Terms and Conditions

Last Updated: 13th of January 2025

Welcome to Exponential Vector ("the Platform"). These Terms and Conditions ("Terms") govern your organization's access to and use of our Platform, including any content, functionality, and services offered on or through the Platform. By using the Platform, your organization agrees to be

bound by these Terms. If your organization does not agree, it must not use the Platform.

1. Acceptance of Terms

By accessing or using the Platform, you confirm that your organization agrees to comply with and be bound by these Terms and our Privacy Policy. You further confirm that you have the authority to bind your organization to these Terms.

2. Description of Services

Exponential Vector provides insights and information sourced from publicly available resources. Access to certain features or content on the Platform requires an organization-wide yearly subscription ("Subscription").

3. Eligibility

The Platform is available for use by organizations, companies, or similar entities. By using the Platform, your organization represents and warrants that it meets all applicable legal requirements to enter into this agreement.

4. Subscription and Payment

4.1 Subscription Fees

Access to premium features or content on the Platform requires an organization-wide yearly subscription. The subscription fee is detailed on our website and may be updated periodically.

4.2 Payment

Payments are processed securely through our third-party payment processor. By subscribing, your organization authorizes us to charge its designated payment method for the yearly subscription fee. All payments are non-refundable unless otherwise specified in these Terms.

4.3 Auto-Renewal

Your organizations subscription will automatically renew at the end of the subscription term unless canceled before the renewal date. The applicable subscription fee for the renewal period will be charged to the payment method on file.

4.4 Cancellation

Your organization may cancel its subscription at any time by emailing us at [support@exponentialvector.eu](mailto\:support@exponentialvector.eu). Cancellation will take effect at the end of the current subscription period, and the organization will retain access to the Platform until then.

4.5 Multiple Licenses for Employees or Members

Organizations may purchase multiple licenses under a single subscription agreement. Each license grants individual access to the Platform for authorized employees or members of the organization. The organization is responsible for managing licenses and ensuring compliance with these Terms by all users under its subscription.

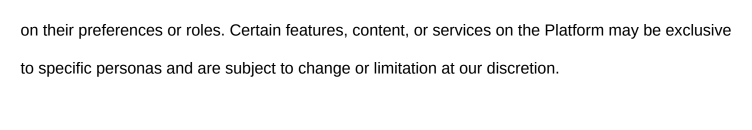
5. Use of the Platform

5.1 License

We grant your organization a non-exclusive, non-transferable, limited license to access and use the Platform for organizational use in accordance with these Terms.

5.2 Personas and Exclusive Features

As part of the subscription, users within the organization may be assigned specific personas based



5.3 Restrictions

Your organization agrees not to:

- Use the Platform for any unlawful purpose.
- Reproduce, distribute, or modify the Platforms content without authorization.
- Share account credentials with unauthorized individuals.
- Attempt to access or interfere with the Platforms systems or data.

6. Intellectual Property

All content on the Platform, including but not limited to text, graphics, logos, and software, is owned by Exponential Vector or its licensors and is protected by intellectual property laws. Unauthorized use of the content is strictly prohibited.

7. Disclaimers

7.1 Accuracy of Information

The insights and information provided on the Platform are sourced from publicly available data.

While we strive for accuracy, we do not guarantee the completeness, reliability, or suitability of the information for your specific needs.

7.2 No Professional Advice

The content on the Platform is for informational purposes only and should not be considered professional advice.

8. Limitation of Liability

To the fullest extent permitted by law, Exponential Vector shall not be liable for any indirect, incidental, special, or consequential damages arising from your organizations use of the Platform.

9. Termination

We reserve the right to suspend or terminate your organizations access to the Platform at our sole discretion, without notice, for any reason, including breach of these Terms.

10. Governing Law

These Terms are governed by and construed in accordance with the laws of the Czech Republic.

Any disputes arising from these Terms or your organizations use of the Platform shall be subject to the exclusive jurisdiction of the courts in the Czech Republic.

11. Compliance with EU Regulations

11.1 GDPR Compliance

We comply with the General Data Protection Regulation (GDPR). For details on how we collect, process, and store data, please review our Privacy Policy. Your organization has the right to request data access, correction, or deletion as outlined in GDPR Article 17.

11.2 Consumer Rights

If applicable under EU law, your organization may have the right to withdraw from the subscription agreement within 14 days of purchase. However, this right may not apply if services have been fully performed upon subscription.

11.3 E-commerce Directive

Your organization explicitly agrees to these Terms during the subscription process. Our contact details, including the registered business address, are available for transparency.

12. Dispute Resolution

In case of disputes, your organization may contact the Czech Trade Inspection Authority (esk obchodn inspekce) for Alternative Dispute Resolution.

13. Changes to Terms

We may update these Terms from time to time. Changes will be effective upon posting to the Platform. Your organizations continued use of the Platform after changes are posted constitutes acceptance of the revised Terms.

14. Contact Us

If you have any questions or concerns about these Terms, please contact us at support@exponentialvector.eu or at our registered address:

Exponential Vector S.R.O.

Pn 1892/4 110 00 Praha 1
