Legal relationship and general warnings

- 1.1. **Effectiveness.** These Terms of Use of the Website have been effective since 8.04. 2024.
- 1.2. **The website.** For the purposes of this document our website means a set of web pages forming together our website operated at digibolt.online and all sub-pages.
- 1.3. **The service.** For the purposes of this document the service means an information society service which is used by browsing website and whose provider is a company Elko Inteligence s.r.o., based in Děčínská 552/1, Střížkov, 180 00 Praha 8, ID number 14159635, recorded in the Commercial Register at the Municipial Court in Prague, Section C, File No. 361342, Tax Identification No. CZ14159635 (for the purposes of this document referred to as "we" or equivalent terms). By usage of service a legal relationship arises between us and the recipient of service (for the purposes of this document referred to as "you" or equivalent terms).
- 1.4. **The web content.** For the purposes of this document the web content which is provided by us within the scope of the service means all data you receive from us at your request entered via a web browser, in particular texts or images but also source codes of pages.
- 1.5. **The scope of the service.** No minimum scope is guaranteed within the providing of the service. The service may be temporarily or permanently unavailable, wholly or in part. Its user interface, appearance and functionality may change or may be removed, based on our discretion which is not subject to a need for prior notification.
- 1.6. **The price for the service.** We provide the service free of charge. You pay for the technical equipment, software and connectivity to this service.
- 1.7. **Reservation of changes in terms.** These Terms of Use of the Website may be changed and updated. Before you start using the web content, it is your responsibility to become familiar with the current version of the Terms of Use of the Website.
- 1.8. **General restrictions.** It is prohibited to use any means to undermine or circumvent security measures related to this service or other services of ours, and other Internet-related services and sites or computer networks.
- 1.9. **Exclusion of liability.** To the extent permitted by the applicable legislation, you agree that we will not be liable for any damage that you may incur in connection with this service, and you also agree with the agreed limitation of compensation for any such damage amounting to 0 EUR.

Copyright

- 2.1. **Exclusion of license.** If the web content is wholly or in part a copyrighted work, and if not stated otherwise for individual components of the web content, we do not grant you a license to the web content and without our permission it cannot be used outside the legal limitations and exceptions.
- 2.2. **The database rights.** You are not authorized to extract or otherwise use our databases. In addition, you undertake to refrain from similar conduct in relation to such databases of ours that do not enjoy protection under the Copyright Act.
- 2.3. **Links.** If you link to any websites, you agree with the obligation not to provide third parties with such a link that bypasses our security or the means to control the distribution of content, such as references only available to registered users. In any case, we also reserve the option to change the structure and content of the website and/or introduce new or modify existing tools for content control, which may

result in a malfunction of your previously acquired content. You agree that in such a case you are not entitled to recover any damages.

User Account

- 3.1. **The definition.** User Account means a record in our database and the data associated with it; it is determined by the login name and the password used to authenticate. The user account can be associated with personal data; if the user account is made by a legal person these personal data identify a natural person acting for the respective legal person.
- 3.2. Using a user account. Some parts of the service may be linked to access to a user account. In such a case, it is necessary to make registration of the user account that is linked to the registration terms stated below.
- 3.3. The terms of the user account registration. By registering, you agree to the following terms:
 - 3.3.1. Registration will made on the basis of your request sent via a web form available on the website if it contains all the required information and you agree to these terms of registration.
 - 3.3.2. One e-mail address may only be used for one user account.
 - 3.3.3. The provider reserves the right to refuse registration.
 - 3.3.4. The user account is used, among others, for communication and dealing with us. It is your responsibility to ensure that your user account can only be accessed by you or a person authorized by you. The actions of such a person within the user account are considered to be actions on behalf of you.
 - 3.3.5. Within the system maintenance we may cancel inactive user accounts and cancel or merge duplicate ones.
 - 3.3.6. In the event of a breach of your obligations under this document, we have the right to terminate or restrict our providing of the service, for instance by blocking or deleting your user account, or preventing you from access to our website.