FairReplay Terms of Service

v. 1.0. NOVEMBER 2023

PLEASE READ THESE FAIRREPLAY TERMS OF SERVICE CAREFULLY. THESE TERMS OF SERVICE GOVERN YOUR USE OF THE FAIRREPLAY SERVICE. BY SETTING UP AN ACCOUNT AND CLICKING [REGISTER] OR USING ANY OF THE FAIRREPLAY SERVICES WHICH DO NOT REQUIRE REGISTRATION, YOU AGREE TO BE BOUND BY THESE TERMS. IF YOU DO NOT AGREE TO BE BOUND BY THESE TERMS, YOU MAY NOT ACCESS OR USE THE FAIRREPLAY SERVICE OR REGISTER A USER ACCOUNT.

PREAMBLE AND INTRODUCTORY REMARKS

These FairReplay Terms of Service (hereinafter: **Terms** or **Agreement**) that are published on this page apply to all websites and services that are represented by the **FairReplay** (unregistered) trademark and these terms primarily also govern the setting-up, use and access to the **FairReplay Service** as available to you on/through the <u>https://www.fairreplay.com/</u> website (hereinafter also: website), whereby all bolded terms are further defined in point 3 of these **Terms**.

The legally binding version of these **Terms** can be found at <u>https://www.fairreplay.com/terms/</u> at any time, whereby these **Terms** represent a set of template clauses that form an agreement that may be entered into as described in point 1.1. between the following parties:

- DATASTAT Svetovanje in izdelava statističnih podatkov in multimedijskih vsebin d.o.o., Vojkova cesta 58, 1000 Ljubljana, company reg. No.: 3392392000, VAT ID number: SI 26084279, Slovenia, Europe, namely the owner and supplier of the FairReplay Service and the https://www.fairreplay.com/ website (hereinafter: we, us, our or Provider) who can be reached at info@datastat.si or through the messaging/contact module on our website, and

- you as the **Client** (hereinafter also: **you**, **your**, **User**), namely the legal entity that shall be identified as the registered user of the **Service** when you, the natural person acting as the duly authorised individual representing said entity, register an account (i.e perform the actions from point 1.1. in the name the company/sport organisation you represent or in your own name when acting as a sole trader, as the case may be) and are thereby bound to this **Agreement** in accordance with the terms contained herein. The aforementioned also relates to any and all **Personnel** and **Affiliates.**

Before the application of these **Terms** as described in point 1.1. you are asked to dully review, understand and get acquainted with the content of these **Terms**.

All inquiries regarding these **Terms**, pricing and payment as well as the **Service** may be directed to info@datastat.si.

You agree that the last valid version of our privacy policy (which can be reached at <u>https://www.fairreplay.com/privacy/</u>) and the last valid version of our Data Processing Agreement (which can be reached at <u>https://www.fairreplay.com/data-provessing-agreement/</u>) are hereby incorporated by way of reference and form part of these **Terms**.

1 THE APPLICATION OF THESE TERMS

- **1.1** By setting up an account and clicking [Register] or using any part of the **FairReplay Service** which does not require registration, you warrant to the **Provider**:
- a that you have read, understand, agree to and accepted these Terms <u>and that you have</u> <u>therefore entered into a legally binding agreement with the Provider</u> in the context of the terms and clauses contained herein, and
- b that you are of legal age to form a binding contract with the Provider and that you have the authority to enter into this Agreement personally or on behalf of the company you have named as the User (or in your own name when acting as a Sole Trader), and to bind yourself or such company to this Agreement, and

- C that in the context of acting as a User, you or the company you have named as the user shall not be using the FairReplay Service as a consumer, and that you shall be thereby exclusively accessing and using the FairReplay Service and the <u>https://www.fairreplay.com/</u> website as a User that is conducting his/its professional or business activities, and
- d that you have also read and agree with the <u>Data Processing Agreement</u> and the fact, that in terms of personal data processing, as it relates to the Service, the:

- Provider shall be deemed as either the Controller of personal data that shall be sent, transmitted or transferred to the Provider by you directly or through the use of the FairReplay Service or the https://www.fairreplay.com/ website for the performance of the Service (i.e. registering and maintaining your user account, billing and other operations);

- while you shall be acting as the Controller in relation to any and all personal data you elect to capture on in-put into the Service for your own purposes.

- e Any information that the Provider might process in relation to the service under your explicit instructions (i.e. when offering support services upon your request) shall be processed in accordance with the <u>Data Processing Agreement</u> that forms part of these Terms. For more information on how we process personal data, please see our privacy policy at <u>https://www.fairreplay.com/privacy/</u>.
- **1.2** If you do not agree to these **Terms** you are not authorised to validly register an account with us as a **User** and you must immediately stop using the **Service** in this capacity.

2 CHANGES

- 2.1 We may change these Terms at any time by notifying you of the change by email or by posting a notice on the <u>https://www.fairreplay.com/</u> website. Unless stated otherwise, any change takes effect from the date set out in the notice. You are responsible for ensuring that you are familiar with the latest Terms. By continuing to access and use the FairReplay Service and the <u>https://www.fairreplay.com/</u> website from the date on which the Terms have been changed, you agree to be bound by the changed Terms.
- **2.2** These **Terms** had last been updated on the 12th of November 2023.

