

**Regulation and Privacy Policy
(Logic and Religion Association)**

**Regulation on the Services
available at logicandreligion.com**

I. Definitions

1. LARA – Logic and Religion Association, which is an association registered in Poland (KRS no.: 0000992727, REGON: 523169211, NIP: 5252924373), with a seat at Krakowskie Przedmieście 3, 00-927 Warsaw, Poland.
2. Website – the website of LARA available at logicandreligion.com
3. Event – an event organized by LARA, e.g., academic congresses and conferences.
4. User – a person who visits the website and who can perform an Order on this website.
5. Registration – a process within which a User gives his/her data to LARA according to LARA Privacy Policy (see below) and makes an Order concerning a specific Event.
6. Order – statement of a user which will be leading directly to entering the contract of sale specifying the quantity and type of the service.
7. Service – a service according to which User will have a right to participate in an Event, including: participation in academic sessions, receiving materials distributed by the Organizers, access to coffee breaks and lunches served for Users.
8. Fee – a fee paid by User to LARA to support organizing Events.
9. Conference Fee – a Fee paid for specific Service.
10. Membership fee – a Fee which is not a Conference Fee, paid by a Member of LARA to financially support organization of Events, according to LARA's statute.
11. Regular Fee – a basic Fee.
12. Reduced Fee – a Fee for Users who are professors and researchers with annual income below a specified sum
13. Graduate Student Fee – a special Fee for Users who are graduate students at the moment of Registration.
14. Early Bird Fee – a Fee paid before a deadline.
15. Late Registration Fee – a Fee paid after a deadline.

16. Contract – an agreement made between the User and LARA using the internet service which obliges LARA to provide a Service and which obliges a User to pay a Fee to LARA.

17. Form – an internet form available at the Website.

18. Registration Form – a Form used for Registration.

19. Regulation – this regulation of providing services.

20. Privacy Policy – a document describing how User's data are gathered on the Website and processed and stored by LARA.

21. Civil Code – the Polish Act of 23 April 1964 – The Civil Code.

22. Act of User Rights – the Polish Act of 30 May 2014 about User Rights.

23. Act on Electronic Services – the Polish Act of 18 July 2002 on Electronic Services.

II. General Regulations

1. This Regulation defines the rules of using the Registration Forms and payments on the website available at logicandreligion.com.

2. This Regulation is the regulation in the meaning of article 8 of Act on Electronic Services.

3. The Website is administered by Logic and Religion Association, registered in Poland (KRS no.: 0000992727, REGON: 523169211, NIP: 5252924373), with a seat at Krakowskie Przedmieście 3, 00-927 Warsaw; contact: lara@logicandreligion.com

4. This Regulation defines rules of making Registration, as well as terms and conditions of making an Order and concerning the Contract.

5. Using the Website is possible under the condition of efficiency of equipment used, including: Firefox 30.0.1 or Internet Explorer 11 versions or newer with Java on, Google Chrome 39.0.2171.95 version with Java on, minimal screen resolution 1024x768.

6. To use Website User should obtain the access to equipment with the internet service on his own.

7. According to applicable law, LARA has a right to restrain services for the User under the age of 18. In this situation, the User will receive information about the suspension of services.

8. User has a possibility to access this Regulation at any time via the link placed on www.logicandreligion.com, download it and print it.

III. Rules of the use of the Website

1. Registration on Website is optional. User can make an Order without registration after reading and accepting this Regulation. Registration is made by refilling and accepting the Registration Form

available on the Website. It is compulsory to accept the Regulation and fill in the personal data marked as compulsory to Registration. LARA has a right to deprive User of the right to use Form or limit User's access to some part or all resources of the Website in case of breaking the Regulation especially when User:

- during registration used unreal, out of date data causing mislead or violation of others right;
- using the Website violated personal goods of others especially of other Users;
- commit other behaviours considered by LARA as incompatible with Regulation and applicable law or general rules of using the Internet or are detrimental to the good name of LARA;

User deprived of the right to use Forms is not allowed to make another Registration without LARA's consent.

