

Terms of Use

1. Introduction

These Terms of Use (the "Terms") set forth and apply to the users who access the Platform ("User"). Please read the following Terms of Use and any applicable Additional Terms carefully before using this Platform or registering to open the Platform account ("Account"). If you do not accept these Terms of Use, do not use our services, access the Platform or registering to open Account.

By using the Platform or the Services, you hereby represent, warrant, understand, agree to be bound by these Terms of Use and any applicable Additional Terms in their entirety whether or not you register as a user of the Platform or Services.

For purposes of these Terms:

1. Plizz shall mean Plizz (Thailand) Co., Ltd. and its affiliates and subsidiaries ("Plizz", "we" or "our").
2. The "Platform" shall mean Plizz Financial Platform of Thai Tax and any other websites, web pages, mobile applications and mobile websites operated by Plizz in Thailand but do not include and involve the sites and services that are subject to separate terms to which users of such sites and services must separately agree and which can be found on their respective sites and/or service materials or within the relevant mobile applications.

3. The "Services" shall mean all services are provided by Plizz through the Platform or any other channels including all content of the Platform.
4. "Clients Information" means any content, details or information which are provided by Clients with your own responsibility on the Platform such as the sale and purchase information, input and out put information etc.

Plizz Financial Platform services are developed to support the Clients or companies who use the Xero Accounting software (collectively "you", "your", "Users", "Client" or "Parties") conveniently for using and issuing the reports to comply with the Thai Revenue department or other applicable government authorities, such as issuing Input Tax and Output Tax reports, withholding tax reports or other required reports that may occur in the future. The Plizz does not represent or warrant the accurate and correct of details and information provided by Clients and

The relationship between Plizz and Clients is that of independent contractor and no other relationship is intended to be created between the parties hereto. Nothing in this Terms shall be construed to make Plizz an employee or agent of the Clients or to confer upon Plizz the power to bind Clients contractually in anyway whatsoever.

By using the Platform, Clients acknowledge, understand and agree that by registering for or using the Platform, Clients agree to be bound by the following terms and conditions and

any other policy on the Platform in the entirety, Plizz reserves the right to change or modify this Terms at any time at its sole discretion. Any amendments to this Terms shall become effective and binding on the Clients whether publicly posted or privately transmitted. If the Clients registers on the Site or continue to use the Platform, the Clients will be bound by the then current terms of this Terms.

THIS TERMS IS EFFECTIVE AND BIND THE PARTIES WHEN THE CLIENTS CLICK THE "SIGN UP", "JOIN NOW", "LOG IN", "CONFIRM BOOKING", "SEND MESSAGE", "CONTACT US VIA SOCIAL MEDIA PLATFORMS", "LINE", "WHATSAPP", "FACEBOOK", "INSTAGRAM", "EMAIL", "PHONE", "CHAT", OR "ACCEPT" BUTTON DURING USE THE SITE. IF CLIENTS DISAGREE WITH ANY TERMS, YOU DO NOT USE THE PLATFORM.

2. By using the Platform, you represent and agree that:

- 2.1 If you are an individual, you are of legal age to enter into a binding contract, or that if you are registering to be a user of the Site on behalf of a legal entity, that you are authorized to enter into, and bind the entity to the Terms;
- 2.2 You will use the Services for lawful purposes only and in accordance with the Terms and all applicable laws, rules, codes, directives, guidelines, policies and regulations;
- 2.3 You will not use the Services and the Platform to cause tortuous, fraud, defamatory, threatening, nuisance, annoyance or inconvenience, not impair the proper operation of the network and not try to harm the Services and the Platform in

any way whatsoever. Competitors, competitor's employees or affiliates are prohibited from joining the site for malicious purposes or to gain competitive intelligence. Any violation of this policy will be enforced with a court order and a demand for any and all damages.

2.4 You understand and accept that Plizz makes no representation or warranty the accuracies, completeness or quality of the Clients Information on the Platform and Plizz shall not be liable in any way for any Clients Information, including but not limited to, any errors, violation, harmful or damage of any kind incurred as a result of the use of, or reliance on, any content, details or information posted, emailed, transmitted or otherwise made available on the Platform provided by Clients. Plizz is not responsible and involved for any breach, violation and damages arising from any causes or any kind of incorrect reports provided by Clients via the Platform, the Clients, with your own decision and responsibility, shall to fill in the information or details to the Platform for issuing the tax reports. Plizz definitely does not pre-screen the Clients content, details or information provided.

2.5 You understand and accept that information contained in user profiles and applications are supplied by the respective party themselves and is not information provided by and involved with Plizz. Plizz shall not be responsible for the accuracies or correctness of mentioned information.

2.6 You will keep secure and confidential your account password or any identification we provide you which allows access to the Services and the Platform. If the service or the

Platform is used through your account whether it is using for the benefit of anyone, that mean you use by yourself and it is under your responsibility, any damages arise from your default, Plizz shall not be responsible for this matter.