3 INTERPRETATION

3.1. Regardless of whether written in bold or whether capitalised or not, the terms stated below shall have the following meaning in the context of this **Agreement**:

Agreement (also **Terms**) shall mean the terms contained herein and shall be deemed as legally concluded between the **Provider** and you once you register your **User** account. The aforementioned also relates to your **Affiliates.**

Affiliate shall mean in respect of the User and his legal entity, any other legal entity or private person controlling the User or being controlled by the User, or acting under the direct influence or instructions of the User, whereby Controlling or Controlled by shall mean the possession, directly or indirectly, solely or jointly with another person, of power to direct or cause the direction of the management or policies and cations of a legal or natural person (whether through the ownership of securities, other shareholders, partnership or ownership interest, by establishing total or partial identity of individuals in management, by contract or otherwise).

Applicable legislation shall mean but not be limited to any and all applicable EU and national laws and other statutes, rules, regulations and codes, as they may apply to the use and the consequences of use of the **FairReplay Service** by the **User** in the country where the **User** or his legal entity is established or operates or where the **User** or other effected business entities have their registered office or where natural persons reside, as amended, replaced or superseded from time to time. **Applicable legislation**

shall also mean but not be limited to any and all USA equivalents of such laws (e.g. the California Consumer Privacy Act (CCPA), the Telemarketing and Consumer Fraud and Abuse Prevention Act, the Controlling the Assault of Non-Solicited Pornography and Marketing Act of 2003, the Children's Online Privacy Protection Act (COPPA), as well as relevant EU regulations (e.g. Regulation (EU) 2016/679 of the European Parliament (GDPR) and directives (e.g. the Electronic Communications Directive 2002/58/EC (the ePrivacy Directive), codes of conduct and industry standards, as amended, replaced or superseded from time to time.

FairReplay Service (also **Service**) shall mean the software program / mobile application (regardless of version or trial status) with the core functionality as described on the <u>https://www.fairreplay.com/</u> website and in the official <u>documentation page</u>, as the website is updated from time to time, whereby the software is the proprietary intellectual property of the **Provider** and is made available to you and via the <u>https://www.fairreplay.com/</u> website or by way of download and integration of the **FairReplay** mobile application via the corresponding link or app store.

FairReplay Terms of Service shall mean this document that governs the paid or gratuitous use of the **Service** by **Users**, which can be found at <u>https://www.fairreplay.com/terms/</u>.

User (also **you**, **your**) shall mean the legal entity that shall be identified as the registered user of the **Service** when you, the duly authorised individual representing said entity, register an account (i.e perform the actions from point 1.1. in the name the company you represent or in your own name when acting as a **Sole Trader**) and thereby become bound to this **Agreement**.

Consent shall mean any freely given, specific, informed and unambiguous indication of the **Data subject**'s wishes by which he or she, by a statement or by a clear affirmative action, signifies agreement to the processing of personal data relating to him or her, as provided for by Article 4 of the **GDPR** or by any other relevant **Applicable legislation**.

Controller shall mean the natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of **Personal data**, as provided for by Article 4 of the **GDPR** or by any other relevant **Applicable legislation**. Please note, that even in the event that you are not in fact the **Controller** of **Personal data** that you are using or wish to use in connection with the **Service**, you expressly warrant and represent to the **Provider**, that you have the necessary legal grounds and have obtained the required consent for the processing of the **Data subjects Personal data** in connection with your use of the **Service** from the actual **Controller** of said **Personal data**.

Consumer shall have the meaning from the **Consumer Rights Directive 2011/83/EU (CRD)** or any other applicable meaning from the **Applicable legislation**.

Confidential Information shall mean any information that is not public knowledge and that is obtained from the other **Party** in the course of, or in connection with, the provision and use of the **FairReplay Service**. Our **Confidential Information** includes all **Intellectual Property** owned by us (or our licensors), including the proprietary **Service**, its code, texts, databases and other copyrights.

Free Trial shall mean the gratuitous test period of the **Service**, as may be offered on <u>https://www.fairreplay.com/</u> from time to time.

Force Majeure shall mean an event that is beyond the reasonable control of a **Party**, excluding an event to the extent that it could have been avoided by a **Party** taking reasonable steps or reasonable care.

Including and similar words do not imply any limit.

Intellectual Property Rights shall mean all source code, databases, functionality, software, website designs, audio, video, text, photographs and graphics in the **Service** or on <u>https://www.fairreplay.com/</u> as well as possible trademarks, service marks, and logos contained therein, which are owned or controlled by the **Provider**, or are licenced to us and are protected by copyright and trademark laws and various other intellectual property rights and unfair competition laws of the Republic of Slovenia, international copyright laws, and international conventions. The above-mentioned intellectual property

and copyrights on the <u>https://www.fairreplay.com/</u> website and the **FairReplay Service** are provided on a "AS IS" basis for your information and personal use only.

Objectionable includes being objectionable, defamatory, obscene, harassing, threatening, harmful, or unlawful in any way.

Provider (also we, us or our) shall mean **DATASTAT Svetovanje in izdelava statističnih podatkov in multimedijskih vsebin d.o.o.**, Vojkova cesta 58, 1000 Ljubljana, company reg. No.: 3392392000, VAT ID number: SI 26084279, Slovenia, Europe, the owner and supplier of the **FairReplay Service** and the <u>https://www.fairreplay.com/</u> website who can be reached at <u>info@datastat.si</u> or through the messaging application on the aforementioned website.

Personal data shall mean any information relating to an identified or identifiable natural person (also **Data subject**), whereby an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person, as provided for by Article 4 of the **GDPR** or by any other relevant **Applicable legislation**.

Processor shall mean a natural or legal person, public authority, agency or other body which processes **Personal data** on behalf of the **Controller**, as provided for by Article 4 of the **GDPR** or by any other relevant **Applicable legislation**.

