

**GENERAL TERMS AND CONDITIONS
OF PLATFORM**
<http://Parascale.io>

These General Terms and Conditions define the terms of use of the online platform <http://Parascale.io> and the services provided within this platform.

These General Terms and Conditions, version 1.0, are effective from November 1, 2023.

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I. DEFINITIONS

Whenever the following capitalized phrases are used in the General Terms and Conditions, they should be understood in the meaning given below, unless the context of their use clearly indicates otherwise:

1. **Parascale** - the entity having the rights to the Platform and providing Services via it, i.e. DataBee Spółka z ograniczoną odpowiedzialnością (LTD) with its registered office in Warsaw, address: Plac Bankowy 2, 00-095 Warsaw, Poland, entered into the Register of Entrepreneurs of the National Court Register kept by the District Court for the City Capital City of Warsaw in Warsaw, 12th

Commercial Division, KRS number: 0000895147, REGON: 388709924, NIP (tax ID): 5252858624, share capital PLN 15,000, fully paid.

2. **Platform** - Parascale platform operating at the Internet address <http://Parascale.io>.
3. **User** - a natural or legal person with full legal capacity, whether registered or not, who, by using the Platform, accepts these General Terms and Conditions and thereby concludes the Agreement, on the terms described in these General Terms and Conditions, .
4. **Advertiser / Crypto Project Owner** - registered User who is using the Platform to promote the offered Token.
5. **Publisher / Influencer** - registered User who is using the Platform to conduct marketing activities, initiating cooperation with Parascale, to monetize its reach by promoting selected Tokens.
6. **Login** - an individual and unique e-mail address which is User's unique identifier on the Platform.
7. **Password** - a string of characters that allows access to the Platform set by Users in accordance with security guidelines.
8. **Account** - a set of resources and rights within the Platform assigned to a specific User. User gains access to the Account in the form of a Dashboard using the Login and Password. User logs into his Dashboard after registering on the Platform.
9. **Dashboard** - a space made available to User (interface) within the Platform, allowing User to use the functionalities of the Platform and individual Services. The Dashboard is also a communication space between DataBee and User.
10. **Service / Services** - a service or services provided via the Platform under the terms specified in these General Terms and Conditions.
11. **Content** - a text, a graphic or multimedia elements (e.g. information about the Services, promotional videos, descriptions, comments), photos of products, including works within the meaning of the Act of February 4, 1994, on copyright and related rights, as well as images of Users that are posted and distributed by DataBee, DataBee's contractors or by Users using the Platform.
12. **Agreement** - an agreement for the provision of Services, concluded between User and Parascale upon User's commencement of use of the Platform, with the content corresponding to these General Terms and Conditions.

13. **Token / Tokens** - a digital asset offered by Advertiser as part of its business activities.
14. **Third-Party Services** - services provided by third parties to which User can access through the Platform at User own risk. The Third-Party Services are not Services in the meaning indicated in point 10 above, and are not governed by the Agreement, referred to point 12 above, or Parascale's Privacy Policy.
15. **User Identification and Verification Instructions** - list of documents and information that User have to provide to Parascale in order to pass KYC verification. Providing the indicated documents and information does not constitute automatic acceptance or successful completion of KYC.
16. **Wallet** - a software enabling the storage or exchange of Tokens.
17. **KYC / Know Your Customer** - a verification process consisting of obtaining User's personal data.

II. TERMS OF USE OF THE PLATFORM

1. Using the Platform requires:
 - 1) having an active e-mail address (excluding temporary or anonymous addresses),
 - 2) an adapted device that meets the minimum technical requirements, i.e. is connected to the Internet, using a current and stable version of a web browser (including Google Chrome, Mozilla Firefox, Safari, Microsoft Edge),
 - 3) providing JavaScript support in the web browser,
 - 4) enabling necessary cookies in the web browser (details on the use of cookies can be found in the Cookie Policy).
2. Access to Services dedicated for Advertiser and Publisher is possible only after creating an Account on the Platform and accepting these General Terms and Conditions. Lack of acceptance of the General Terms and Conditions prevents User from creating an Account and therefore access to the Platform and Services provided through it.
3. Access to Services from Advertiser level additionally requires positive identification and verification of Know-Your-Customer (KYC) procedure in accordance with the principles described in these General Terms and Conditions, as well as payment of a fee in accordance with section IVc of these General Terms and Conditions.

