**TERMS AND CONDITIONS OF USE**

**These Terms and Conditions govern the contractual relationship between PPL and the user of the mojePPL mobile application (hereinafter also referred to also as the “Application” or the “mojePPL Application”)**

The mojePPL Application is a software tool for forwarding of Parcels, efficient provision of information to the Sender and Recipient about the status of the Parcel. The User using the Functionality of the Application may be either the Sender or the Recipient of the Parcel (hereinafter referred to only as the “User”). The mojePPL Application is available to download from the AppStore or Google Play and/or in other ways determined by PPL.

Registration of the User in the Application constitutes acceptance of a proposal to conclude an agreement for granting of a licence to use the Application. By entering into this agreement, the User expresses his/her agreement to these Terms and Conditions of Use. PPL grants the User a non-exclusive licence to use the Application to the extent and subject to the terms and conditions set out in the user environment of the Application. PPL is entitled to modify the Application (or any part thereof) at any time and to make the Application unavailable if the User breaches the agreement, the Terms and Conditions of Use or the applicable legislation. The User may terminate use of the Application at any time by simply uninstalling the Application from the device on which the Application has been downloaded. The User shall not be entitled to any compensation from PPL in relation to the use and/or uninstallation of the Application.

**Copyright**  
Copyright to this Application is owned by PPL which is also its operator.

**Right of reproduction**   
Any person may reproduce any part of the material in this Application subject to the following conditions:

* The material may only be used for informational and non-commercial purposes.
* It must not be modified in any way.
* No PPL trademark may be copied without due authorisation.
* Any copy of any part of the material must include the following copyright notice: Copyright © PPL. All rights reserved.  
    
  **Use of interactive features on this website**  
  For your convenience, PPL may provide interactive features on the website, such as access to tracking and user comments. You are authorised to use these features exclusively for the specified purposes.  
    
  **Accuracy of this Application**  
  This Application may contain unintentional inaccuracies or typographical errors. These will be corrected at the discretion of PPL as soon as they are detected. The information in this Application is updated regularly, but inaccuracies may persist or occur where changes occur between updates. The Internet is maintained independently in multiple locations around the world and some of the information accessible through this Application may originate outside of PPL. PPL hereby excludes any liability or responsibility for this content.

**Viruses**  
PPL strives to eliminate the presence of viruses in this Application, but cannot always and completely ensure such elimination and accepts no responsibility for such viruses. Please take all appropriate precautions before downloading information from this Application.  
  
**Limitation of liability**  
To the extent permitted by law, under no circumstances shall PPL, its affiliates or licensers, or any third parties mentioned in the Application be liable for any incidental, indirect, exemplary, punitive or consequential damages, lost profits or damages resulting from loss of data or business interruption arising from the use of or inability to use the mojePPL Application and services, content or information, regardless whether based on a warranty, an agreement, a tort or any other legal theory, and whether PPL is advised of the possibility of such damages being incurred. Without limiting the foregoing, to the extent permitted by the applicable law, you agree that the total level of liability on the part of PPL for any damages (direct or otherwise) or loss, regardless of the form of action or claim, regardless whether on the basis of an agreement, a tort or otherwise, shall under no circumstances exceed the level of EUR 100.00. To the extent permitted by law, the remedies set out for you in these Terms and Conditions are exclusive and limited to those expressly set out in these Terms and Conditions.  
  
**Products and services**   
Unless agreed otherwise in writing, the forwarding products and services mentioned in this Application are subject to the [General Terms and Conditions of PPL](file:///C:\Users\Stubb\Documents\Translations\Presto%20PPL%20app%20WEdnesday%2013%20hod\ppl.cz\documents\20122\1825980\PPL_CZ_obchodni_podminky.pdf\80b8645c-14e6-e5ce-b9ca-06c60a9c8239%3ft=1649265092136).  
  
**Disclosure of information**   
All information provided to PPL by visitors to this Application is considered confidential and PPL will not disclose it to any third party, with the exception of cases when this may be required for provision of services.

Personal data processing policy can be found [here](https://www.rc.ppl.cz/osobni-udaje)