Privacy policy shall mean the information to be provided to the **Data subject** where **Personal data** are collected from the **Data subject**, as provided for by Article 13 of the **GDPR** or by any other relevant **Applicable legislation**, whereby said policy will be available on https://www.fairreplay.com/privacy/.

Person includes an individual, a body corporate, an association of persons (whether corporate or not), a trust, a government department, or any other entity.

Personnel includes officers, employees, contractors, affiliates and agents of the **User** that have access to the registered **User** account.

Permitted User a member of your **Personnel** or other person you have granted access to your **User** account under these **Terms**.

Product Package shall mean the way non-**Free Trial** users pay for, use and access the **Service** with all of the features that are offered in each **Product Package** for the duration and at the price that had been disclosed to the **User** at the time of purchase on the relevant part of the website.

Party shall mean either the **User** or the **Provider** whereby the term also includes that **Party**'s permitted assigns.

Start Date shall mean the date that you register a user account/first use the **FairReplay Service** as a registered **User** under these **Terms**.

Sole Trader shall mean self-employed person, (i.e. a natural or "physical person") who conducts his business activities without forming a separate legal business entity but still meeting any and all legal requirements for the legal performance of work/business activities, as set out in **Applicable Law**.

Terms of Service (also Terms or Agreement) shall mean this document.

Tax (also **Taxation**) shall mean all forms of taxation, duties, imports and other charges and social and health security charges, whether direct or indirect, including corporate income tax, wage withholding tax, national social and health security contributions and employee social and health security contributions, value added tax, customs and excise duties, capital tax and other legal transaction taxes, dividend withholding tax, land taxes, environmental taxes and duties and any other type of taxes or duties payable by virtue of any applicable national, regional or local law or regulation as well as any penalty, fine, surcharge, interest, charges or costs payable in connection with any **Tax** or **Tax** related fine or procedure.

Third party (or **third party**) any natural person, corporate entity, governmental body or other physical person/body corporate that does not include the **Provider** or the **User**.

Underlying Systems shall mean the software, IT solutions, systems and networks (including software and hardware) which are used to provide the **FairReplay Service**, including any third party solutions, systems and networks.

Your Copyright shall mean all data, content, and information (including any images, videos, sound recordings, texts, graphics, or other media) which have been generated/captured/uploaded or otherwise inputted into the FairReplay Service in through the use of the Service in connection with your registered User account.

- **3.2.** Words in the singular include the plural and vice versa.
- **3.3.** A reference to the **Applicable legislation** or statute includes references to regulations, orders or notices made under or in connection with such legislation, statute or regulations and all amendments, replacements or other changes to any of them.

4 YOUR OBLIGATIONS

- 4.1 <u>Compliance with Applicable Legislation and respecting third party copyright and intellectual</u> property rights as well as privacy rights at all times when using the Service:
- a You hereby acknowledge and agree that compliance with all Applicable Legislation when accessing or using the FairReplay Service or the https://www.fairreplay.com/ website is the sole responsibility of you as a User. With respect to Your Copyright you shall be solely responsible for compliance with any and all Applicable legislation that governs copyright protection, the protection intellectual property and privacy rights of third parties.
- b You hereby acknowledge and agree, that the Provider bears no responsibility with regards to the form, contents, processing, acceptance, repercussions, (including and without limitation, the possible loss of data, profit, business interruptions or damages and legal fees that you and/or any other third party, be it a natural or legal entity, might incur as a result of your use of the Service) and the overall legality of Your Copyright, which you input, store or otherwise make available via the Service. You shall be solely responsible for respecting any and all copyrights or intellectual property rights of third parties in connection with Your Copyright and hereby acknowledge and agree, that you are the User and sole owner of any and all copyrights or intellectual property rights that you input, store or otherwise upload to the Service.
- c You hereby acknowledge and agree, that the Provider does not suggest, monitor, inhibit or in any other way influence the contents, form and overall legality of Your Copyright which you input, store or otherwise make available via the Service to the Provider, and does not warrant or guarantee the results, accuracy, legality and conformity to Applicable Legislation with regards to your use of the Service or in connection with Your Copyright.
- d <u>You hereby acknowledge, agree and warrant under civil liability to the Provider, that during</u> your use of the Service (i.e prior to creating, uploading, inputting or otherwise generating Your Copyright with the Service) that you are the User and sole copyright owner of Your Copyright and that you have all of the required rights to use Your Copyright in connection with the Service.
- e You also hereby acknowledge and agree, that the Provider shall not be held liable by you or any third party in connection with your use of the Service and that you shall indemnify the Provider and hold him harmless regarding any and all third party claims, that are connected with your breach of this Agreement or your obligations under this point 4.1. or any other applicable obligations, that stem from these Terms or any Applicable Legislation.
- 4.2 Other requirements and restrictions regarding the content of Your Copyright

