

General terms and conditions

Contents

1.	OneLog	2
2.	Scope	2
3.	Terms of use	2
3.1	Contracting parties	2
3.2	OneLog account	3
	a) Directly via OneLog	
	b) Via a social network (social sign-in)	
	c) Via SwissID	
	d) With WebAuthn	
3.3	Data processing	4
3.4	User obligations	4
3.5	Contractual term and termination	4
4.	Data protection	5
5.	Disclaimer	5
6.	Intellectual property rights	6
7.	General provisions	6
7.1	Validity	6
7.2	Changes	6
7.3	Place of jurisdiction and applicable law	7
8.	Contact address	7

1. OneLog

OneLog is a free registration and login service for the use of digital services offered by media companies in Switzerland.

Following one-time OneLog registration and authentication, OneLog allows users to log in to all digital services offered by media companies in Switzerland that have implemented OneLog (List of offers) without the need for a further authentication process.

OneLog is operated by OneLog AG, c/o Ringier AG, Dufourstrasse 23, 8008 Zurich (hereinafter referred to as 'OneLog AG'). OneLog AG is a joint venture of Ringier AG and TX Group AG.

2. Scope

These general terms and conditions ('GTC') apply to the contractual relationship (the 'User Contract') between OneLog AG and OneLog users (hereinafter referred to as the 'user').

By using OneLog, the User explicitly agrees to these GTC.

Any general terms and conditions of the User do not apply. In addition to these GTC, certain digital services are subject to special terms of use, which are explicitly referred to when used accordingly and which apply in parallel to these terms and conditions. If there are any discrepancies between these GTC and the special terms of use, the latter take precedence.

3. Terms of use

3.1 Contracting parties

The User Contract on the use of OneLog is concluded between OneLog AG and the User in line with these GTC. In addition, a user contract is created between the user and the operator of the digital service that the User uses (according to the legal notice). This User contract is subject to separate terms and conditions, about which the User is explicitly notified.

3.2 OneLog account

When the User registers with OneLog, they receive a cross-platform user account (hereinafter referred to as the 'OneLog account'). This allows the User to log in to all digital services for which OneLog has been implemented following one-time registration and authentication via OneLog, without the need for a further authentication process.

OneLog can be used by natural and legal persons. Natural persons from the European Union are only allowed to use OneLog if they are at least 16 years old or if their parents have given their consent.

OneLog AG is the administrator of the OneLog account.

To benefit from OneLog, Users have the following registration and login options:

a) Directly via OneLog

If the User registers directly with OneLog, the OneLog account is activated as soon as the User has confirmed their email address. The data that the User provides via their OneLog account is subject to OneLog's privacy policy.

b) Via a social network (social sign-in)

The User can register with or log in to OneLog via a social network (e.g. Facebook, Google or Apple). If the User does this, OneLog AG receives the data required for registration or login from the relevant social network. Further details can be found in OneLog's privacy policy. The legal relationship between the User and the social network, including data protection regulations, is exclusively subject to the social network's regulations.

c) Via SwissID

The User has the option of registering with or logging in to OneLog using SwissID – a Switzerland-wide uniform login from SwissSign Group AG (hereinafter referred to as 'SwissSign').

If the User does this, OneLog AG receives the personal data required for registration or login from SwissSign.

Further details can be found in OneLog's privacy policy. The legal relationship between the User and SwissSign regarding SwissID, including data protection regulations, is exclusively subject to SwissSign's regulations.

d) With WebAuthn

The User has the option of registering with or logging in to OneLog using various forms of WebAuthn (e.g. Apple Touch ID and Face ID).

If the User registers or logs in via WebAuthn, OneLog AG does not receive any personal data from the provider. Further details can be found in OneLog's privacy policy.

3.3 Data processing

Various User data is collected and processed within the scope of OneLog. Data processing within the scope of OneLog is subject to OneLog's privacy policy.

The User assures OneLog AG that the personal data provided by the User is truthful and that they keep it up-to-date. Incomplete or false information will result in the User's OneLog account and any related information being rejected, blocked or deleted.

Changes to address information can be made in the User's OneLog account at any time.

If the User suspects that the data is being improperly used, this must be reported immediately using the following address: OneLog AG, Datenschutz/Data protection, c/o Ringier AG, Dufourstrasse 23, 8008 Zurich

3.4 User obligations

Users are not permitted to misuse OneLog and its content. In particular, Users are not permitted to:

- manipulate or otherwise change content;
- remove or change any copyright or trademark notices; or
- make any changes, additions and/or do anything similar to OneLog that could impair or endanger the proper operation of OneLog.

