

General Terms and Conditions of Use and Registration on SCANBOT.ONLINE and Protection of User Personal Data at SCANBOT

SCANBOT.ONLINE

scanbot.online/contacts



SCANBOT Welcomes You!

Thank you for using our applications and services on the **SCANBOT.online** platform, provided by **SCANBOT s.r.o.** (hereinafter referred to as "SCANBOT"), with its registered office at náměstí I. P. Pavlova 1789/5, 120 00 Prague 2, Czech Republic (hereinafter referred to as the "Provider").

Introduction

The Scanbot Portal, located at the internet address <https://scanbot.online> (hereinafter referred to as the "Scanbot Portal"), is an automated system designed for searching and monitoring publicly available information through services (hereinafter referred to as the "Services"). The Services enable registered users to search for and monitor changes on source servers and repositories. We only search for data according to requirements or monitor it, but in no case do we modify or change the data in any way.

General Terms and Conditions for Using the Service and SCANBOT License

These General Terms and Conditions (hereinafter referred to as the "GTC") are an indivisible part of the contract that you, as a Registered User of the Service (hereinafter referred to as the "Registered User"), conclude with the Provider in connection with the use of the Service.

The GTC regulate the mutual rights and obligations of the Registered User and the Provider. The use of the Service by the Registered User is conditioned upon compliance with these GTC, therefore we recommend that you read these GTC carefully and thoroughly before you begin using the Service. When using the services, you must comply with all policies outlined in the GTC.

- You must not misuse Scanbot services, e.g., you must not interfere with the services or attempt to access them by means other than the designated interface. If your conduct does not comply with our GTC or policies, or if we are investigating suspected improper conduct, we may suspend or terminate your access to the service.
- By using the services, you do not acquire any intellectual property rights to our services or to the content you access. You cannot use the content of some services unless you obtain permission from its owner or unless otherwise permitted by applicable legal regulations. The services also display content that does not belong to SCANBOT s.r.o. Only the entities that publish this content are responsible for it.
- In connection with your use of the services, we may send you notifications, administrative messages, and other information via email communication.



Your SCANBOT.ONLINE Account

To use our Scanbot services, you will need a **SCANBOT.ONLINE** platform account. A SCANBOT.ONLINE account may be assigned to you by an administrator, such as your employer. If you are using a SCANBOT.ONLINE account assigned by an administrator, different or additional terms may apply, and your administrator may have access to or the ability to disable your account.

The Registered User is obliged to provide truthful data upon registration. Each Registered User is entitled to have only one user account (hereinafter referred to as the "User Account"). The Registered User is responsible for any damage they cause to the Provider and/or any third party in connection with the use of the Service. To ensure the security of your User Account, do not disclose your password to anyone.

You are fully responsible for the activity occurring on your account or user account. Do not use the same password for your user account in third-party applications. If you discover any unauthorized use of your password or account, or access to your user account, please immediately inform the Scanbot administrator.

The Registered User acknowledges that the Service does not serve as cloud storage, and that the Provider is not responsible for damage incurred by the Registered User in connection with the possible removal of information and data in the source data repository (hereinafter referred to as "Information").

Registered Users are prohibited from any behavior that would result in an unreasonably large load on the technical infrastructure of the Website and Services, or any systems or networks connected to the Website. By creating a User Account on the Website for the purpose of using the Service, the Registered User expresses agreement with these GTC. If the Registered User does not agree with any provision of these GTC, they are not authorized to use the Scanbot Service.

The Registered User is entitled to cancel their User Account at any time without giving a reason in accordance with the terms specified in the Agreement.

Limitation of Liability and Warranties

The contracting parties jointly declare that the Provider bears no responsibility for the content or accuracy of information published by third parties, which the Provider mediates or makes accessible to the Registered User in accordance with this Agreement.