- a You hereby acknowledge, agree and warrant under civil liability to the **Provider**, that **Your Copyright**, which you input, store or otherwise generate via the **Service** shall respect all **Applicable Legislation** requirements regarding advertising or marketing materials, or requirements in relation to the creation and posting/distribution of promotions and that it shall contain all of the necessary information and disclosures that are required in order to lawfully advertise goods and services to **Consumers** with the intent to induce the purchase of goods or services or to solicit a charitable contribution.
- b <u>You hereby acknowledge, agree and warrant under civil liability to the Provider, that Your</u> <u>Copyright shall in no way contain, mention, direct to, advocate, illustrate, condone, link,</u> <u>share, promote, market, advertise, solicit, store, allude to, include or result in:</u>
- a) these **Terms** being violated,
- any Applicable Legislation or any other national or international laws, statutes, ordinances or regulations being violated (e.g. local or international Copyright laws, International Traffic in Arms Regulations, the Modern Slavery Act of 2015, import and export rules and directives, etc.),
- c) the promotion of products or services which any Applicable Legislation bars from promoting,
- d) the promotion of products or services that may be deemed as unsolicited or otherwise unlawful marketing to **Consumers**,
- e) the posting/sharing of content which can be objectively identified as "SPAM",
- f) the posting/sharing of content promoting unregistered labour or the performance of unregistered services,
- g) the violation, infringement or misappropriation of **Intellectual Property Rights** of the **Provider** or the copyright or intellectual property rights of any third party,
- h) the violation of privacy rights,
- i) the posting/sharing of content deemed as false advertising and unfair competition,
- j) the posting/sharing of content deemed as racist, promoting segregation, bigotry or discriminating on the basis of age, race, sex, religion, nationality, disability or sexual orientation,
- k) the promotion of products or services that are intended to pray upon the weak, old, young, disabled or impaired,
- I) the posting/sharing of hateful, libellous, threatening, harassing, defamatory content, or content which promotes violence of any sort
- m) the posting/sharing of content relating to acts of terrorism or know terrorist groups,
- n) the posting/sharing of obscene, pornographic or indecent, vulgar, violent, offensive content,
- o) the posting/sharing of harmful data (e.g. malware, viruses, Trojan horses, Root-kits, Backdoors, MYSQL Injections, spyware, worms, etc.) as well as malicious or harmful code,
- p) the posting/sharing of fraudulent texts/images/photos/videos or other content promoting illegal MultiLevelMarketing or other illegal schemes,
- q) the posting/sharing of content relating to gambling,
- r) the posting/sharing of content relating to the use of tobacco products or alcohol,
- s) the posting/sharing of content that is intended to illegally interact or redirect traffic to crucial infrastructure providers, life-line services, police lines, safety lines, and other utility-related telephone numbers,
- t) the posting/sharing of content which is sent/uploaded by bots in order to achieve the denial of service of a third party or the **Provider**,
- u) the posting/sharing of content that is sent/uploaded with the goal of illegally obtaining, scraping, stealing, harvesting or otherwise collecting information,
- v) the posting/sharing of content with the intent to stalk, threaten, abuse, harass, blackmail, or cause physical or psychological damage,
- w) the posting/sharing of content that is sent/uploaded with the apparent or concealed intent of feigning the identity of the sender or with the intent of impersonating a public authority, natural or legal person.
- 4.3 <u>Should the Provider have reasonable grounds to believe that you have not complied with any</u> or all of the obligations listed in all of the clauses in section 4, or in situations where the Provider shall be directly or indirectly notified that this is the case by a public authority, or

any third party (e.g. due to copyright claims), the Provider reserves the right to suspend you from accessing and using the Service as stated in section 12, deleting Your Copyright from the Service and seeking just compensation from you for any and all damages that the Provider or any third party might have incurred. You hereby agree that your account or Your Copyright may be temporarily or permanently removed by us at any time in such situations and without notice or liability to you whereby the decision to do is in our sole discretion.

- 4.4 The Provider may from time-to-time list "best-practices", guides, templates as well as other information that might aid you in meeting your compliance obligations under these Terms and the Applicable Legislation in the FairReplay Service or on the https://www.fairreplay.com/ website that may relate to your use of the Service and fulfilling copyright and other intellectual property requirements (e.g. blog posts, videos or image guides on how to create content and upload it to the Service). You hereby acknowledge and agree, that such materials are purely speculative and are in no way intended to be understood or used as legal or other material advice and that the Provider makes no representation or warranty with regards to such materials and information, and that no attorney-client relationship is created should you choose to use or act on such materials and information. You hereby acknowledge and agree, that the Provider shall not be held liable by you or any third party with regards to your use of such materials or information.
- **4.5** You and your **Personnel** warrant, that you shall:
- a use the **Service** in accordance with these **Terms** solely for lawful purposes which do not breach these **Terms**, any third party copyright, intellectual property right or privacy right or any **Applicable Legislation**; and
- **b** not resell or make available the **Service** to any third party, or otherwise commercially exploit the **Service** in ways which would breach these **Terms**.
- **4.6** When accessing the **Service**, you and your **Personnel** shall:
- **a** not impersonate another person or misrepresent authorisation to act on behalf of others or us;
- **b** correctly identify yourself as the **User** and full copyright holder in relation to **Your Copyright**;
- c not attempt to undermine the security or integrity of the **Underlying Systems**;
- d not use, or misuse, the **Service** in any way which may impair the functionality of the **Underlying Systems** or impair the ability of any other user or **User** to use the **Service**;
- e not attempt to view, access or copy any material or data other than:
 - that which you are authorised to access; and
 - to the extent necessary for you to use the Service in accordance with these Terms; and
- **f** neither use the **Service** in a manner, nor transmit, input or store **Your Copyright**, our **Intellectual Property** or any **Personal Data**, that breaches any third party right (including the **Intellectual Property Rights** of the **Provider** and privacy rights of third parties) or in any way which might be **Objectionable**, incorrect or misleading.
- 4.7 Without limiting the clauses from section 4, no individual other than you as the User may access or use the Service. You may authorise any member of your Personnel to be a Permitted User, in which case you must provide us with the Permitted User's name and other information that we reasonably require in relation to the Permitted User if we reach out to you in relation to thes, so that we may keep information on him as an alternative account holder. You must not add more Permitted User that your pricing/product plan allows for and must procure each Permitted User's compliance with clauses 4.1, 4.2, 4.3, 4.4 and 4.5 as well as any other reasonable condition notified by us to you.

