



Legal Agreement for the Use of Joint Services by Antereum and Unika

These agreements apply to users who make use of the services provided by Antereum and Unika starting from:

March 1, 2024

For all users:

This document was originally written in another language and translated, so it may contain linguistic adaptations. If you need to translate this document into your language, we recommend using a professional translator such as Google Translator or DeepL.

WELCOME TO A NEW GREAT COHESION

Welcome to the largest affiliated digital economy platform formed by:

Antereum, the only private blockchain ecosystem based in Europe that enables companies to generate Participatory Quotas regulated by a partnership agreement;
Unika, a dedicated wallet to hold, manage, and move the Participatory Quotas you own.
These terms and conditions govern the use of services offered by the affiliates exclusively to registered users

1 Membership Conditions

Every company and user must meet the ethical and moral requirements indicated in the specific document defined as the "Ethical Charter" in order to use and benefit from the services of the Affiliates.

2 Conditions for Using Affiliate Services

These are the terms and conditions of the agreement between you and the affiliates governing the use of your account, hereinafter referred to as the Terms of Use. If the user is a natural person, they must be at least 14 years old and have full legal capacity to enter into a contract to open an account and use the related services. If you are a company, it must be registered in a country accepted by the SEC and not subject to international restrictions.

To use the affiliates' services, you must open an account. By opening and using an account, you agree to comply with all the terms and conditions in these Terms of Use and any future updates. You also agree to abide by the following additional documents: the Ethical Charter, Privacy Statement, Wallet Use Policy, Offer Information and Conditions, Summary Documents of Offers, Offer Whitepapers, Anti-Money Laundering Policy, and Cookie Policy.

You also declare that you accept and understand the meaning of the following terms:

Glossary:

AML – Anti-Money Laundering and Counter Terrorism Financing Policy, policy against money laundering and terrorism financing

Antereum – Platform that creates digital Quotas connected to a real economy project in which users invest their money.

Unika – Wallet offered to users to store, monitor, and move their Quotas.

Affiliate, platform, network, we, us – Connection and sharing platform formed by Antereum and Unika.

Ethical Charter – Document regulating the moral requirements for using the network's services.

Account, wallet – Digital service to store, manage, and use all types of Quotas

Quota – Proportional participatory right regulated by a partnership agreement between the supporter and the issuing company. Quotas can be purchased, sold, transferred, used as credit, and converted into ATMs as indicated in each project.

ATM – Internal quota of the Antereum platform, purchasable, convertible, and transferable at a fixed value of 1 euro. 1 ATM = 1 euro. ATMs are always available and refundable.

Local/Neighborhood Investments – Companies that generate Quotas to receive economic support for launching local activities (cafés, pizzerias, shops, beauty salons, small craft businesses, etc.)

A-Point – Authorized affiliates that assist customers in the information and purchasing phases of Quotas and assist companies with the management and issuance of Quotas.

Humanitarian Aid – Financial support offered by the affiliates to people in need. The financial support is real, meaning the affiliates offer to pay electricity, gas, and other essential bills for people who cannot afford them. Allocation criteria are at the sole discretion of the affiliates and consider the real socio-economic conditions of the area receiving support based on proportionality criteria.

Ethical Economy – Principle based on cooperative and transparent collaboration to support the growth of the local economy and help the social fabric through geographically localized humanitarian aid.

WARNING

Please read all the provisions of these Terms of Use carefully and regularly to stay constantly updated on any changes or modifications. If our subsequent changes reduce your rights or increase your responsibilities, we will implement them with at least five days' notice. If you continue to use our services after any modifications to these Terms of Use come into effect, you agree to be bound by those changes. If you do not agree with the changes, you may close your account before they take effect.

General Information About Us and Our Services

The main activity of the affiliates is to create a connection between registered individuals and affiliated companies on our platform in order to generate synergies in support of the real economy through digital tools, including blockchain. A company that issues Quotas with Antereum must guarantee the retrocession of part of its monthly revenue and ensure complete

operational transparency. A customer can purchase the participatory Quotas issued by Antereum and use Unika's services to manage, move, and monitor the Quotas held.

As an operational guarantee, Antereum has established a permanently available fund in ATM amounting to 26,811,129.00 ATM/€. We use ATM as the reference value, a stable Quota with a fixed value equal to 1 euro. The ATM is redeemable for real money at any time and cannot be considered an alternative currency to traditional currencies, as it can only be used by registered users and is, in all respects, a participatory Quota issued by Antereum.