4. User is solely responsible for ensuring technical compatibility between the computer equipment or other end devices used and the IT or telecommunications system and the Platform.
5. When updating the Platform in the event of changes related to technological changes in Services provided, Parascale will provide such information to Users via a message to the e-mail address assigned by User to his Account or by placing information in a visible place on the Platform. A change in technical requirements is not treated as a change to the General Terms and Conditions unless it results in the inability to provide the Service by Parascale to Users.
6. Parascale reserves the right to suspend or terminate the provision of individual functionalities of the Platform due to the need for maintenance, review, or expansion of the technical base, if this is required for the stability of the Platform's operation. If necessary, DataBee will make every effort to notify Users in advance, specifying the date and time of the technical break.
7. User undertakes to use Services in a manner consistent with the provisions of generally applicable law, both Polish and the country of residence (or registered office) of User, these General Terms and Conditions, as well as with good customs and principles of social coexistence. Moreover, User undertakes not to post any Content prohibited by law, in particular, Content that infringes the proprietary copyrights of third parties or their personal rights, as well as not to take actions such as:
 - 1) using the Platform for any activity aimed at, even indirectly, fraud (leading to unfavorable disposal of property),
 - 2) money laundering or terrorism financing,
 - 3) spamming,
 - 4) aimed at obtaining information not intended for User, including data of other Users,
 - 5) modifying in an unauthorized manner the content provided by Parascale or Parascale's partners, in particular, provided within the Platform.
8. When placing any Content on the Platform (photos, avatars, advertising materials, etc.), User grants DataBee a free license, unlimited in time and territory, to use this Content within the scope of its presentation on the Platform and for advertising and marketing purposes.
9. Parascale may reference, enable Users to access, or promote Third-Party Services. These Third-Party Services are provided for Users convenience only and Parascale does not approve, endorse, or recommend any Third-Party Services to Users. User access and use of any Third-Party Service is at User own risk and DataBee disclaims all responsibility and liability for Users use of any Third-Party Service. Third-Party Services are not Services and are not governed by the Agreement or DataBee's Privacy Policy. User use of any Third-Party Service,

including those linked from the Platform, is subject to that Third-Party Service's own terms of use and privacy policies (if any).

III. CREATING AN ACCOUNT - USER REGISTRATION

1. Users may register on the Platform by creating an Account. Creating an Account is possible in one of the following ways:
 - 1) using the registration form on the appropriate website of the Platform,
 - 2) using Users Google account.
2. In order to create an Account, User is obliged to provide data marked as mandatory in the registration form, and to confirm acceptance of these General Terms and Conditions and the Privacy Policy, which is an integral part of the General Terms and Conditions.
3. Registration on the Platform is possible at two levels - as Advertiser or as Publisher.
4. After completing the registration form, User will receive a message with an activation link to the provided e-mail address. A necessary condition for creating an Account is opening the activation link.
5. Access to an Account as Advertiser additionally requires passing Know-Your-Customer (KYC) verification. In order to carry out KYC, User is obliged to provide the documents and information indicated in User Identification and Verification Instructions, sent to User to the e-mail address provided by him and after paying the fee in accordance with section IVc of these General Terms and Conditions.
6. Once the registration has been correctly completed and activated, User will be able to access his Account from the Dashboard.
7. Access to the Dashboard shall only be possible after logging into the User's Account. In order to log into the User's Account, User is obliged to provide his Login and the Password or by using his Google account.

IV. AGREEMENT FOR THE PROVISION OF SERVICES

IVa. General provisions

1. Upon acceptance of these General Terms and Conditions, the Agreement is concluded between DataBee and Parascale - within the scope indicated below.
2. At the Platform Services are provided at three levels:

