Terms of Use

These terms and conditions ("Terms") constitute a legal and binding agreement between the User ("you","your") and:

INVT DOO Novi Sad, a company having its registered office at Rudjera Boskovica 24b, Novi Sad, Serbia ("us", "we", "our", "the Company"), and providing Pro Se Privacy mobile applications and Pro Se Privacy web application (supporting "Service" and "Services" as listed below).

By accessing or using the Services you agree to be bound by these Terms. If you disagree with any part of these Terms then you may not access the Services.

I. THE SERVICES

1. Digital archive of accepted third-party privacy policies. Service collects and records text of the thirdparty privacy policies and analysis results related to the User's profile. User can manage digital archive content through the Services.

2. Analysis of a privacy policy of third-party applications using artificial intelligence. Privacy policies are analyzed against User's privacy preferences and GDRP privacy regulations. The Service provides Users with key takeaways of a third-party privacy policy content.

3. Cross-referencing User's privacy policy preferences against the result of the third-party application privacy policy analytics (1).

User is able to define privacy preferences regarding how third-party applications can use and share User's private data collected through the third-party services. User can build a custom privacy protection profile or select one of the predefined profiles. When defining a privacy policy profile users can set what data are they willing to share with third party applications, for what purpose are they willing to share their data and for how long they want their data to be retained.

The Service informs Users when a privacy policy is not in line with their privacy preferences.

4. Access to third-party privacy policy ratings. Users can see overall ratings of a third-party privacy policy based on Service analysis and ratings provided by other Users. User can rate a selected third-party privacy policy.

The Users can access the Services by logging in to their user account either in Pro Se Privacy mobile application or Pro Se Privacy web application.

II. USER ACCOUNT

In order to create a user account, you must provide your e-mail address. You can optionally provide first and last name. Each User is solely responsible for their login information and for the safety of the access to their user account.

III. OBLIGATIONS OF THE USERS

Users undertake to avoid any illegal and harmful actions, among others:

Reverse-engineer the system, copy the Services, redistribute any content or Services without prior consent of the Company or provide and/or promote false, defamatory information about the Services.

Users will indemnify, defend, and hold the Company harmless from and against all liabilities, damages and costs arising out of third-party claims regarding any injury or damages resulting from behavior of User related to the use of the Services or arising from breach by User of these Terms or violation of any applicable law.

IV. ACCESS TO THE SERVICES

We do not guarantee accessibility to the Services at all times. Technical difficulties can cause temporary suspension of the Services. We exclude all liability for any and all damages which may be suffered by Users due to the inaccessibility of the Services.

The Company reserves the right to suspend or refuse access to and use of the Services to anyone at its sole and absolute discretion.

The Company shall be entitled to terminate this agreement unilaterally at any time and without cause.

V. DISCLAIMER

Collection of third-party privacy policies is done on a best effort basis using web scraping technology. We do not guarantee that the text of a third-party privacy policy will be collected successfully or that the collected content will always match the original third-party privacy policy content.

We apply probabilistic algorithms to analyze third-party privacy policies. If analysis results indicate a missing regulation, that does not necessarily mean that the analyzed third-party policy is not regulatory compliant. We encourage Users to read third-party privacy policy text and make informed decisions regarding usage of third-party services.

Use of any of our Services is at your own risk.

Results provided by the Services are not by any means qualified as legal advice.

VI. INTELLECTUAL PROPERTY

The Company holds all of the intellectual property rights related to the Services including trading signals.

Users shall not make any copies, modifications of the Company's intellectual property without our prior consent.

VII. PRIVACY

We respect the privacy of our Users and may process personal information about our Users in accordance with the applicable law on protection of personal information and the Privacy Policy available at: https://storage.googleapis.com/frontend_prosebiz/Pro%20Se%20Privacy%20Policy.pdf

VIII. THIRD-PARTY WEBSITES

Our website may contain links to third-party websites or services that are not owned or controlled by us and we have no control over and assume no responsibility for, the content, privacy policies, or practices of any such third-party websites or services. You further acknowledge and agree that we shall not be responsible nor liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use, inability to use, or reliance on any such third-party content, goods or services.

IX. LIMITATION OF LIABILITY

We exclude all liability for performance of our analysis and collection of third-party privacy policies, accessibility or accuracy of the analysis results. We use probabilistic methods which are prone to making erroneous assumptions.

We do not rate the quality of third-party services or their handling of your data. Your impression about the fairness and quality of third-party services is your own.

The purpose of our Services is to educate Users on the importance of online privacy protection and value of Users private data. Please do not use analysis results provided by the Services as a recommendation not to use third-party services. In any case results provided by the Services are not by any means qualified as legal advice.

IN ANY CASE, THE MAXIMUM LIABILITY OF THE COMPANY TO YOU SHALL NOT EXCEED THE AMOUNT OF THE FEES PAID BY YOU FOR THE SERVICES.

X. SUPPORT

We answer questions and undertake to solve any reasonable issues of our Users reported to us.

XI. SERVICE FEES

The access to the Service 1 (Digital archive of accepted third-party privacy policies) is provided free of charge. Users can download our Pro Se mobile application free of charge and use Service 1 free of charge.

The access to the Services 2, 3 and 4 is charged as a yearly subscription fee of 9.99 EUR. The yearly subscription includes 14 days of a one-time free trial. In case you cancel subscription at any time during these 14 days, you will not be charged for using the Service.

The company maintains the right to change the subscription fee and charging model. All Users will be informed upfront via email for any updates and changes to the subscription fees.

All Users may be awarded certain discounts based on vouchers for a limited period of time.

In case you cancel your subscription anytime after the 14 days free trial period, you will still be charged the full yearly subscription fee and the Services will be available to you for the entire subscription period.

XII. APPLICABLE LAW AND JURISDICTION

These Terms shall exclusively be governed and interpreted in accordance with the laws of the Republic of Serbia. Any dispute with a User arising or resulting from these Terms shall be exclusively submitted to the Commercial Court in Novi Sad.

XIII. MODIFICATION OF TERMS

We reserve the right, at our sole discretion, to modify or replace these Terms at any time.

If you continue to use the Services after any such modification we will assume that you have accepted the modified Terms.

XIV. MISCELLANEOUS

The invalidity or unenforceability of any provision of these Terms shall not affect the validity or enforceability of any other provision of these Terms. Any such invalid or unenforceable provision shall be replaced or be deemed to be replaced by a provision that is considered to be valid and enforceable and which interpretation shall be as close as possible to the intent of the invalid provision.

In case of force-majeure the Company may suspend or cancel the Services and shall not be liable to the User for any failure, hindrance or delay in performing its obligations under this agreement where such failure, hindrance or delay arises directly or indirectly from circumstances beyond its reasonable control.

You agree to keep confidential and not to disclose to any third party any confidential information given by the Company under this agreement including without limitation all the communication, documentation or other information, both during the term of this agreement as well as after its termination.

The User shall not be entitled to assign or transfer any of his/her rights or obligations under this agreement.

No waiver of any breach of any provision of these Terms shall constitute a waiver of any prior, concurrent or subsequent breach of the same or any other provisions, and no waiver shall be effective unless made in writing and signed by an authorized representative of the waiving party.

This agreement shall constitute the entire agreement between the Company and the User.

XV. CONTACT INFO

If you have any questions about the Terms, you can contact us at:

INVT DOO Novi Sad Rudjera Boskovica 24b, 21000 Novi Sad, Serbia Email: info@invt.tech

Effective as of 30.12.2021.