The affiliates embrace the principle of ethical economy, which respects the value of labor and environmental concerns. These Terms of Use, together with other legal conditions, the Ethical Charter, and the legally required notices relating to the use of our services, will be provided to you at any time upon request. If we are unable to update the web pages for reasons beyond our control, any changes or additions may also be sent via email.

You have the right to request a copy of any update (including these Terms of Use and the Key Information on Payment and Service), and we are obligated to fulfill such a request within 30 days in the manner most convenient for us.

Antereum may choose to support certain companies that have issued Quotas by purchasing a portion of them through the internal ATM fund. The affiliates may access the ATM fund at their own discretion with no obligation to provide a report.

2.1 Creating an Account
Unika Personal Account

You may open a personal account using the services offered by Unika at unika.app. With a personal account, it is possible to purchase, send, use, and request refunds of Quotas. To purchase, use, and send Quotas, the user must be at least 14 years old; to request a refund, the user must be at least 16 years old. If you are an Italian citizen, you must be at least 18 years old to open a Unika account and to request a refund. If you are an EU citizen, you must be at least 16 years old to open a wallet and 18 to request a refund.

Starting from september 1, 2025, you will need to choose among three types of accounts: Start, Priority, and Board. If you are a user with investments exceeding 25,000.00 ATM/€, you will have automatic access to the Board account without paying any monthly fees, as long as your account remains active and the minimum investment condition is permanently maintained.

Below we outline the account conditions:

ACCOUNTS	START	PRIORITY	BOARD
SERVICES			
Transfer of ATM to other registered accounts	Free	Free	Free
ATM refund to bank account in EU zone	Free	Free	Free
ATM refund to bank account via SWIFT	45€	25€	5€
Multiaccount	NO	YES	YES

ACCOUNTS	START	PRIORITY	BOARD
ATM refund fee at affiliate point (up to €999)	4%	2%	Free
Presale access to Quota purchases	NO	NO	YES
24/7 portal support	YES	YES	YES
Dedicated consultant	NO	NO	YES
VIP Room	NO	NO	YES
Minimum requirement	1€	5.000€	25.000€ privati 50.000€ imprese
Monthly fee	Gratuita	9,90€	gratuito

Business Account – Ethical Business

Any commercial company that respects the Ethical Charter may request the opening of a business wallet on Unika. The affiliates reserve the right to deny the opening of a business account, and the company to which the account has been denied has the right to request the reasons for the refusal.

2.2 Responsible Use of the Account

The opened account must not be used for illegal purposes. In order to prevent and block unauthorized use, we will investigate any refund request and, more generally, any type of account activity that does not comply with the rules and ethical code of the affiliate or that may simply be considered inappropriate for this platform.

2.3 Quotas Creation – Role of Antereum

Each user may request the issuance of Quotas provided they have a company structure eligible for such request. Each Quota must be linked to a real project submitted to Antereum by the proposer. Antereum reserves the right to evaluate each request in the timeframe it deems appropriate and to accept or reject it at its sole discretion. In the event of acceptance of the project, Antereum will issue, in return for payment received for the services offered, the quantity and value of the Quotas based on its own internal discretionary evaluation, subject to acceptance by the proposing company.

The service fees for the creation and launch of a Quota project are calculated in relation to the value of the project according to the following table:

Offered Service	STARTER	BASIC	ESSENTIAL	PROFESSIONAL
Project Value	< 50.000 €	< 150.000 €	< 500.000 €	<i>no limits</i>
Initial Advertising Campaign	NO	YES	YES	YES
Dedicated Project Manager	NO	NO	YES	YES
Exchange Top position	NO	NO	NO	YES