- 1) Publisher - on the terms set out in section IVb of these General Terms and Conditions,
 - 2) Advertiser - on the terms set out in section IVc of these General Terms and Conditions,
 - 3) User - in terms of viewing Content and access to the external ARI10 Gateway system enabling the purchase of Tokens for fiat currencies.
3. Using of the Platform is free of charge, with the following reservations:
- 1) Payment of Publisher's commission is subject to a withdrawal cost, under the terms set out in section IVb of these General Terms and Conditions,
 - 2) Creating an Account and using the Platform as Advertiser is subject to a monthly fee, under the terms set out in section IVc of these General Terms and Conditions,
 - 3) Using of the Third-Party Services is subject to an external system providers fees, including commission to the ARI10 Gateway system provider for Token purchase referred to in section V of these General Terms and Conditions, and commission to the Stripe Payment System provider for Advertiser's monthly fee payment referred to in section IVc of these General Terms and Conditions.
4. The Agreement is concluded for an indefinite period.
5. Users may at any time stop using the Platform or individual Services offered on the Platform and terminate the Agreement with immediate effect on the terms set out below.
6. An unregistered User may terminate the Agreement by ceasing to use the Platform. The Publisher and Advertiser may terminate the Agreement via Dashboard by closing their Account or by submitting a declaration of termination of the Agreement in electronic form to the e-mail address: contact@parascale.io.
7. The termination of the Agreement by Publisher or Advertiser results in the deletion of their Accounts, understood as the blocking of the possibility of logging into his Account and accessing the Dashboard. In such a case, the data provided by User will be deleted from the Platform, unless otherwise provided by law. Parascale stipulates that after the termination of the Agreement, it is obliged to store User's billing data on the basis of tax regulations for the period indicated therein.
8. Parascale may temporarily stop providing Services in the event of justified suspicion of a significant violation by User of the law, these General Terms and Conditions, DataBee's rights or the rights of third parties, principles of social coexistence or good manners, until it is clarified whether the violation actually took place and whether it was significant.

9. In the event of a significant violation by User of the law, these General Terms and Conditions, the rights of Parascale or the rights of third parties, the principles of social coexistence or good practices, Parascale has the right to terminate the Agreement with immediate effect. Moreover, Parascale is entitled to terminate the Agreement with immediate effect in any case when User's use of the Platform.
10. Termination of the Agreement with immediate effect shall result in the complete withdrawal of User's use of his Account.
11. Termination of the Agreement with immediate effect may result in the deletion of all data from the Parascale IT system entered by User, unless the law provides otherwise, or deletion of all data entered by User from the DataBee IT system is not possible due to the nature of the Service.
12. Parascale reserves that if the Agreement is terminated in accordance with the provisions of the General Terms and Conditions, it refuses to re-establish any business relations with User in the future, including concluding another Agreement within the Platform. In such a case, the possibility of re-registering on the Platform may be blocked for such a User, and if he registers this way, this activity will be treated as a significant violation of these General Terms and Conditions, within the meaning of point 9 above.

IVb. Services provided to Publishers

1. Access to the Platform as Publisher entitles him to:
 - 1) access to the Dashboard dedicated to Publishers, where Publisher gains access to sales statistics, including the number of clicks generated, click-through rate, sales volume of individual Tokens, EPC, conversions from individual links, etc., as well as to promotional materials for Tokens posted by Advertisers,
 - 2) select a Token for promotion from the offers made available to him by Advertisers and to promote them by generating links assigned to a given Publisher.
 - 3) commissions from the sale of Tokens promoted by Publisher on the terms set out below.
2. The commission amount for a Token promotion is always indicated next to the offer of a given Token visible in Publisher's Dashboard. The Publisher acquires the right to the commission when User purchases a Token using the reference link assigned to Publisher, provided that the sales ceiling for a given Token is reached above the so-called "Minimum value per sale", during the promotion period of a given Token. The "Minimum value per sale" is indicated in the offer

of a given Token visible in the Publisher's Dashboard. The current balance of earned commissions is presented on Publisher Dashboard in real-time.

3. The commission is paid within 7 days from the moment Publisher submits the commission payment order, in accordance with point 4 below. The Publisher can submit the commission payment order once the "Minimum payout amount" has been reached. The "Minimum payout amount" is indicated in the Publisher's Dashboard.
4. Commission payment is possible only through a dedicated page located in the Dashboard of a given Publisher. In order to submit the commission payment order, Publisher is obliged to fill in all his data marked as mandatory, including, above all, providing the address of his Wallet and confirming the accuracy of the following declaration: *"I declare that the payment of all taxes and other dues including public law dues in respect of the commission received from Parascale remains my responsibility. I further declare that any liability of Parascale on this account is excluded to the fullest extent permitted by law."*
5. Commission payment is possible only in the virtual currency Tether (USDT), which is a stablecoin pegged to the value of the US dollar (USD).
6. From the commission payment due to Publisher, DataBee deducts the withdrawal cost in the amount of 2% of the commission.
7. If, upon termination of the Agreement, Publisher is entitled to a commission payment pursuant to Section IVa of these Terms and Conditions for which Publisher has not submitted the commission payment order - Publisher shall, in order to withdraw such funds, submit a request to Parascale to withdraw such funds in accordance with point 8 below - within 14 days of termination of the Agreement. The provision of point 3 above shall not apply.
8. In the case described in point 7 above, Publishers may only submit the commission payment order by sending a request to the following e-mail address contact@parascale.io. The commission payment order should include an indication of the Wallet address to which the funds should be withdrawn. The commission payment will be made in accordance with Publisher's request, provided that the payment should be made only to the Wallet address belonging to a given Publisher, after prior identification and verification of his identity. The payment will be made within 30 days of Parascale receiving the appropriate request. The provision of point 6 above shall apply accordingly.
9. If, after the termination of the Agreement, Publisher does not submit the commission payment order within the period referred to in point 7 above or fails to indicate the correct Wallet address for the payment of commissions referred to

