

Terms and Conditions of OnlinePřiznání.cz

This License Agreement is a legal agreement between you, the end user of the application, and OnlinePřiznání, s.r.o., Tax Id. No.: CZ04593189, registered at the Municipal Court in Prague, C 250379 (hereinafter referred to as the "Licensor"), concluded under the Copyright Act. The software product is not sold but only licensed to use it. The product includes computer software in electronic form. By using the software product, you acknowledge that you agree to the terms and conditions of this Agreement, you are fully bound by and enter into this Agreement.

The application does not replace the methodological interpretation of Act No. 586/1992 Sb., on Income Taxes, as amended (hereinafter referred to as the "Act") and Act No. 337/1992 Sb., on the Administration of Taxes and Fees, as amended (hereinafter referred to as the "Tax and Fee Administration Act"), but it serves as an aid to the completion of a tax return filed under Art. 40 (or Art. 41) of the Tax and Fee Administration Act, and at the same time it draws attention to the main principles that need to be observed for the correct calculation of the tax. Appropriate scope of economic knowledge is assumed to use the application.

1. Subject Matter of the Agreement

The application manufacturer and Licensor grant the licensee a non-exclusive right to use the software product in full. The license is provided free of charge in the event that the licensee uses the product only to calculate its tax with the possibility to print the completed tax forms or to file tax returns online.

2. Copyright

The application is the property of the Licensor and is protected by the laws of the Czech Republic on the copyright, the provisions of international treaties and all other relevant legal regulations. Copying, installing and using the Neotax s.r.o. application without a license is illegal. It is also not allowed to make copies of the manuals or other materials that are part of the application above the limit specified above, except for backup copies. If the licensee does not agree with the terms and conditions of this Agreement, it is not entitled to use the software product in any way.

3. Restriction

The licensee is not entitled to sublicense to third parties. When a legal person that has been granted the license ceases to exist, the rights and obligations are not transferred to its legal successor. Following the death of a natural person, the rights and obligations are transferred to his/her heir(s).

4. Warranty Conditions

The warranty applies to the flawless operation of the application. The flawless operation of the application means operation in accordance with the documentation (application help) that is part of the application in electronic form. A defect means that the application does not match the functional features described in the documentation. The place to make a warranty claim is the registered office

of the Licensor. If the claim is acknowledged as justified, it is the provider's duty to bring the application and the documentation into the conformity and to provide the licensee with the recovered version, or to reimburse the price paid for the license granted or its proportion, proportional to the severity of the defect.

An application defect does not mean that the application does not contain any legislative changes or changes to template forms that were not known to the manufacturer at the time of production of the application, or that it does not work on hardware that was not available at the time of production of the application.

The Licensor does not take any responsibility for the damage caused by the use of this application and for any misstated or false information contained therein. If the licensee makes use of the Licensor's application and the tax office finds an error in the tax return on the basis of a tax return provided, it is the licensee's duty to inform the Licensor who will propose an amicable solution consisting of correction of the tax return accordingly. The Licensor is not responsible for any penalties incurred by the licensee in connection with the tax return and the tax office.

5. Protection of personal data

While managing the personal data provided, the Licensor undertakes to observe the Personal Data Protection Act. All important information regarding the handling of personal data and the related rights and obligations is contained in the Privacy Policy.

6. Miscellaneous

The Licensor expressly reserves the right to inform users about the updates in the application and to notify users before the deadline of the personal income tax.