Price (excluding VAT)	1.400 € + 10% of issued Quotas	2.900 € + 5% of issued Quotas	4.900 € + 5% of issued Quotas	9.900 € + 3% of issued Quotas
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Issued Quotas will be available for sale to customers, and for each Quota issued, a partnership agreement contract will be generated and recorded on the Antereum blockchain, transferable to third parties. Each company that issues a Quota will receive a so-called “deposit wallet” where the issued Quotas will be deposited. Antereum reserves the right to take any action to protect investors, including withdrawing Quotas from the market, interrupting the sale, and ordering the return of the funds received from supporters or returning them directly if they are available in the deposit wallet and/or any other wallet to which they have been transferred. Should the proposers themselves deem it appropriate to withdraw the Quotas from the market, it will be possible to activate the Quota cancellation procedure. The cancellation procedure must be requested to Antereum before the end of the public sale period of the Quotas, except for a specific derogation authorized at the sole discretion of Antereum. After 90 working days from the public communication of the withdrawal of the Quotas from the market, Antereum will refund the applicants the amounts paid for the purchase of the withdrawn Quotas. To request the project cancellation, the payment for services to Antereum, as well as any other obligations, must be completed, settled, documented, and attached to the request. Antereum reserves the right not to accept the cancellation request if it is not genuinely justified and does not truly protect investors, or alternatively, to replace the project with its own company proposal, which the proposers agree not to oppose, provided the project name differs from the original.

2.4 Entry of Traditional Currency into the Account

To use your traditional currency (euro or dollar) to purchase ATM and have them available in your wallet account, you can proceed through the following methods:

- Purchase via your wallet
- Purchase via traditional bank transfer
- Purchase via credit card
- Purchase through the Antereum platform
- Purchase at an affiliate point
- Purchase at an ATM Cash Machine (Spain, Romania, and Monte Carlo)
- Receipt through Quotas profitability
- Receipt as a bonus
- Receipt from another user

We have no control over the reasons why a user may send ATM to another user, but we prohibit unlawful uses and carry out periodic checks on account activities with extreme thoroughness, which may lead us to suspend operations we deem suspicious. We apologize in advance if this causes any delays, but as long as no suspicious or illicit activities are carried out, this will not happen.

2.5 Use of ATM

You can use your ATM to:

- Purchase all types of Quotas
- Send ATM to other registered users
- Request a refund of your ATM in your currency

2.6 Direct Purchase of Project Membership Shares

Instead of topping up your credit, you may choose to directly purchase the participatory membership shares of a project. If you choose this method, the purchase must be made exclusively via bank transfer in favour of the company owning the project or the company designated as the project's incubator.

For Italy, the authorised companies are **Carisma S.p.A.** and **IBI S.p.A.**

For Portugal, the authorised company is **Cohesion Lda.**

The traditional bank transfer is considered as **proof and receipt of purchase**. Once we receive the payment, we issue a document summarising the contract terms and including a unique, non-repeatable progressive number.

We do not require you to sign any additional documents, as your bank transfer represents both your **intention to purchase** and your **understanding of what you are purchasing**.

In general, your acceptance of these terms when you first access our application is sufficient for us.

Please note: every time we update these terms, you will need to accept them again — otherwise, you will not be able to make new purchases.

2.7 Use of Your Participatory Shares

You may use your Shares to:

- Sell them to other users
- Send them to other registered users
- Request a refund, if the refund fund is available
- redeem them as actual credit with the company that issued the shares

2.8 Closing an Account

If you are not a company that has used Antereum's Quota generation services, you may close your account at any time. We may also close your account at any time with 10 days' notice in the following cases:

- You violate these terms of use
- You do not access your account for 6 months
- We suspect that your account was opened without your permission

We may also close the account if we suspect that you are not the person you claim to be or that someone else is using your account.

If we decide to close your account, we will notify you of the closure and, if possible, provide the reasons and the opportunity to withdraw any undisputed funds we are holding.

In the event your account is closed:

- These terms of use will immediately terminate, except to the extent and for the time necessary to complete the account closure and comply with applicable laws and regulations
- In addition to closing the account, we may suspend, limit, or terminate your access to or use of our services, websites, software, systems (including networks and servers used to provide any of the services) controlled by or on behalf of us
- You will remain responsible for all outstanding obligations related to your account before the termination under these terms of use
- We may retain your account information in our database to meet our legal obligations
- We may retain your ATM after termination to the extent and for the time reasonably necessary to protect ourselves or a third party from the risk of liability of any kind. After this period, you may withdraw any undisputed funds

We may also suspend access to your account during the notice period if we suspect that you are committing unlawful acts or we believe that you may attempt to withdraw funds not rightfully available to you

2.9 Account Statement

Unless your account is restricted, you can access your account via the unika.app application to view your transaction history. If needed, you have the right to request a copy. It is our duty to provide the requested documentation within 30 working days. The service fee is €45. If you do not proceed with the payment, we cannot provide the service.