2. In order to provide safety of data and messages transmission, LARA takes technical and organizational measures appropriate to a real security risk, in particular, to prevent acquisition and modification of personal data.

3. User is obligated to:

- not forward and transfer contents forbidden by law, eg., promoting violence, defamatory or violating personal rights of others use of the Website in way not disturbing its functioning especially in use of specific software or devices.
not sending or posting commercial information which are not ordered by LARA (spam);
- use Website in not disturbing for other Users and LARA way;
- use any content contained in the Website only for personal use;
- use of the Website in accordance with the provisions in force in the Republic of Polish law, the provisions of the Rules, as well as with the general principles of using the Internet.

IV. The procedure of the Contract

1. To make a Contract via Website User should:

- enter the website www.logicandreligion.com,
- choose the bookmark of a particular Event,
- open a Registration Form for this Event,
- take steps according to statements and information in the Form, including giving data and selection of a Fee appropriate to User's situation (see Section I),
- press a submission button, which is equivalent to acceptance of the Regulation, making an Order and concluding the Contract.

2. Only a User who has been accepted by Event's organizers as a speaker can mark an option which states that he/she will give a speech during the Event.
3. While making an order User can change his personal data and modify his order until clicking the submission button.
4. After filling all personal data User will see a summation of his Order which contains a description of the ordered option and selected Fee and/or will receive a message with such a summation.
5. Information about Services included on the Website especially description, technical parameters and fees constitute an invitation to Contract in the meaning of article 6 of Civil Code.
6. Sending an Order by a User constitutes a statement of willingness to enter a Contract of Sale with LARA according to the Regulation. After sending an order User will receive an e-mail with a summation of Order. This e-mail is confirmation of receiving an Order and a statement of will to enter the Contract.
7. The Contract is in English and is compatible with Regulation.

V. Service Provision

1. Service is provided in the place in which an Event is organized. It can be organized all over the World. It is available to all Users who:
 - 1) have not been convicted by a final court judgment,
 - 2) against whom no criminal proceedings are pending,
 - 3) who are not sought by any state authorities by an arrest warrant.
2. LARA reserves the right of execution of incomplete orders, informing via email about lack of possibility of providing a Service. In such a situation the User is entitled to withdraw from the Order.
3. Consolidation, security, providing and confirmation to the User of the relevant provisions of the sale contract is made by sending the confirmation and specification of an order, and an invoice via e-mail if requested.

VI. Prices and payment methods

1. Fees are given in EUR (Euro) and contain all taxes, excise, and other components (if applicable).
2. User can pay:
 - 1) via "Przelewy24.pl" system,
 - 2) via "e-card" system,

3) via “pay-pal” system,

4) via direct bank transfers.

Credit cards are charged at the time of issuing a payment.

VII. Right of withdrawal

1. You have a right to withdraw during 14 days without giving a reason. Time to withdraw expires after 14 days from the day you made an Order.

2. To withdraw the Contract you need to inform us (ul. Krakowskie Przedmieście 3, 00-927 Warszawa, lara@logicandreligion.com) about your decision in way of unequivocal statement. You can send a statement based on the model below.

3. If you will take advantage of this possibility we will send you a confirmation of receiving the information on the solid carrier (ex. via email).

To keep the term of withdrawal it is enough for you to send us information about fulfilling the vested right of withdrawal before the term expires.

4. In case of withdrawal, we return the amount of money which came to LARA bank account related to the withdrawn Contract immediately, no longer than 14 days after receiving your statement. Refund of payments will be done in a way chosen by User during the original transaction or the other way that User accepted. There are no fees related to withdrawal.

MODEL FORM OF WITHDRAWAL:

Recipient: Logic and Religion Association, ul. Krakowskie Przedmieście 3, 00-927 Warszawa

*I hereby inform about my withdrawal of contract concerning my participation in the following event:
[name and date of the event]*

Date of Contract

Users name and last name

User Address

Signature (only if the form is sent in paper form)

Date

VIII. Reclamation

1. LARA is liable to the User who is the consumer in understanding of article 211[1] of Civil Code in the field of warranty for defect within the range specified in Civil Code especially article 556, 556[1]-556[3] of Civil Code.