in point 8 above, these funds become a non-interest-bearing deposit until Publisher submits a correct request.

10. The Publisher accepts, understands, and declares that all monetary amounts charged as commission payable to Publisher are considered gross amounts.
11. If there are any governmental or municipal taxes applying directly or indirectly to the sums received by Publisher, Publisher accepts full and unlimited liability for proper recognition of tax obligation lying upon Publisher as well as for proper calculation of all taxes, especially value added tax and private income tax according to the laws of Publisher jurisdiction.
12. If there are any taxes or any other financial burdens that may arise out of cooperation between Parascale and Publisher that will apply directly to Parascale, Parascale will reduce the amount of commission of Publisher by deducting the taxes arising out of the cooperation and affecting the business operations of Parascale. Parascale and Publisher collectively agree that the gross amounts mentioned above shall be calculated as the total cost of cooperation for Parascale, which means that all financial burdens and taxes applicable to Parascale shall reduce the amount of commission remaining to be paid to Publisher on the basis of these General Terms and Conditions. Thus, Publisher indemnifies Parascale from any express or implied liability for any taxes accruing from the business cooperation between those parties.
13. The Publisher accepts that Publisher is fully liable for any and all possible mistakes involved with the cryptocurrency wallet address provided by Publisher to Parascale. Parascale shall not be, under any circumstances, responsible for any possible loss or damage of assets caused by the transfer of cryptocurrencies to improper addresses provided by Publisher. The Publisher is obliged to check carefully the Wallet address.
14. The Publisher declares that it is aware of and agrees to provide Advertisers with all sales statistics relating to him, including the number of clicks generated, click-through rate, sales volume of individual Tokens, EPC, conversions from individual links, etc., as well as the personal data and image of Publisher uploaded on the Platform - to promote Publishers and the Platform.

IVc. Services provided to Advertisers

1. Access to the Platform as Advertiser entitles him to:
 - 1) access to the Dashboard dedicated to Advertisers, where Advertiser gains access to all statistics regarding his Tokens and sales statistics of Publishers promoting his Tokens, including the number of clicks generated, click-through rate, sales volume of individual Tokens, EPC, conversions from individual links, etc.,

- 2) dedicated sales landing page with the possibility of purchasing Tokens for fiat currencies with the possibility for Publishers to generate individual links for promotion,
 - 3) an affiliate network/catalog of other projects, where Publishers have the opportunity to select a project for cooperation,
 - 4) gateway that allows to purchase a Token for fiat currencies and place it on Advertisers website,
 - 5) one-time online assistance (via teleconference or e-mail) in preparing advertising materials and launching the affiliate program on Advertiser's social network accounts within the deadline agreed with Parascale,
 - 6) contact and support with an affiliate manager 7 days a week,
 - 7) closed access for crypto founders, Publishers on Discord - marketing, scaling focused.
2. Creating an Account and using the Platform as Advertiser is subject to a monthly fee.
 3. The monthly fee is paid via the Stripe Payment System, provided by Stripe Technology Europe Limited with its registered office in Dublin, Ireland - via a generated link. Dedicated link will be delivered to Advertiser through his Dashboard and to the e-mail address provided by Advertiser.
 4. In the event of a delay in payment of the monthly fee lasting more than 7 days, the provision of Services referred to in point 1 above, and Advertiser's access to the Dashboard is disabled until the arrears are paid in full.

V. PURCHASE OF TOKENS

1. The Platform enables Users to access the ARI10 Gateway system, which is an external service allowing the purchase of Tokens for fiat currencies.
2. The service, referred to in point 1 above, is provided by an independent vendor of the system for purchasing Tokens - ARI10 Gateway, which is BITCAN spółka z ograniczoną odpowiedzialnością (LTD) with its registered office in Poznań, Poland.
3. The agreement for provision of service, referred to in point 1 above, is concluded exclusively between Advertiser and the ARI10 Gateway system provider referred to in point 2 above. Parascale is not a party to this agreement and is not responsible for its proper performance. The scope of rights and obligations of the parties to this agreement, including the scope of liability of the ARI10 Gateway system provider, is determined by generally applicable legal provisions and the ARI10 Gateway general terms and conditions.