2.10 Fee

The stated fees include all applicable charges; however, there may be other taxes or costs not directly imposed by us. You are solely responsible for paying any phone charges or amounts billed by your internet service provider and any similar or related costs arising from your use of the Services. Additionally, we may at any time deduct our fees and charges from your balance. This will appear in your transaction list, which you can consult via the unika.app mobile application. You may not offset or deduct any amounts from our fees. We may charge for additional services provided outside these terms of use. You will be informed of such charges when you request an additional service.

2.11 When We May Deny a Transfer

We may consider your transfer request incomplete and refuse to execute it if: you do not have a sufficient amount of ATM in your balance; you do not enter the confirmation code sent to your email or the mobile number linked to your account; you fail to provide all mandatory information; the transfer exceeds a limit placed on your account; or we have reason to believe suspicious activity has occurred in relation to your account or that you are not complying with these terms of use in any way.

2.12 When the Recipient Does Not Accept Your Transfer

If we allow you to send ATM to someone who does not have an account with us, the recipient may receive the ATM by opening an account. If the recipient already has an account with us, they may refuse the transfer without giving a reason. If the recipient refuses to accept ATM or does not open an account with us and does not claim the ATM within 30 days from the sending date, the ATM will be refunded to your account.

2.13 How to Request a Refund of ATM

We may allow ATM refunds in the following ways: direct withdrawal from an ATM cash machine, transfer request to a bank account, or through authorized partners. From your Unika.app mobile application, select the “withdraw” feature in your chosen language and follow the standard steps. If requesting a refund to your bank account, remember to add your bank account to your list. If you choose to receive a cash refund from an affiliated partner, remember that both you and we must comply with your country’s anti-money laundering regulations concerning methods and amounts.

2.14 Block on ATM Refunds

We may block or reject an ATM refund request if we deem it illegitimate or if our internal cybersecurity system detects any anomaly. In such cases, we will do our best to accelerate any legitimate request.

2.15 Disputes

If you cannot resolve a transaction-related issue directly with the other user, you must follow our online dispute resolution process and send us an email.

2.16 Requesting ATM

We may allow any registered user to request to receive ATM or other Quotas from another registered user through the request feature in the Unika.app application. If the request is made to a non-registered user, it will not be processed unless the recipient registers on our platform.

2.17 Limits on Sending, Receiving, and Refunding

According to our risk assessment criteria, which also depend on the tax and legal regulations of the country where a sending, receiving, or refunding operation occurs, we may apply limits to the amounts and value of transactions carried out by users. All accounts have an initial limit.

By default, all accounts have the following limits:

- Refund requests: up to 250 ATM per week
- Sending ATM: up to 25,000 ATM per month
- Receiving ATM: up to 25,000 ATM per month
- Sending Quotas beyond ATM: up to 50,000 per month
- Receiving Quotas beyond ATM: up to 100,000 per month

To request removal of these limits, you must send an email or contact our customer service with your reasons. What we can never change are the cash refund limits due to our anti-money laundering policies.

In general, the following is allowed:

- Requesting a cash refund of no more than 999 ATM per day and 9,999 ATM per month
- Purchasing ATM with cash payment for an amount not exceeding 999 ATM daily and 4,999 ATM monthly per account

These limits comply with AML (anti-money laundering) policy. Furthermore, they are subject to evaluation of proper account activity by a group of 3 reviewing users, who must maintain complete confidentiality regarding their role to ensure unbiased judgment and total absence of external influence.