If a User breaches a duty or if there are justified suspicions regarding a breach of duty, OneLog AG is entitled to temporarily block or permanently delete your OneLog account and to claim damages within the statutory scope.

3.5 Contractual term and termination

The OneLog User Contract is concluded for an indefinite period of time.

OneLog AG reserves the right to partially restrict, change and/or shut down OneLog at any time without prior notice and to block, delete or disable your OneLog account.

The user can terminate the OneLog User Contract at any time without observing a notice period by deleting their OneLog account.

Terminating OneLog does not result in user contracts with media companies being terminated; the termination of such user contracts is based solely on the user contract between the User and the media company concerned.

If the OneLog User Contract is terminated, the User acknowledges and accepts that they will no longer be able to use the digital services offered by media companies (until they re-register with OneLog), or will only be able to do so to a limited extent, and will not be entitled to any reimbursements for payments already made for fee-based services. This also applies in case of the OneLog account being blocked (on whatever legal grounds).

You can re-register with OneLog at any time, even using other logins (see section 3.2).

4. Data protection

OneLog AG makes great efforts to protect its Users' data. The processing of personal data is only permitted within the scope of legal restrictions and takes place in accordance with OneLog's privacy policy, which can be accessed here: [OneLog's privacy policy](#).

5. Disclaimer

OneLog AG can be held liable for direct damage caused by an intentional or grossly negligent breach of its contractual or legal obligations. OneLog AG's liability for direct damage in the event of minor negligence or for indirect damage (such as lost profit) – regardless of the legal grounds – is excluded, subject to mandatory statutory provisions.

In particular, OneLog AG accepts no liability for the contractual fulfilment of contracts between Users and a media company that has implemented OneLog. Such non-acceptance is not solely limited to liability.

OneLog may be unavailable either temporarily or only to a limited extent due to maintenance work or for other reasons. OneLog AG is neither liable for the temporary unavailability of OneLog nor for the failure of individual or all features, for malfunctions or for OneLog not being available and the associated restrictions (e.g. limited use of the digital services provided by media companies).

OneLog AG does not warrant the proper operation of digital services offered by media companies that have implemented OneLog, nor does it warrant the accuracy and completeness of the content made available via such services.

OneLog AG does not accept liability for the loss of data or for errors that are not in its area of responsibility, namely for errors concerning digital services offered by media companies that have implemented OneLog, for errors relating to operators of telecommunications services, access and hosting providers, etc. or for technical failures or malware, with particular reference to malicious software.

OneLog's registration pages may contain links to third-party websites and apps. OneLog AG does not operate or monitor such content and services. OneLog AG disclaims all responsibility for the content and operation of linked content and services.

6. Intellectual property rights

OneLog AG is the owner and operator of OneLog. All brands, names, logos, images, graphics, designs, texts (including advertisements), layouts, software and other materials used in connection with OneLog belong to OneLog AG or authorised third parties. The (complete or partial) reproduction, transmission (electronically or by other means), modification, linking (including framing) or use of such elements for public or commercial purposes is prohibited without OneLog AG's prior written consent.

7. General provisions

7.1 Validity

Should one or more clauses of these GTC be invalid either in whole or in part, this shall not affect the validity of the remaining provisions.

7.2 Changes

OneLog AG reserves the right to make changes to the GTC at any time. Users will be notified of the changes to the GTC somewhere suitable within OneLog and/or via the digital services.

Subsequent changes to the GTC are deemed to have been approved by the User if the User does not object to the new GTC in writing within 14 days of becoming

aware of the changed GTC. Objections should be sent to the following address:
OneLog AG, c/o Ringier AG, Dufourstrasse 23, 8008 Zurich, support@onelog.ch.

By continuing to use OneLog, the User acknowledges the applicable GTC.

7.3 Place of jurisdiction and applicable law

The exclusive place of jurisdiction for any disputes arising from or in connection with the contract is Zurich I, mandatory places of jurisdiction notwithstanding.

Swiss law applies, to the exclusion of Swiss International Private Law (Swiss IPL) and the Vienna Convention (CISG).

8. Contact address

OneLog AG, c/o Ringier AG

Dufourstrasse 23

8008 Zürich

support@onelog.ch