4. The Token purchase agreement is concluded exclusively between the Token purchaser and the ARI10 Gateway system provider. DataBee is not a party to this transaction and is not responsible for its proper performance. The scope of rights and obligations of the parties to the Token purchase agreement, including the scope of liability of the ARI10 Gateway system provider, is determined by generally applicable legal provisions and the ARI10 Gateway general terms and conditions.
5. The purchase of Tokens requires the possession of a Wallet. The Platform allows Users to set up a Wallet which can be used in the blockchain appropriate for the purchased Token, by providing an e-mail address in the relevant form on the dedicated page of the Platform and downloading the details of a Wallet. The private key data of a Wallet is downloaded directly by User and is not stored anywhere on the Platform. DataBee does not have access to the private key at any stage of the creation of a Wallet and does not assume any responsibility for its loss, transfer to third parties or making it public.

VI. DATABEE'S RESPONSIBILITY

1. User is responsible for all actions taken after logging into the Platform using his Login and Password. User uses Services at his own risk, which does not exclude or limit Parascale's liability related to the provision of Services, to the extent that it cannot be excluded or limited by law.
2. Parascale is liable to User for non-performance or improper performance of Services to the extent specified in the General Terms and Conditions unless the non-performance or improper performance of Services is a consequence of circumstances for which it is not responsible under the law.
3. Parascale is not responsible for technical problems or hardware limitations of Users that prevent or hinder the use of the Platform and Services offered through it.
4. Parascale is not liable for the consequences of non-performance or improper performance of obligations undertaken towards User by other Users (including Publishers and Advertisers), as well as by the supplier of the ARI10 Gateway system referred to in section V of these General Terms and Conditions.
5. Parascale guarantees the proper functioning of the Platform but is not responsible for the effectiveness of the sale of Tokens.
6. Parascale is not responsible for the improper performance of the service enabling the purchase of Tokens for fiat currencies using the ARI10 Gateway system, as well as for the process of purchasing Tokens itself using this system, including the commercial conditions of the purchased Token. Parascale is not responsible

for the content of Content provided by Advertisers and Publishers, as well as for the rights and obligations of the parties participating in the purchase of the Token arising from these documents.

7. Parascale is not responsible for any data, materials, information, calculations, analyses, articles, studies, etc. provided by Advertisers and Publishers as part of the Token sales offer. All decisions, including investment decisions, regarding participation in a given Token sale or promotion are made individually and independently by User at his own risk and sole responsibility. Any data, materials, information, calculations, analyses, etc. posted on the Platform should not be treated as a suggestion or encouragement to make a specific decision regarding User's participation in a given Token sale or promotion, as well as to make an investment decision, nor should they be treated as investment advice or binding assessment of the market or investment instrument. Any opinions, views, comments, or messages posted on the Platform should not be interpreted as a suggestion or encouragement to participate in the sale or promotion of a Token or a specific investment decision. None of the information posted on the Platform constitutes an investment recommendation or investment advisory activities within the meaning of the Act of July 29, 2005, on investment advisory.
8. Parascale is not responsible for:
 - 1) deletion of data entered by Users into the Platform's IT system through IT systems beyond Parascale's control,
 - 2) consequences of Users providing their Login and Password to third parties,
 - 3) consequences of Users providing others with the Wallet's private key,
 - 4) the effects of transactions carried out on User's Account, if they were ordered or made while maintaining the procedure of logging into User's Account in question using User's Login and Password,
 - 5) effects of actions or omissions of external operators or other entities providing services to User as part of the implementation of individual functionalities of the Platform,
 - 6) delays in displaying the Platform on devices used by User created on servers other than Parascale servers or devices used by User,
 - 7) transaction registration time on blockchains,
 - 8) incorrect entry of commission payment data by User,
 - 9) financial losses incurred by Users resulting from the inability to pay commissions via the Platform during a technical break,
 - 10) Content posted on the Platform by Users, including in particular promotional materials for individual Tokens,
 - 11) technical problems or limitations, including the data transfer speed of the computer equipment, end device, IT system, and telecommunications infrastructure used by User, which prevents User from using the Platform,
 - 12) consequences of using the Platform by User in a manner inconsistent with applicable law, the General Terms and Conditions, or the principles of social coexistence or customs adopted in this regard.