- **4.8** A breach of any of these **Terms** by your **Personnel** or any **Permitted User** is deemed to be a breach of these **Terms** by you.
- **4.9** You are responsible for procuring all rights, licences, authorisations and **Consents** required for you and your **Personnel** to use the **Service**, including to use, store and input **Your Copyright** into, and process and distribute **Your Copyright** through the **Service**.
- **4.10** You as well as all **Permitted users** shall protect your registered **User** account username and password with the care of a good businessman and in such a way as to prevent the username and password from coming into the possession of unauthorized third parties. You may not transfer the **User** account username and password to an unauthorized third party without the express and prior written permission of the **Provider** if your product/pricing plan does not allow for this..
- **4.11** All damages, and all risks directly or indirectly related to the misuse, loss or alienation of the **User** account username and password or any part thereof, shall be borne by the **User**.
- **4.12** For any misuse, loss or alienation of the **User** account username and password or part thereof that may be attributable to the **User's** or **Permitted user's** wilful or negligent conduct, which causes damage to the **Provider** or, where a result of such conduct, damage is incurred by a third party who may consequently bring a claim against the **Provider**, the **User** shall be liable to the **Provider** for damages in accordance with the rules of civil law.

5 PROVISION OF THE SERVICE

- 5.1 We shall use reasonable efforts to provide the **Service**:
- a in accordance with these **Terms** and the laws of the Republic of Slovenia;
- **b** by exercising reasonable care, skill and diligence; and
- **c** using suitably skilled, experienced and qualified personnel.
- **5.2** Our provision of the **Service** to you is non-exclusive. Nothing in these **Terms** prevents us from providing the **Service** to any other natural or legal person.
- 5.3 We shall use reasonable efforts to ensure the Service is available on a 24/7 basis and during normal business hours in terms of offering User support. However, it is possible that on occasion the Service may be unavailable to permit maintenance or other development activity to take place, or in the event of Force Majeure. We shall use reasonable efforts to publish on the https://www.fairreplay.com/ website advance details of any unavailability. You hereby understand and acknowledge that we may not be held accountable by you or any other third party for any downtime of the Service in relation to any occurrence of damage or loss of income or other similar effect.
- **5.4** Through the use of web services and APIs, the **Service** interoperates with a range of third party service features. We do not make any warranty or representation on the availability of those features. Without limiting the previous sentence, if a third party feature provider ceases to provide that feature or ceases to make that feature available on reasonable terms, we may cease to make that feature available to you. To avoid doubt, if we exercise our right to cease the availability of a third party feature, you are not entitled to any refund, discount or other compensation.
- **5.5** We also reserve the right to terminate the provision of the **Service** at any time and fully delete any uploaded content and copyrights, whereby you fully acknowledge and understand that we may not be held accountable to you or any other third party in relation to any occurrence of damage or loss of income or other similar effect, which may result from our termination of the provision of the **Service**.

6 INTELLECTUAL PROPERTY AND LICENCES

- **6.1** The core functionality of the **Service** allows **Users** to capture their own content inside of the Service, whereby you as the **User** keep any and all copyrights or other intellectual property rights in **Your content**.
- **a** Without expectation of any other compensation or other remuneration that is not explicitly stated or referenced in section 7 of these **Terms** (or in an individual agreement that you might have concluded with the **Provider**), by deciding to register a User account under these Terms, the Provider and User hereby agree:
- **b** That the **Provider** (**DATASTAT Svetovanje in izdelava statistiČnih podatkov in multimedijskih vsebin d.o.o.,** Vojkova cesta 58, 1000 Ljubljana, company reg. No.: 3392392000, VAT ID number: SI 26084279, Slovenia, Europe) maintains any and all copyrights as well as **Intellectual Property Rights** in relation to the **Service**, whereby;
- c except as expressly provided in these Terms, no part of the FairReplay Service and the <u>https://www.fairreplay.com/</u> website and no part of the Intellectual Property Rights of the Provider may be copied, reproduced, aggregated, republished, uploaded, posted, publicly displayed, encoded, translated, transmitted, distributed, sold, licenced, or otherwise exploited for any commercial purpose whatsoever, without our express prior written permission, which also explicitly includes any enhancement, modification or creation of a derivative work;
- **d** By registering and a **User** account and paying for the use of our **Service** (or gratuitously testing out as the case may be in terms of our **Free Trial**) you receive a non-royalty-free, non-sub-licensable, non-transferable, non-perpetual, revocable, non-exclusive, territorially limited (to the country where your business is registered/you are located as a sole trader) licence that is limited by timescales (that are stated in the product/pricing description of your **Product Package** at the time of purchase, namely lifetime, yearly, 1-month);
- **e** Whereby the **Licence** granted as per this section 6 and as described in point **a** through **d** is hereinafter collectively referred to as the **Licence**.
- Irrespective of the above stated fact, namely that the Licence may be given without timescales (e.g. a lifetime licence as per your purchased product package), we may strive to remove Your Copyright from distribution or delete your registered User account without any remuneration or redress to you or any third party, if these Terms and/or Applicable legislations allow us to do this (e.g. claims by third parties, unlawful conduct, see section 4 of these Terms).
- **f** The **Provider** shall fully respect all "moral" authorship rights.
- **g** By deciding to upload **Your Copyright** to the **Service** and sharing access to **Your Copyright** through the the **Service** with the **Provider** (i.e. when explicitly asking for storage, support services or other listed services that require our hosting/engagement with **Your Copyright**), the **Provider** may use your **Your Copyright** in ways that are logically connected to the service, which is being performed. In this way, the Provider shall not gain any licensing rights but only the right to see/store/manipulate (as the case may be) **Your Copyright** for the service that the **Provider** had been requested to perform.
- h By granting the Provider the right to see/store/manipulate (as the case may be) Your Copyright in connection with a service for which you have directly engaged the Provider, you hereby waive any copyright breach/claims that might be tied to the lawful actions of the Provider when conducting said service, if such action is not in contravention of these Terms or Applicable legislation.
- 6.2 You also acknowledge and agree:

