

TERMS OF USE (TOU) – CLASYN

Last updated: July 3, 2025

These Terms of Use (hereinafter the “TOU”) define the conditions for using the Clasyn software, owned by Clasyn SRL, established in Belgium.

ARTICLE 1 – ACCEPTANCE AND VALIDITY OF THE TOU

By accessing the website or using the Clasyn software, the user (hereinafter “the User”) acknowledges having read, understood, and unconditionally accepted all of these TOU.

These TOU may be amended at any time. Any new version takes effect immediately upon publication. It is the User’s responsibility to regularly review the TOU.

ARTICLE 2 – PRODUCTS

Clasyn is a SaaS software accessible via a web browser that allows:

- **The uploading of files by the User;**
- **Their automatic classification into folders using artificial intelligence (GPT-4o);**
- **The provision of an organized ZIP file available for download.**

The service is provided “as is,” without any guarantee of the relevance of the generated organization.

ARTICLE 3 – USER OBLIGATIONS

By accepting these TOU, the User guarantees to the Company that:

- **They are at least 18 years old;**
- **They have the legal capacity to enter into a contract.**

The User also agrees to:

- **Use Clasyn strictly for its intended purpose, namely private organization of personal files;**
- **Not use the service for commercial, lucrative, or non-personal purposes;**
- **Not transmit illegal content, or content contrary to public order or morals;**
- **Not distribute links to illegal or questionable third-party content or services;**
- **Keep any passwords strictly confidential;**
- **Provide accurate, up-to-date, and complete information when creating an account (if applicable) and maintain it.**

In case of breach of these obligations, Clasyn reserves the right to suspend or delete the User's access to the service according to Article 8 – Termination.

The User also acknowledges that:

- **Clasyn's features may evolve without prior notice;**
- **No feature is permanently guaranteed.**

ARTICLE 4 – PRICES AND PAYMENT

The applicable price for the service is the one indicated on the website at the time of subscription.

Unless otherwise stated, prices include all taxes (applicable Belgian VAT).

Payment is due immediately upon order. Access to the service may be conditioned on receipt of payment.

ARTICLE 5 – LICENSE

The Company grants the User a non-exclusive, non-transferable, limited license to use the Clasyn software solely for personal purposes.

Any unauthorized reproduction, modification, or distribution is strictly prohibited.

ARTICLE 6 – TERMINATION

In case of serious breach by the User of these TOU (notably Article 3), the Company may unilaterally terminate access to the service without notice.

Termination leads to deletion of the User's account and access to services.

ARTICLE 7 – CONTRACT SUSPENSION / WITHDRAWAL

a) Right of withdrawal (consumer users)

In accordance with Belgian and European law, if you are a consumer, you have a 14-day right of withdrawal from the conclusion of the contract if the service has not been fully performed.

If you request immediate performance, you acknowledge losing this right once the service is rendered.

ARTICLE 8 – LIMITATION OF LIABILITY

Clasyn strives to provide a quality service but cannot guarantee the accuracy or relevance of the automatically generated organization.

The Company cannot be held liable for:

- **Inaccuracy or inadequacy of the classification;**
- **Loss of data or files;**
- **Temporary service interruption.**

In any case, the Company's liability is limited to the amount paid by the User for the concerned service.

ARTICLE 9 – PERSONAL DATA AND USER CONTRIBUTIONS

Clasyn processes personal data in compliance with the General Data Protection Regulation (GDPR).

- **Uploaded files are neither stored nor analyzed for purposes other than the requested organization.**
- **They are automatically deleted after a short delay (e.g., 1 hour).**

See the Privacy Policy for more details.

ARTICLE 10 – GENERAL PROVISIONS

These TOU constitute the entire agreement between the User and the Company. They replace any prior version, written or oral.

The Company's failure or delay to exercise any right shall not be interpreted as a waiver of that right.

ARTICLE 11 – DISPUTE RESOLUTION

In case of dispute, an amicable solution will be sought first.

Failing amicable agreement within 30 days, any dispute relating to these TOU will be submitted to the competent courts of the judicial district of Clasyn's registered office, except for any mandatory legal provisions applicable to consumers.