The Provider has the right to change or supplement these GTC at any time. The new wording of the GTC becomes valid and effective on the day of their publication on the Website. If the Registered User does not cancel their User Account no later than seven (7) business days after the amended or supplemented GTC become valid and effective, it is presumed that the Registered User agrees to the new wording of the GTC.

Liability for Caused Damage and Copyright Protection

The Registered User undertakes to compensate the Provider for any damage incurred by the Provider as a result of the Registered User's breach of these GTC or other legal regulations in connection with the use of the Service.

The Provider respects the intellectual property and copyrights of third parties. Any third party may report any alleged infringement of copyrights related to the SCANBOT.ONLINE service to the Provider (by sending a message to the email address: support (at)SCANBOT.ONLINE). The notification should include, among other things, the following information:



- a description of the copyrighted work whose copyright is being infringed;
- identification, of the author of the copyrighted work in question;
- a description of where the information on the Website, whose copyright is being infringed, is located;
- contact details of the notifier (address, phone number, email address).
- Software/License within the Services

By purchasing a Scanbot license/service, you are permitted to use the services and enjoy their benefits in a manner permitted by these terms and conditions. You may not copy, modify, distribute, sell, or lease any part of our services or the software included in them, nor may you reverse engineer such software or attempt to extract it. Exceptions apply where such prohibitions conflict with legal regulations or where you have written permission from SCANBOT.

Our Warranties and Disclaimers

We provide our services at a level of knowledge and care that is reasonable in the given business sector, and we hope you will enjoy using them. However, we cannot promise certain things in connection with our services.

SCANBOT NOR ITS SUPPLIERS OR DISTRIBUTORS MAKE ANY OTHER SPECIFIC PROMISES IN CONNECTION WITH THE SERVICES THAN THOSE EXPRESSLY STATED IN THESE TERMS OR IN ADDITIONAL TERMS. FOR EXAMPLE, WE DO NOT MAKE ANY COMMITMENTS IN CONNECTION WITH THE CONTENT WITHIN THE SERVICES, THEIR SPECIFIC FUNCTIONS, THEIR RELIABILITY, AVAILABILITY, OR THEIR ABILITY TO MEET YOUR NEEDS. WE PROVIDE DATA "AS IS."

SOME LEGAL SYSTEMS PROVIDE CERTAIN WARRANTIES, SUCH AS IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. TO THE EXTENT PERMITTED BY LAW, WE DISCLAIM ALL WARRANTIES.

Final Provisions

These GTC become valid and effective on May 1, 2025.

Privacy Policy

By creating a User Account, the Registered User agrees that the Provider may process the Registered User's personal data, which the Registered User has provided, in such a manner and to such an extent as is necessary for the proper provision of the Scanbot Service to the Registered User, for the duration of the Registered User's User Account. The Registered User simultaneously acknowledges that if they publish personal data of third parties on the Scanbot platform via the Scanbot Service, they must have the consent of these third parties for such processing of personal data. If the Registered User does not have the consent of third parties to store their personal data on the Scanbot platform and publish it via the Service, the Registered User is obliged to pay the Provider any damage that arises on the Provider's side as a result.

The Provider respects the privacy of visitors to the Website, Registered Users, and any third parties. Therefore, the Provider makes every effort to protect the personal data of individuals stored on the Server and made accessible to third parties via the Service. The Provider has implemented security measures against any unauthorized access and misuse of personal data of individuals stored on the Scanbot platform.

SCANBOT Company places great importance on protecting the privacy of its users when processing personal data and takes it into account in all business processes. SCANBOT complies with relevant personal data protection regulations. These personal data protection provisions apply to all services offered on the website, but not to services of other providers to which the Site may link. For these services, the privacy policies of those providers apply.



This document informs you about what data we collect and how we use it.

By accessing the SCANBOT platform (Site) and using it, you express your understanding of the following personal data protection provisions. You can withdraw your consent at any time with future effect. If you have questions about how SCANBOT Company uses your personal data, please contact us at: **support(at)SCANBOT.ONLINE**

Questions and Answers Regarding Data Protection and Contact Information

Collection and Use of Your Personal Data at SCANBOT

What we collect, When, and Why?