- i to release, discharge, and agree to indemnify and hold harmless the **Provider** from all claims, demands, and causes of action that have or may have been filed or otherwise initiated in connection with **Your Copyright**,
- that we may use data on your use of our Service (as explicitly explained in our Privacy Policy https://www.fairreplay.com/privacy/) to generate statistical and analytical data (hereinafter: Analytical Data) when you have explicitly given consent for us to do so (i.e. checked the appropriate checkbox); and
- iv use such **Analytical Data** for our internal research and product development purposes and to conduct statistical analysis and identify trends and insights;
- v you agree, that the title to, and all such **Analytical Data** is and remains our property.
- **6.3** While we will take standard industry measures to back up all of **Your Copyright** which might have been stored using our **Service**, you agree to keep a separate back-up copy of all **Your Copyright** uploaded by you onto the **Service**.
- **6.4** You agree that we may store **Your Copyright** (i.e. when explicitly asking for storage, support services or other listed services that require our hosting/engagement with **Your Copyright**) and any other relevant data on our secure servers in the Republic of Slovenia and/or with Google Cloud Flare or the Google Cloud Platform (see our Privacy Policy https://www.fairreplay.com/privacy/).

7 PRODUCT PACKAGES AND FREE TRIALS

- **7.1** After successfully registering a paid **User** account or at the completion of the Free Trial, you shall be prompted to conduct payment on a dedicated payment subsection of our website.
- **7.2** When purchasing a **Product Package** you assent to the current **Product Package** fees, duration of the **Product Package** as well as all provided features, benefits, capabilities and service level as they had been disclosed to you at the time of purchase in the disclosed **Product Package** on our website at the time of purchase, which can be reached at any time by clicking the "Pricing" heading at the top of our website.
- 7.3 Some features, benefits and capabilities may not be available in all countries. We will disclose which features or subscriptions are available to you when you elect to purchase a Product Package. Please reach out to our support team prior to purchasing a subscription should you have any questions as to the functionalities and their availability.
- **7.4** Note that any subscription we may offer may be discontinued in the future, in which case you will no longer be charged for the subscription you had signed up for.
- 7.5 We may provide a free trial version of our **Product Packages** or other available subscription free-of-charge, for a specified period without payment or at a reduced rate (hereinafter the **Free Trial**), if such **Free Trial** is available to you for sign-up through our website or other channel. We may also offer special promotional plans, memberships, or services, including offerings of third party products and services, whereby the **Free Trial** and all of our other active offers and their availability/requirements shall always be disclosed by clicking the "Pricing" heading at the top of our website.
- **7.6** By committing to a **Free Trial**, you agree to being bound by these General Terms and the pricing/subscription extension conditions that had been disclosed to you when clicking the "Pricing" heading at the top of our website.

8 PURCHASES

- 8.1 Selecting a paid Product Package, subscription or Free Trial option on our website and following the check-out procedure will allow you to purchase (or obtain as a Free Trial) said Product Package and usage rights to our Service, giving you all of the features and benefits tied to that Product Package for a specified pre-paid period, as defined on the "Pricing" heading at the top of our website.
- **8.2** We reserve the right to accept or refuse your **Product Package** order, to the extent permitted by **Applicable legislation**.
- 8.3 If you have validly signed-up for your Product Package subscription and have been billed by us and you had not notified us before your pre-paid period expired that you want to end your Product Package subscription at this date or cancel your Product Package subscription for the next month, we will automatically charge the then-applicable periodic Product Package subscription fee using your preferred payment method.
- 8.4 If your preferred payment method becomes invalid during your Product Package subscription period, or if the charge is refused for any other reason outside our control, you authorize us to use any other payment method we have on file in connection with your past purchase or user account. If all your payment methods on file are declined, you must provide us a new eligible payment method, by contacting our support team. We reserve the right to terminate your Product Package subscription until we receive valid payment.