2. Reclamation caused by infringement of Users rights described in law or presented Regulation should be directed on the LARA address: ul. Krakowskie Przedmieście 3, 00-927 Warszawa, lara@logicandreligion.com. LARA is obligated to consider the complaint in 14 days, or if it is not possible to inform the User about the date of consideration.
3. LARA takes an action to lead a full efficient functioning of the Website in the range consequential of current technical knowledge and is obligated to fix any errors as soon as possible.
4. User is obligated to inform about any noticed misstatement or breaks in the functioning of the Website.
5. Misstatement in functioning of the Website should be addressed to: lara@logicandreligion@.com.
6. With reclamation User should provide the name, address, type and date of irregularities in the Website's functioning.
7. LARA commits to consider reclamation in term no longer than 14 days from the day of receiving the complaint, or giving information about the date of consideration.

IX. Intellectual Property

The right of logicandreligion.com Website content is owned by LARA. Copying and modifying contents of the Website without the permission are prohibited.

X. Final Provisions

1. User may use an extrajudicial procedure for claims handling or redress action. If you want to use the possibility of an amicable solution, you may submit claim e.g. through EU online platform ODR, available at : <http://ec.europa.eu/consumers/odr/>
2. If User is not interested in an out-of-court settlement, resolution of disputes between-manufacture and User shall be referred for determination to the competent court of law in accordance with the appropriate provisions of the Code of Civil Procedure.
3. Resolution of disputes between LARA and User, who is not a consumer within the meaning of Article 221 of the Polish Civil Code, shall be referred for determination to the competent court with respect to the seat of LARA.
4. In all cases not regulated by these Regulations, legal provisions of Civil Code, Act of Electronic Services and other Polish Law apply.

XI. Entry into force

These Regulations shall enter into force on September 29, 2022.

Privacy Policy

By using the forms on this website (logicandreligion.com), you agree to the Logic and Religion Association (LARA) Privacy Policy. This is why it is important for you to read it.

For the sake of simplicity:

- the term “LARA” is understood as the Logic and Religion Association which is an association registered in Poland (KRS no.: 0000992727, REGON: 523169211, NIP: 5252924373), with a seat at Krakowskie Przedmieście 3, 00-927 Warsaw, Poland;

- the term “website” is understood as the website „logicandreligion.com” which is an official website of LARA.

1. Who is the administrator of personal data?

LARA is the administrator of personal data processed for the purposes and scope referred to in Section 3. In matters relating to the operation of the forms and personal data, LARA can be contacted in writing by email at lara@logicandreligion.com.

2. Definitions

GDPR – Regulation (EU) 2016/679 (General Data Protection Regulation) in the current version of the OJ L 119, 04.05.2016; cor. OJ L 127, 23.5.2018 (see: <https://gdpr-info.eu/>).

Personal data (data) – information about an identified or identifiable natural person. An identifiable person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of the natural person;

Processing data – refers to an operation or set of operations performed on personal data or sets of personal data by either automated or non-automated means, such as collecting, recording, organising, arranging, storing, adapting or modifying, retrieving, using, disclosing by transmission, disseminating or making available in other ways, adjusting or aggregating, restricting, deleting or destroying;

User – a person who visits the website.

Website – a website at logicandreligion.com.

3. What kind of personal data is processed, for what purpose and on what legal basis?

The Website has been created to inform about the events and initiatives of LARA. It is also a place where Users can use forms in order to submit papers to particular events (like academic congresses, conferences, seminars) and register to such events (by giving their data and expressing a will to conclude an agreement called a Contract, according to which they will be allowed to take part in the event and expected to pay a fee; see details in Regulation).

Hence, those forms collect and process basic data necessary to conclude such an agreement, including User's:

- name,
- e-mail address,
- institution,
- data for a receipt or invoice (name, address, tax identification number).

