



## ABS L LOGO TERMS AND CONDITIONS OF USE

1. The Receiver acknowledges that the ABS L Logo is a legally protected registered trademark and element of the business name of ABS L. Any use of the Logo in violation of these instructions shall entitle ABS L to claim a redress of any resulting damage they may have suffered and to enforce their rights in the dedicated court.
2. ABS L represent that, in the exercise of their powers and authorities, they give their approval for the Receiver to use the ABS L Logo exclusively within the scope and during the period described in the agreement between the Receiver and ABS L and in accordance with ABS L Logo Guidelines.
3. The Receiver undertakes:
  - 1) to respect the ABS L's rights to its business name and the ABS L Logo,
  - 2) protect the reputation of ABS L,
  - 3) to comply with all the guidelines and instructions communicated by ABS L in writing as regards the use of the ABS L Logo in the materials,
  - 4) unless previously approved in writing by ABS L (either electronically or in hard copy/in writing), not to make any changes or modifications to the above ABS L Logo compared to the design provided to the Receiver,
  - 5) unless previously approved in writing by ABS L, not to use, distribute or reproduce in any way the ABS L Logo for any purposes other than the proper performance of the agreement concluded between ABS L and the Receiver.
4. When distributing, displaying in public or displaying digitally the materials, the Receiver shall keep the ABS L Logo intact, and shall ensure that the ABS L Logo is made visible in any way possible, however, at least in all those places where other, comparable legally and copyright protected marks and signs are displayed, and at least as prominently as other, comparable legally and copyright protected marks and signs.
5. Any use of the ABS L Logo in violation of the above terms and conditions of use shall entitle ABS L to withdraw their approval for the use of the ABS L Logo with immediate effect, subject to a prior cure request sent to the Receiver (either electronically or in hard copy/in writing) should the Receiver fail to cease and cure the violation immediately, however, not later than within 1 day, and to claim a redress of any resulting.
6. In case of any questions related to use of our logo please contact: [oliwia.sierzega@absl.pl](mailto:oliwia.sierzega@absl.pl)