9 CHANGES AND ALTERATIONS

- **9.1** We shall exercise reasonable care and skill in keeping the features of your **Product Package** available and operational. However, the features and other **Product Package** service offerings and their availability may change from time to time without liability to you (such as temporary interruptions and outages due to technical difficulties, maintenance or testing, changes required by new laws or updates).
- **9.2** If we implement general changes or modifications to a **Product Package** while you have paid for its active duration (together: "change" or "alterations"), we will inform you in text form (for example via e-mail) about the changes and the reasons for the changes within a reasonable period of at least 10 days before the changes take effect. In such situations you may not reject the changes if the changes are not material. In cases of material changes we can negotiate a decrease in the paid **Product Package** fee. Your consent shall be always deemed as having been given, if you have not rejected the changes within a period of 10 days after receipt of the information. In this case the changes will apply from the date that we have notified you in text form (e.g. via email).
- 9.3 A change to the **Product Package** fee will not apply until the next **Product Package** fee is due.
- **9.4** If you purchase/sign up for a **Product Package** that is billed monthly, you may cancel it any time by visiting your account and following the provided instructions on how you can terminate your subscription and adjusting any potential automatic payment renewal settings. You may also contact our customer service via <u>info@datastat.si</u> at any time should you require assistance with terminating your subscription.
- **9.5** All paid invoices/subscriptions are non refundable except where expressly provided as such in these **Terms**.
- **9.6** If you have signed up and paid for a payable **Product Package** subscription accidentally and the the Free Trial period has not yet expired, we may decide to refund you in full or partially, as the case may be for any remaining days in relation to your pre-paid period and at our own discretion. Please reach out to us at info@datastat.si in such situations. Your account and billing information must be up to date in order for us to refund you.

10 INTELLECTUAL PROPERTY

- 10.1 You hereby acknowledge and agree to the fact, that title to all Intellectual Property Rights in the Service, our website, and all Underlying Systems, is and remains our property (or our licensors' property). You shall not contest or dispute that ownership, or the validity of our Intellectual Property Rights.
- **10.2** If you provide us with ideas, comments or suggestions relating to the **Service** or **Underlying Systems** (hereinafter: **Feedback**):
- a all intellectual property rights in that Feedback, and anything created as a result of that
 Feedback (including new material, enhancements, modifications or derivative works), are owned solely by us; and
- **b** we may use or disclose the **Feedback** for any purpose.
- 10.3 You acknowledge that the Service may link to third party websites or feeds that are connected or relevant to the Service. Any link from the Service does not imply that we endorse, approve or recommend, or have responsibility for, those websites or feeds or their content or operators. To the maximum extent permitted by law, we exclude all responsibility or liability for those websites or feeds.

11 CONFIDENTIALITY

- **11.1** Each **Party** must, unless it has the prior written consent of the other **Party**:
- a keep confidential at all times the **Confidential Information** of the other **Party**;
- **b** effect and maintain adequate security measures to safeguard the other **Party's Confidential Information** from unauthorised access or use; and
- c disclose the other party's Confidential Information to its personnel or professional advisors on a need to know basis only and, in that case, ensure that any personnel or professional advisor to whom it discloses the other Party's Confidential Information is aware of, and complies with, clauses 11.1a and 11.1b.
- **11.2** The obligation of confidentiality from clause 11.1 does not apply to any disclosure or use of **Confidential Information**:
- a for the purpose of performing a Party's obligations, or exercising a Party's rights, under these Terms;
- **b** required by law (including under the rules of any stock exchange or the requirements of lawful due diligence proceedings);
- **c** which is publicly available through no fault of the recipient of the **Confidential Information** or its personnel;
- **d** which was rightfully received by a **Party** from a third party without restriction and without breach of any obligation of confidentiality; or
- e by us if required as part of a *bona fide* sale of our business (assets or shares, whether in whole or in part) to a third party, provided that we enter into a confidentiality agreement with the third party on terms no less restrictive than those from this paragraph 11.

12 WARRANTIES

12.1 Each **Party** warrants that it has full power and authority to enter into, and perform its obligations under, these **Terms**.

- **12.2** To the maximum extent permitted by law:
- a our warranties are limited to those set out in these **Terms**, and all other conditions, guarantees or warranties whether expressed or implied by statute or otherwise are expressly excluded and, to the extent that they cannot be excluded, liability for them is limited to EUR 1.000; and
- **b** we make no representation concerning the quality of the **Service** and do not promise that the **Service** will:
- i meet your requirements or be suitable for a particular purpose including that the use of the Service will fulfil or meet any statutory role or responsibility you may have under the Applicable Legislation,
- ii be secure, free of viruses or other harmful code, uninterrupted or error free.
- **12.3** You agree and represent that you are acquiring the **Service**, and accepting these **Terms**, for the purpose of performing your business activity. The **Parties** agree that:
- **a** to the maximum extent permissible by law, any and all applicable consumer protection legislation does not apply to the supply of the **Service** or these **Terms**; and
- **b** it is fair and reasonable that the parties are bound by this clause 12.3.
- 12.4 Where legislation or rule of law implies into these Terms a condition or warranty that cannot be excluded or modified by contract, the condition or warranty is deemed to be included in these Terms. However, our liability for any breach of that condition or warranty is limited by our option, to:
- a stop supplying the Service; and/or
- **b** paying the costs of having the **Service** supplied again.

13 LIABILITY

- **13.1** Our maximum aggregate liability under or in connection with these **Terms** or relating to the **Service**, whether in contract, tort (including negligence), breach of statutory duty or otherwise, must not in any year exceed an amount equal to the total amount that had been paid by you to us in relation to the **Service** in the previous year. The cap in this clause 13.1 includes the cap set out in clause 12.2a.
- **13.2** Neither **Party** is liable to the other under or in connection with these **Terms** or the **Service** for any:
- a loss of profit, revenue, savings, business, use, data (including Your Copyright), and/or goodwill;
 or
- **b** consequential, indirect, incidental or special damage or loss of any kind.
- **13.3** Clauses 13.1 and 13.2 do not apply to limit our liability under or in connection with these **Terms** for:
- a personal injury or death;
- **b** fraud or wilful misconduct; or
- c a breach of clause 12.
- **13.4** Clause 13.2 does not apply to limit your liability:
- **a** to fulfil all of your obligations under paragraph 4.
- **b** under any indemnity that you agree to offer us under this **Agreement**; or

- **c** for those matters stated in paragraphs 4, 6 and 9.
- **13.5** Neither **Party** will be responsible, liable, or held to be in breach of these **Terms** for any failure to perform its obligations under these **Terms** or otherwise, to the extent that the failure is caused by the other **Party** failing to comply with its obligations under these **Terms**, or by the negligence or misconduct of the other **Party** or its **Personnel**.
- **13.6** Each **Party** must take reasonable steps to mitigate any loss or damage, cost or expense it may suffer or incur arising out of anything done or not done by the other **Party** under or in connection with these **Terms** or the **Service**.

