

Juster Terms of Service – for Attorneys

The operator of the Juster service is Známý právník s.r.o., ID No. (IČO) 23588021, with its registered office at Střížkovská 717/30, Prague 8, 180 00, e-mail: tady@juster.cz, registered in the Commercial Register maintained by the Municipal Court in Prague under file no. C 429712 (hereinafter referred to as "Juster" or the "Operator").

1. What This Service Is About

1. 1 Juster is an online platform that connects attorneys with individuals seeking legal assistance. It does not constitute the practice of law within the meaning of the Legal Profession Act, nor is it a mediator of legal services – Juster merely facilitates contact between a client and a suitable attorney and provides marketing services to attorneys.

1. 2 The purpose of the service is to facilitate public access to professional legal assistance while supporting attorneys in promoting their specialization and area of expertise.

1. 3 Registration for attorneys is voluntary and free of charge. However, certain supplementary marketing services may be subject to a fee – but always upon the prior consent of the attorney and with a clearly stated price.

2. Who Can Register

2. 1 Only a person who meets the following criteria may register for the Juster service:

- Is an attorney registered in the list of the Czech Bar Association (ČAK),
- Fulfills the conditions set by Act No. 85/1996 Coll., the Legal Profession Act, and does not have a suspended legal practice,
- Provides legal services independently or as a partner in a law firm,
- Has valid professional liability insurance.

2. 2 Juster reserves the right to verify the provided information (e.g., in the ČAK database) and to reject or cancel registration in the following cases:

- If the provided information is false, incomplete, or misleading,
 - In the event of a violation of the ČAK Code of Ethics, the Legal Profession Act, or these terms,
 - If the attorney uses the platform in a manner that could damage the credibility of the service or mislead the public,
 - If the attorney has ceased to practice law or their authorization has been suspended.
-

3. Registration and Attorney Profile

3. 1 During registration, the attorney fills in details about themselves, their contacts, and their specialization.

3. 2 The attorney is obliged to provide true, complete, and up-to-date information, in particular:

- First name, last name, or business name of the firm,
- ID No. (IČO),
- Registered office,
- Specialization, education, and professional experience,
- Contact details (e-mail, phone number, website),
- Any additional information (membership in professional associations, language skills, etc.).

3. 3 The attorney is solely responsible for the accuracy and truthfulness of the provided information. Nevertheless, Juster is entitled to verify the accuracy and truthfulness of this information.

3. 4 If any data changes, the attorney is obliged to update it without undue delay.

3. 5 The attorney's profile may be publicly accessible on Juster and serves exclusively for the presentation of legal services.

3. 6 Juster may edit or remove the profile if it contains false information, advertising unrelated to legal activities, or other content contrary to the Legal Profession Act, ČAK rules, or these terms.

4. How Juster Connects Attorneys and Users

4. 1 The user submits a legal query or inquiry.

In the event that this inquiry matches the criteria of a registered attorney – particularly regarding specialization and location, Juster will:

- Connect the user with suitable attorneys according to the given criteria,
- Optionally, forward the inquiry directly to the attorney to the extent necessary to assess whether they can take on the case,
- Allow the user to contact the attorney or, conversely, allow the attorney to reach out to the user.

4. 2 In the case of an inquiry for a specialization that Juster does not yet have among its registered attorneys, Juster may also provide contacts for unregistered attorneys who publicly offer their legal services in the given specialization. Juster will inform the affected attorneys of this. If they do not agree to their contact being provided in this way, they may request that their contact no longer be provided to users of the service, and Juster will comply with their request.

4. 3 Juster does not guarantee legal cases to attorneys.

4. 4 Whether and under what conditions the attorney will provide legal services is entirely subject to the agreement between the attorney and the client.

5. Attorney's Liability

5. 1 The attorney is liable for:

- The quality, accuracy, and legality of all legal services they provide,
- Compliance with the Legal Profession Act, the Code of Ethics, and other professional rules,
- The truthfulness of the data they provide about themselves on Juster,
- Communication with users in accordance with the rules of confidentiality and personal data protection.

5. 2 Juster bears no responsibility for the attorney's activities, professional performance, or the outcomes of their legal services.

5. 3. The attorney acts toward the client in their own name and on their own responsibility.

6. Operator's Liability

6. 1 Juster is liable solely for the technical operation of the platform, the provision of contacts, and the protection of processed personal data.

6. 2 Juster does not guarantee the availability of specific inquiries, their quality, or the conclusion of a contract between the attorney and the client.

6. 3 Juster reserves the right to:

- Temporarily limit or suspend the operation of the service (e.g., due to maintenance),
 - Modify the features or scope of the service,
 - Remove profiles that violate the law, professional rules, or the platform's policies.
-

7. Supplementary Marketing Services

7. 1 Juster may offer attorneys optional marketing services, such as promotion on social media.

7. 2 These services may be subject to a fee, but always based on a prior agreement. No service will be charged without the attorney's consent.

8. Handling of Personal Data

8. 1 Juster processes attorneys' personal data only for the purposes of registration, profile management, and connection with users.

8. 2 Details regarding the processing of personal data can be found [here](#).

8. 3 The attorney is also obliged to comply with the duties of a personal data controller toward their clients according to regulations related to personal data protection and the Legal Profession Act.

9. Conduct and Content on the Platform

9. 1 The attorney commits to:

- Behave appropriately toward users,
- Not publish misleading, deceptive, or comparative data,
- Not misuse the platform to advertise other products or services,
- Observe the duty of confidentiality,
- Not damage the good reputation of Juster or other attorneys.

9. 2 Violation of these principles may lead to the suspension or cancellation of registration.

10. Termination of Registration

10. 1 The attorney may request the cancellation of their registration at any time – by e-mail at tady@juster.cz.

10. 2 Juster may terminate the registration or remove the profile if:

- The attorney ceases to be a member of ČAK,
 - They repeatedly violate these terms,
 - There is a reasonable suspicion that the provided data is false,
 - The attorney uses the platform in a way that contradicts its purpose or good morals,
 - The attorney expresses disagreement with updated terms pursuant to Art. 11 of these terms below.
-

11. Conclusion

11. 1 Juster reserves the right to update these terms at any time. In the event that the attorney does not express disagreement or provide comments on the updated terms within 14 days from the moment the updated terms were sent to their e-mail, they are deemed to have approved the updated terms.

11. 2 The attorney will be informed of significant changes via e-mail or a notification on the platform.

11. 3 By confirming these terms, the attorney confirms that they have read, understood, and agreed to them.

11. 4 These terms come into effect on January 1, 2026.