2.7 You will provide us the necessary matters with whatever proof of identity we may reasonably request or under the laws.

If you use the Platform or Service and do not comply with any of the above terms and conditions Plizz reserves the right to immediately terminate the Services and use of the Platform.

3. Privacy

Your privacy is very important to us at Plizz. To better protect your rights, we have provided the Plizz Privacy Policy to explain our privacy practices in detail. Please review the Privacy Policy to understand how Plizz collects and uses the information associated with your Account and/or your use of the Services (the “User Information”).

4. Disclaimer

4.1 The User of the Platform, whether individual use or authorized legal entity, is not affiliated with Plizz in any way, Plizz is merely an online platform as a means of facilitating the Users. Plizz is not an agent, representative or employer of the User. Any action or damages arising from the User is not under Plizz's liability and Plizz shall not be responsible in any way for these matters;

4.2 Plizz makes no representation or warranty of any kind either explicitly or implicitly as to the accuracies, correctness,

reliability, lack of viruses or other harmful components of the information, contained within the Platform for any purpose. Plizz shall not be liable for any damages directly or indirectly resulting from the use of the Platform, including damages caused by malware, viruses or any incorrectness or incompleteness of the Information or the User;

4.3 Plizz reserves the rights to access, preserve and disclose your Account information if required to do so by law or pursuant to an order of a court or by any governmental or regulatory authority having jurisdiction over Plizz or in a good faith belief that such access preservation or disclosure is reasonably necessary to: (1) comply with legal process; (2) enforce the Terms; or (3) respond to your requests for the service purpose.

5. License Permission and Copyright

Plizz grants you a limited, non-exclusive, non-transferable license:

1. to view, download and print any report under the purposes of the Platform;
2. to view any content to which you are permitted access under the purposes of the Platform.

You understand and acknowledge that the Platform is solely the property and exclusive right of Plizz that you shall not violate its right by whatsoever action and if the illegal violations occur against Plizz, that will be enforced by law.

6. Violation of the Terms

In case of violations of the Terms, that may result in a range of actions, including, without limitation, any or all of the following:

1. Listing deletion
2. Limits placed on Account privileges
3. Account suspension and subsequent termination
4. Criminal charges
5. Civil actions, including without limitation a claim for damages and/or interim or injunctive relief

7. Connection to the Third-Party Web Site

The connection made to the third-party web site through this web site is merely as an additional convenience for the Platform user. Plizz does not control or have any authority to endorse or confirm the accuracy, completeness, credibility of such web site. Information contained in third-party web site may be restricted for further dissemination due to the copyright regulations. Therefore, any wish to make use of such information requires proper permission from the owner of the copyright directly.

8. Indemnification

By accepting the Terms and using the Services, you agree that you shall defend, indemnify and hold Plizz, its affiliates, its licensors, and each of their owners, officers, directors, other users, employees, attorneys and agents harmless from and against any and all claims, costs, damages, losses, liabilities and expenses (including attorneys' fees and costs) arising out of or in connection with: (1) your violation or breach of any

term of the Terms or any applicable law or regulation, whether or not referenced herein; (2) your violation of any rights of any third party, or (3) your use or misuse of the Services and the Platform.

11. Modification of the Terms

Plizz reserves the right to modify, adapt, suspend or terminate the Platform or all or part of the Service and modify the Terms at any time by posting the revised Terms on this Platform. Your continued use of this Platform after such changes have been posted shall constitute your acceptance of such revised Terms of Service

12. Severability

If any provision of the Terms shall be deemed unlawful, void, or for any reason unenforceable under the law of any jurisdiction, then that provision shall be deemed severable from the Terms and conditions and shall not affect the validity and enforceability of any remaining provisions in such jurisdiction nor the validity and enforceability of the provision in question under the law of any other jurisdiction.

13. Interpretation and Law Governing.

Any interpretation or requirement made under the Terms of the use of the Platform is made in accordance with the law of the Kingdom of Thailand. This Terms shall be governed by and construed in accordance with the laws of Thailand and the parties submit to the jurisdiction of the Thai courts for all purposes relating to this Services

If you have any questions or concerns about the Terms or any issues raised in the Terms or on the Site, please contact us at:

I HAVE READ THE TERMS OF USE AND AGREE TO ALL OF THE PROVISIONS CONTAINED ABOVE AND ANY REVISION THE SAME HEREAFTER. BY CLICKING THE "SIGN UP", "JOIN NOW", "LOG IN", "CONFIRM BOOKING", "SEND MESSAGE", "CONTACT US VIA SOCIAL MEDIA PLATFORMS", "LINE", "WHATSAPP", "FACEBOOK", "INSTAGRAM", "EMAIL", "PHONE", "CHAT", OR "ACCEPT" BUTTON DURING USING THE SITE, I UNDERSTAND THAT I AM CREATING A DIGITAL SIGNATURE, WHICH I INTEND TO HAVE THE SAME FORCE AND EFFECT AS IF I HAD SIGNED MY NAME MANUALLY.