

13,2,1 Strikes, exclusions or industrial actions

13.2.2 Social unrest, rebellion, invasion, terrorist attack or threat of terrorist attack, war (whether declared or not) or threat or preparation for war

13.2.3 Fire, explosion, storm, flood, earthquake, subsidence, epidemic or other natural disaster

13.2.4 Inability to use public or private telecommunications networks and

13.2.5 Acts, decrees, legislation, regulations or restrictions of any government

13.3 Our performance under any Contract is deemed to be suspended for the duration of the Force Majeure Event, and we will have a time extension for performance over that period. We will make every effort and use every reasonable means to carry out the Event of Force Majeure or to find a solution by which our obligations under the Convention can be fulfilled in spite of the Force of Force Majeure.





14. Change of Terms

14.1 We reserve the right to revise and modify these terms and conditions at any time, for example (without limitation) in order to reflect changes in market conditions that affect our business, changes in technology, changes in payment methods, changes in related Laws and regulatory requirements and / or changes in our system's capabilities

14.2 It will be subject to the policies and terms and conditions applicable at the time you use the website. We will notify you of any significant change to our policies or these terms and conditions after we have sent you a confirmation email (so we have the right to assume that you have accepted the change in our policies and / or these terms and conditions, Unless you notify us otherwise within seven business days of receipt of our notification)

14.3 These terms and conditions and our contractual relationship with you have not been altered or modified in any way by any subsequent terms and conditions issued by you and may only be modified by an official change in the terms and conditions and signed both you and us.

15. Various

15.1 The Terms of Service describe the final binding agreement between INPERSON Ltd and its users. In case that any term or part of the Terms of Use is declared invalid for any reason, the remaining Terms of Use shall remain in full force and effect.

15.2 Except as expressly stated, the Terms of Use and any rights granted herein may under no circumstances be transferred or assigned without the prior written consent of INPERSON Ltd. INPERSON Ltd reserves the right to transfer and / or assign the rights







granted herewith without notice of any kind

15.3 If a user disagrees with these Terms of Use then he / she should not use COSTEASY | recipe costs and more .

15.4 You agree that there is no consortium, partnership, employment relationship or relationship between you and INPERSON Ltd as a result of your acceptance of the Terms of Use or your access and the use of COSTEASY | recipe costs and more