- SCANBOT Company generally only identifies, collects, and uses data that you disclose during your login or registration when using the SCANBOT Platform, and when using paid services, if applicable.
- Whenever a user visits the SCANBOT platform or downloads a file/data, the following access information, from which identity cannot be derived, is stored in the log on our server: internet protocol, address / IP address, the page from which the file was requested, date, time, browser type and operating system, visited page, volume of transferred data, access status (file transferred, file not found, etc.). Statistics are created from this data, which SCANBOT Company uses to adapt the offered services to your needs.
- When fulfilling a concluded service agreement, especially when using your chosen paid services, it may be necessary to enter additional data, such as full name and email address, and for company information, company address, and bank account number for invoicing purposes.
- Even when processing your inquiries or providing customer services, we sometimes need your personal data (for example, name, email address, and phone number). SCANBOT Company handles this data confidentially and with regard for legal provisions on personal data protection according to Act No. 101/2000 Coll. SCANBOT Company will not transfer this information to third parties without your consent, with the exception of cases where the data is necessary for the performance of the contract, processing your inquiries, or providing customer services.
- Details on the transfer of data to third parties can be found in the CONSENT TO PERSONAL DATA PROCESSING form.
- For the reasons mentioned above, SCANBOT Company reserves the right to store IP addresses and log files for a reasonable period, according to applicable regulations, after visiting the Scanbot Platform, in order to monitor whether the terms of use of the services are complied with. This procedure primarily serves to prevent possible misuse, to clarify these cases, and exceptionally to transfer data to investigative bodies for clarification purposes.
- SCANBOT Company may, at its discretion or at your request, supplement, correct, or delete incomplete, incorrect, and/or outdated personal data that it has stored in connection with the operation of the Scanbot Platform.
- SCANBOT Company, within the framework of legal provisions, deletes personal data immediately at the request of the authorized person, unless a legal obligation to retain these data prevents it.

CONSENT TO PERSONAL DATA PROCESSING



In accordance with the provisions of Act No. 101/2000 Coll., on the Protection of Personal Data, I hereby agree that SCANBOT s.r.o., náměstí I. P. Pavlova 1789/5 Nové Město, 120 00 Praha 2, Czech Republic (hereinafter referred to as "SCANBOT") may process the personal data provided by me for the purpose of inclusion in SCANBOT's customer database and for sending or contacting me via electronic means and sending commercial communications via electronic means, all pursuant to Act No. 480/2004 Coll., on certain information society services, and further for evaluating customer requirements (hereinafter referred to as the "purpose"), all for an indefinite period (until revoked).

From May 25, 2018, instead of Act No. 101/2000 Coll., we will be governed by European Union Regulation No. 2016/679, the General Data Protection Regulation, when processing your personal data.

I hereby acknowledge that SCANBOT Company is the data controller within the meaning of the above-mentioned laws.

I have been informed that I have the right to withdraw my consent to the processing of personal data by written request delivered to SCANBOT's registered office. The withdrawal of consent is effective upon its delivery to SCANBOT.

I declare that I have provided the data to SCANBOT Company voluntarily, and that I have been informed, in accordance with the above-mentioned laws as amended, about the processing of personal data and about the rights and obligations associated therewith, as well as that I further have rights pursuant to Sections 12 and 21 of Act No. 101/2000 Coll., i.e., particularly the right to access information about the processing of data concerning me, and the right to correct, block, or request their destruction, as well as the right to compensation for any damage according to the relevant legal regulations.

I further agree that the provided personal data may be provided to third parties, specifically entities with whom SCANBOT Company cooperates for the fulfilment of contractual obligations and business partners.

I also have the right to contact the organizer or directly the Office for Personal Data Protection, at the address Pplk. Sochora 27, Prague 7, PSC 170 00 in case of suspicion of infringement of my rights.