14 TERM, TERMINATION AND SUSPENSION

- **14.1** Unless terminated under this paragraph 14, these **Terms** and your right to access and use the **Service** as a **User** shall start on the **Start Date** and shall continue until:
- a you choose to delete your registered **User** account via the **User** dashboard or by submitting such request to <u>info@datastat.si</u>, or
- **b** your account is terminated at any time by the **Provider** as a result of any material breach of these **Terms**,
- c either you or the **Provider** becomes insolvent, liquidated or bankrupt, have an administrator, receiver, liquidator, statutory manager, or a mortgagee agent appointed, becomes subject to any form of insolvency action or external administration, or ceases to continue business for any reason, whereby such **Party** shall be required to inform the other **Party** with a notice.
- **14.2** You may terminate this **Agreement** and your right to access and use the **Service** at any time, whereby termination of this **Agreement** does not affect either **Party**'s rights and obligations that accrued before that termination.
- 14.3 Should you decide to delete your registered User account we shall promptly return to you or destroy all of your Personal Data and Confidential Information as well as Your Copyright subject to the relevant parts of these Terms and our privacy policy that is available at https://www.fairreplay.com/privacy/.
- **14.4** Without limiting any other right or remedy available to us, we may restrict or suspend your access to and use of the **Service** and/or delete, edit or remove **Your Copyright** if we consider that you or any of your personnel have:
- a undermined, or attempted to undermine, the security or integrity of the Service or any Underlying Systems;
- **b** used, or attempted to use, the **Service**:
- i for improper purposes; or
- ii in a manner, other than for normal operational purposes, that materially reduces the operational performance of the **Service**;
- **c** Your Copyright which has been transmitted, inputted, stored or used in the Service in any way, that breaches or may breach these Terms and specifically the clauses in section 4., or any third party right (including intellectual property rights and privacy rights), or that is or may be Objectionable, incorrect or misleading; or
- **d** otherwise materially breached these **Terms**.
- 14.5 Upon any termination or deletion of your account, you hereby acknowledge and agree to destroy any Confidential Information, downloaded materials, access, passwords, usernames, account information or other data that relates to the Service or the Intellectual Property

<u>Rights of the Provider that are in your possession or in the possession of your Personnel or</u> <u>Affiliates whether in electronic or printed format.</u>

15 GENERAL

- **15.1** Neither **Party** is liable to the other for any failure to perform its obligations under these **Terms** to the extent caused by **Force Majeure**.
- **15.2** No person other than you and us has any right to a benefit under, or to enforce, these **Terms**.
- **15.3** For us to waive a right under these **Terms**, that waiver must be in writing and signed by us.
- **15.4** Subject to providing the **Service** and the **Agreement** you have entered into, you hereby acknowledge and agree, that we are an independent software-as-a-service provider and that no other relationship (e.g. joint venture, agency, trust or partnership) exists under these **Terms**.
- 15.5 If we need to contact you, we may do so by email or by posting a notice on the <u>https://www.fairreplay.com/</u> website. You agree that this satisfies all legal requirements in relation to written communications. You may give notice to us under or in connection with these Terms by emailing <u>info@datastat.si</u>.
- **15.6** These **Terms**, and any dispute relating to these **Terms** or the **Service**, are governed by and must be interpreted in accordance with the laws of the Republic of Slovenia. Each party submits to the exclusive jurisdiction of the Courts of the Republic of Slovenia in relation to any dispute connected with these **Terms** or the **Service**.
- **15.7** Clauses which, by their nature, are intended to survive termination of these **Terms** continue in force.
- **15.8** If any part or provision of these **Terms** is or becomes illegal, unenforceable, or invalid, that part or provision is deemed to be modified to the extent required to remedy the illegality, unenforceability or invalidity. If modification is not possible, the part or provision must be treated for all purposes as severed from these **Terms**. The remainder of these **Terms** will be binding on you.
- **15.9** Any variation to these Terms may only be done by the **Provider** and does not require the signing of both parties.
- **15.10** These **Terms** set out everything agreed by the parties relating to the Service, and supersede and cancel anything discussed, exchanged or agreed prior to the **Start Date**. The parties have not relied on any representation, warranty or agreement relating to the Service that is not expressly set out in these **Terms**, and no such representation, warranty or agreement has any effect from the **Start Date**.
- **15.11** You may not assign, novate, subcontract or transfer any right or obligation under these **Terms** without our prior written consent, that consent not to be unreasonably withheld. You remain liable for your obligations under these **Terms** despite any approved assignment, subcontracting or transfer.
- **15.12** The text of these **Terms** represents version 1.0 of this document. Please reach out to us at <u>info@datastat.si</u> in order to receive the previous version of this document.
- **15.13** This notice was last updated on November 12, 2023.

DATASTAT Svetovanje in izdelava statističnih podatkov in multimedijskih vsebin d.o.o.