The data is processed for the above-mentioned purposes until the expiry of the period of the limitation of claims specified in the provisions of the Civil Code Act of 23 April 1964 (Journal of Laws of 2020, item 1740, as amended, hereinafter: "Civil Code") (6 years) or until an effective objection to the processing of data for this purpose is raised.

4. Communicating with LARA

When correspondence is addressed to LARA via e-mail or the contact form available on the Website, personal data contained in that correspondence is processed, such as name, e-mail address and other data provided in the sent message.

Depending on the content of the message sent to LARA, the data is processed for the purpose of:

- communicating and responding appropriately to the content of the message sent, on the basis of GDPR Article 6(1)(f) – the administrator's legitimate interest in replying to messages sent,
- establishing cooperation with persons who want to use the services of the My Portfolio portal – the legal basis of GDPR Article 6(1)(b) is the need to execute the contract to which the data subject is a party or to take action at the request of the data subject prior to entering into the contract.

The data is processed for the time needed to respond and then stored for the legally legitimate interest of LARA (e.g. for the purposes of defence in the event of complaints or enquiries).

5. To whom and under what circumstances does LARA convey personal data?

LARA does not use the services of third parties involving the transfer of personal data collected within the forms on the Website. If cooperation is established with a third party, users will be informed about this through changes in the provisions of the Privacy Policy.

LARA can convey to the institution which co-organize an event with LARA only: names and institutions of participants.

In all other respects, personal data may only be made available to entities or bodies to which LARA is authorised or required to convey them in accordance with applicable law.

6. What are the rights of natural persons regarding the processing of their personal data?

A natural person (data subject) has the following rights relating to the processing of personal data by an administrator:

- the right to access the content of the data (GDPR art. 15)
- the right to rectify data (GDPR art. 16)
- the right to erase data (GDPR art. 17)
- the right to restrict the processing of data (GDPR art. 18)
- the right to transfer data (GDPR art. 20)
- the right to object to data processing (GDPR art. 21)
- the right to withdraw consent (GDPR art. 7 paragraph 3)
- complaint to the supervisory authority

7. How to exercise your rights

You can exercise your rights by: Contacting the administrator through the e-mail address: lara@logicandreligion.com.

8. How are cookies used by the administrator

Upon entering the Website, the user's browser automatically sends information to the portal's server, such as:

- the IP address of the computer sending the request,
- the date and time of access,
- the website from which access occurs (URL of the referring website),
- the browser used and, if applicable, the operating system of the computer and the name of the access provider,
- information about errors that occurred while browsing the portal,
- information collected through cookies or other similar technologies.

The Administrator uses cookies to improve the efficiency of the Website and to collect and analyse information about users' visits, such as the number of visits, average time spent, pages visited, the portal's browsing history and other statistical data enabling the provision of relevant content tailored to the user's interests.

In the event that any of the cookies used by LARA processes personal data, the processing takes place:

- in accordance with GDPR Article 6(1)(f), i.e. on the basis of the legitimate interest of the administrator,
- in terms of the optimal functioning of the portal and ensuring that LARA's portal is user-friendly, on the basis of the user's consent in accordance with GDPR Article 6(1)(a).

Personal data may be processed for the purpose of eventually establishing, investigating or defending against claims – the legal basis for this processing is GDPR Article 6(1)(f) – the legitimate interest of the administrator in protecting its rights.

In many cases, the default settings of a web browser allow cookies to be stored on a device. However, settings can be changed at any time to block this default handling of cookies or to be informed each time cookies are placed on a device. Detailed information on the possibilities and methods of using cookies is available in web browser settings.

9. Changes in the Privacy Policy

In order to ensure that the Privacy Policy at all times meets the current requirements imposed by law, LARA reserves the right to amend it at any time.

LARA will notify users of any changes or additions by posting appropriate information on the portal's website, and in the case of significant changes, separate notifications may additionally be sent to the e-mail addresses provided by users.