2.18 Prohibited Activities

When using our websites, your account and our services, or during interactions with us, with other customers or third parties, you are prohibited from: violating these Terms of Use or any other agreement between you and us; violating laws, ordinances or regulations; violating copyrights, patents, trademarks, trade secrets or other intellectual property rights of ours or of third parties, or rights of publicity or privacy; providing false, inaccurate or misleading information; sending or receiving what we reasonably believe to be Quotas originating from potentially fraudulent or unauthorized funds; refusing to cooperate in an investigation or to confirm your identity or other information you have provided to us; using our services in a way that causes or may cause: complaints, taxes, fines, penalties or other liabilities or losses to us, to our other customers, to third parties or to users; using your account or related Services in a way we reasonably consider abusive; accessing the services from a non-supported country; performing actions that place an unreasonable or disproportionate load on our websites, our software and our systems (including servers and networks used to provide any of the services), controlled by us or on our behalf; facilitating viruses, trojans, malware, worms or other computer programming routines that attempt or may attempt to damage, disrupt, misuse, misappropriate, undermine, surreptitiously intercept, expropriate or gain unauthorized access to systems, data, information or services provided; using an anonymous proxy, using bots, spiders, other automated devices or manual processes to monitor or copy our websites without our prior written permission, or using devices, software or routines to circumvent our robot exclusion protocols; undermining or disrupting, or attempting to undermine or disrupt, our websites, our software and our systems (including servers and networks used to provide any of the services offered), controlled by us or on our behalf, any of our services or the use of those services by other users; taking any action that may result in the loss of services from our internet service providers; opening new or additional accounts using information not your own (e.g., name, mailing address, phone number, email address, etc.) and/or using someone else's Antereum account; causing us to receive a disproportionate number of complaints closed in favor of the complainant in relation to your personal or business account; disclosing or distributing to third parties information about another user, or using such information for commercial purposes; sending unsolicited emails to users or using our services to collect payment for sending or assisting in sending unsolicited emails to third parties; disclosing your account password to someone else or using another user's password. We are not responsible for any losses you may suffer, for example if someone other than you uses your account due to improper password use; performing or attempting to perform, by act or omission, other actions that may compromise the proper functioning of the services or of activities carried out under them, or otherwise breaching the terms of these conditions of use; soliciting or presenting quotas and exposing us to the risk of failing to meet our obligations regarding anti-money laundering, terrorist financing, and similar regulations (including, but not limited to, cases where we are unable to verify the user's identity). You agree that engaging in the

aforementioned restricted activities compromises the security of your access or use of your account and of our services in general, both for yourself and for our other customers.

2.19 Actions We May Take If You Engage in a Prohibited Activity

If we believe you have engaged in any of these activities, we may take a range of actions to protect ourselves, the community, its affiliates, its customers, and anyone else, at any time and at our sole discretion. The actions we may take include, but are not limited to, the following: terminate these Terms of Use, restrict your account, or close or suspend your account, immediately and without any penalty to us. Refuse to provide you with our services in the future and expel you from any other platform linked to us with no possibility of appeal. At any time, and without incurring any liability, suspend, limit or terminate your access to our websites, our software and our systems (including servers and networks used to provide any of our services), controlled by us or on our behalf, to your account or to any of the services we offer directly or indirectly; such actions may include limiting your ability to send Quotas or request refunds using any payment method linked to your account. We may also refuse any send or receive transaction, at any time and for any reason we deem valid at our sole and unquestionable discretion.

2.20 If you have a problem

If you have a problem, contact our support service. We will try to resolve your issue as quickly as possible.

2.21 How you can contact us

Using the same methods previously used and as stated in article 2.18 above, or via regular mail to the addresses of our affiliated companies. For all communications, use the email address: support@unika.email

2.22 How you can delete your data

If you want to delete your data from our records, you can request it from support. We have 5 working days to fulfill your request. This time is needed to verify that you have no outstanding financial obligations or other unfulfilled commitments. To delete your account, send an email to support@unika.email . We will not ask for the reason, as you are free to close your account whenever you wish. However, remember that if you close your account while you still hold ATM or any other quota, you will no longer be able to claim them, as we will no longer be able to refund you once you are no longer a registered user. When your account is closed, your wallet will be closed as well, and all held quotas will be transferred to a holding wallet owned by Unika and used for gifts, prizes, and bonuses.

2.23 If you were a Cohesion customer

If you were a Cohesion partner customer, you may transfer your investments to the unika wallet by December 31, 2025. After this date, no migration requests will be accepted.

2.24 Our rights

To ensure compliance with these Terms of Use, you grant us a legal right over the funds in your Account, as a guarantee for any amount you owe us or for any damage you may cause or have caused. This is legally known as a “lien” or “security interest” on your account.

You are also responsible for all chargebacks, reversals, claims, fees, fines, penalties, and other liabilities we, any of our users, or third parties incur due to your violation of these Terms of Use or your use of our Services. Regardless of any interruption, suspension, or closure of your account, you agree to reimburse us, any user, or third party for any such liability.

You also agree that we may offset any amount held in your accounts with fees, charges, or other amounts you owe us, as well as amounts owed to our affiliates. In other words, our right of setoff means that we can deduct from the balance of any open account with us held or controlled by you the fees, charges, or other amounts described in this section.

