## 8.1. Flaticon License

By means of these Terms, the Company grants the User a Flaticon License under which the User is authorized to download, use and modify the Flaticon Content on a device owned or controlled by the User on a non-transferable, limited, exclusive, revocable and worldwide basis for the entire duration of the rights and solely for the purposes and uses authorized under these Terms.

Without prejudice to the provisions set forth in paragraph 3 of this clause, the User of a Flaticon License may use the content in the Flaticon Content, provided that

the Flaticon Content is not used in printed or electronic items (e.g. t-shirts, cups, postcards, birthday or greeting cards, invitations, calendars, web models or electronic devices, apps, NFTs, videogames, advertising spots, audiovisual animations) aimed to be resold, in which the Flaticon Content is the main element (because of size, relevance or any other cause, in case of doubt about whether the content is main element, it shall be deemed that the content is main element);

Furthermore, the authorization to use the content in the Flaticon Content shall be free of charge under the Flaticon License where any use thereof by the User is done by duly crediting said content to the Website/Company and, in any event, to the Collaborator, as stated by the Company from time to time. In order to benefit from the Service of using the Flaticon Content without the aforementioned crediting, the User must purchase a subscription (hereinafter the "**Premium Subscription**") from the Website and download the relevant Flaticon Content during the term of said Premium Subscription. The terms set forth in Section 9 shall apply to the purchase of the Premium Subscription.

Where any content of the Flaticon Content is marked or identified as being for editorial use, or where within the same there are distinctive signs, recognizable products, public buildings, public events or images taken in places where recognizable persons appear in the background, the User shall only be entitled to use it for such editorial use; in other words, for purposes related to exercising freedom of expression and the right to information or for academic or educational purposes. More specifically, this means that the User undertakes not to use said content in any way that could imply a link to any business activity, use in the course of trade or the advertising, promotion or marketing of any product or service. In addition, the User shall ensure that any use for educational purposes is allowed under any legislation which applies and shall fulfill any requirements set forth by such legislation, including, but not limited to,

citation obligations or limitations on the extent or purpose of said use. The User shall be directly liable for, and the Company shall not assume any liability resulting from the use for commercial purposes by the User of any content in the Flaticon Content whose use must be limited to editorial use as set forth in this paragraph or as a consequence of any editorial use that is contrary to the legislation which applies.