VII. PERSONAL DATA

1. The Platform's IT system includes a set of cooperating IT devices and software, ensuring processing and storage, as well as sending and receiving personal data via telecommunications networks, using a terminal device appropriate for a given type of network.
2. Users' personal data are collected in the Platform system and their processing is carried out in accordance with the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement such data and repealing Directive 95/46/EC (GDPR).
3. The rules for processing personal data used and processed by DataBee, as well as the General Terms and Conditions regarding the privacy policy, are available on the Platform in the [Privacy Policy](#) and [Cookies Policy](#). These documents constitute an integral part of these General Terms and Conditions.

VIII. COMPLAINTS

1. If, in User's opinion, Services provided by Parascale are not provided in accordance with the provisions of the General Terms and Conditions, User may submit a complaint in the manner specified in this section.
2. A complaint may be submitted in the form of:
 - 1) written letter sent to the following address: DataBee Sp. z o. o., Plac Bankowy 2, 00-095 Warsaw, Poland,
 - 2) e-mail sent to the following address: contact@parascale.io.
4. The complaint should include:
 - 1) Login (i.e. e-mail address) under which User acts on the Platform,
 - 2) subject and circumstances justifying the complaint,
 - 3) proposed method of resolving the complaint.
5. Complaints will be considered in the order in which they are received, but no later than within 14 (fourteen) days from the date of their receipt. If the complaint does not contain information necessary for its consideration, Parascale will ask User to supplement it to the extent necessary, and the deadline of 14 (fourteen) days runs from the date of delivery of the completed complaint. In justified cases, Parascale may extend the deadline for considering the complaint by an additional 14 (fourteen) days, of which the person submitting the complaint will be informed. In the case of services provided by external entities, the complaint handling time may be extended by the time expected to handle the

complaint by a given entity, about which User will be informed along with the details of the entity providing the service.

6. Users submitting the complaint will be informed about how the complaint will be considered in the form in which it was submitted.
7. Users have the right to appeal against the decision made by DataBee as part of the complaint. The provisions of this point shall apply accordingly.

IX. CHANGE OF THE GENERAL TERMS AND CONDITIONS

1. Changes to the General Terms and Conditions enter into force on the day of their publication on the Platform, about which User will be informed via a message sent to the e-mail address assigned by User to his Account, no later than 14 days before its entry into force.
2. If the content of the General Terms and Conditions is changed in accordance with the principles set out above, User has the right to terminate the Agreement within 14 days from the date of notification of the change in the General Terms and Conditions.
3. Parascale reserves the right to change the General Terms and Conditions sooner than the deadline indicated above in the event of at least one of the following important reasons:
 - 1) a change in the provisions of generally applicable law regulating the provision of Services by Parascale affecting mutual rights and obligations or a change in the interpretation of the law as a result of court judgments, decisions, recommendations, or instructions of the authorities competent in a given field (e.g. opinions, recommendations, positions of a financial supervision authority);
 - 2) a change in the method of providing Services electronically caused solely by technical or technological reasons (e.g. the terms of the hosting service will change);
 - 3) changing the scope or provision of Services by Parascale to which the provisions of the General Terms and Conditions apply, by introducing new or withdrawing existing Services.
4. If changes are made to the General Terms and Conditions, the consolidated text of the General Terms and Conditions will be made available by publication on the Platform's website and by means of a message sent to the e-mail address assigned by User to his Account.

X. FINAL PROVISIONS

1. At User's request sent to the e-mail address contact@parascale.io, Parascale will send User the content of these General Terms and Conditions in a way that enables its acquisition, reproduction, and recording using the IT system used by User.
2. The law applicable to the legal relationship arising from the acceptance of these General Terms and Conditions is the law of the Republic of Poland, and the common courts in the Republic of Poland.
3. User agree that the court having jurisdiction to hear any disputes that may arise from these General Terms and Conditions and the Agreement is a common court having material and local jurisdiction for the seat of the Parascale, provided that User is not a consumer within the meaning of generally applicable regulations referred to in point 2 above. If User is a consumer, within the meaning of generally applicable regulations referred to in point 2 above, the jurisdiction of the court shall be determined by those regulations.
4. User, who is a consumer, has the opportunity to use out-of-court complaint handling and redress. Information on how to access the above-mentioned mode and procedures for resolving disputes include, among others: on the EU ODR online platform, available at: <http://ec.europa.eu/consumers/odr/>.