If your balance is insufficient to cover your liability, we reserve the right to collect the amount you owe us by deducting it (or part of it) from any future earnings generated by your community activities. If you do not have sufficient funds, you agree to reimburse us through other means. We

may also recover the amounts you owe through legal means, including but not limited to the use of a debt collection agency. You therefore explicitly agree and authorize us to transfer your contact details and a summary report of your activities with us to such agencies. We will also provide your data if we receive a court order requiring us to do so.

If we invalidate and cancel a transfer made by you to a recipient (whether on your initiative or otherwise), you agree that we assume your rights against the recipient and other parties involved in the transfer and may enforce them either directly or on your behalf, at our discretion. This is legally known as "subrogation" or "assignment" of your rights to us against the recipient and any parties related to the payment.

Our failure to act in case you or others breach any of the obligations under these Terms of Use does not constitute a waiver of our right to act in the event of subsequent or similar violations.

We may request additional information when we reasonably need to implement the measures described in these Terms of Use, to reduce fraud risk, or to comply with our regulatory obligations (including anti-money laundering regulations). You must comply with these requests within a reasonable time. We are committed to protecting our users as long as we deem the activities legitimate or until we suspect otherwise.

Furthermore, to the extent permitted by applicable law, we are not liable, and you agree to hold us harmless, for any damages or losses (including, without limitation, loss of money, goodwill, reputation, or profits, or other intangible losses, or incidental, accidental, or consequential damages) arising directly or indirectly from your conduct or that of other users. We are not, under any circumstances, responsible for possible breaches or cyberattacks by users or non-users. However, we are committed to regularly verifying and improving our security standards.

To this end, we may choose to suspend the use of the platform for up to 90 days per year, even if non-consecutive, in order to enhance our security protocols.

If we detect an attempted breach, we will immediately shut down access to the platform for all users. During such events, our customer support service will remain active to clarify any doubts.

Platform shutdowns will be communicated via email to all users, or through direct contact when possible or if the issue affects only a small and reachable group of users.

During this period, you will not be able to perform any operations on your wallet. However, once the platform is restored, you will be able to recover your balance without any alterations.

In severe cases, we may lose some historical data, but our servers are always updated to reflect the latest operation you performed.

Antereum, Quota, Unika, and all related service logos are trademarks or registered trademarks and therefore may not be copied, imitated, modified, or used without our prior written consent. Additionally, all page headers, custom graphics, button icons, and scripts are service marks, trademarks, or trade dress of our products. No user may copy, imitate, modify, or use them without our prior written consent.

You may use the HTML logos provided by us for the purpose of directing web traffic to our websites and the "Pay with us" button to offer our services on your e-commerce page. You are not allowed to alter, modify, or change these HTML logos in any way, nor use them in a way that misrepresents us or our services, nor display them in any way that implies our sponsorship or approval. All rights, titles, and interests in and to our websites, any content on such websites, the services, the technology relating to the services, and any technology and content created or derived from the foregoing are our exclusive property and that of our licensors.

You may not transfer or assign your rights or obligations under these Terms of Use without our prior written consent. We may transfer these Terms of Use or any right or obligation under them at any time.

If you file a complaint against us in court, you agree to submit to the exclusive jurisdiction of the courts of Portugal for matters relating to Antereum and Unika, and to the jurisdiction of the location of the supported companies regarding compliance with Quotas purchased.

These Terms of Use have been drafted in Portuguese and Romanian and translated into Italian using the professional translation service deepl. Any translation of these Terms of Use is provided for user convenience only and is not intended to modify their meaning. In case of discrepancies between the Romanian version of these Terms of Use and a version in another language, the Romanian and Portuguese versions shall prevail.

Applicable privacy and data protection laws include relevant regulations, regulatory requirements, and codes of conduct that may apply to the provision of the services described in these Terms of Use. We use servers located outside the EU to manage your data. If we decide to process personal data from Europe in accordance with these Terms of Use on European storage servers, it is necessary to comply with EU Directive 95/46/EC or the General Data Protection Regulation (EU) 2016/679 (GDPR). In general, we will not share your data with companies not belonging to our group or directly affiliated with us, for any purpose, especially commercial.

These terms and conditions will remain legally valid until the next update, which will be communicated to users through the prescribed methods.

This document is composed of 11 pages including the present one.