VEDRAI

Terms & conditions

DISTRIBUTION OF THE REPORT

Overview

This contract sets forth the weekly distribution of the report about information, chosen by the client when (s)he enters into this contract.

The aforementioned report is offered by **Vedrai S.p.a.**, which has legal seat in Milan, Piazza Vetra n° 17 (hereinafter referred as to "VedrAI"), to the Client. His personal details, in case he is a physical person, or company information, in case it is a legal person, are those filled in the website (hereinafter referred as to "Client").

1. Consideration

1.1 Entering into this contract, the Client subscribes to a monthly newsletter distributed weekly for information chosen by the Client. If the Client is a legal person, the contracting party warrants that (s)he is entitled to enter into this agreement on its behalf.

1.2 The report content is the data, and the analysis about the information chosen by the Client.

1.3 The Client acknowledges and accepts that the content of the report cannot be used as the sole or prevalent basis for its decisions which remain the exclusive competence relevance. and responsibility of the Client itself, also recognizing that the results of the analyses present in the reports constitute hypothetical representations of fact, to be considered in the same way as any information. other and not а solicitation to adopt a specific company strategy.

1.3.1 The Client waives the right to bring suit with VedrAI for every action related to the use of report. In particular, the report cannot be deemed as a professional consultancy, but it is limited to an aid to represent hypothetical scenarios.

1.4 The contract is binding after the payment from the Client in favour of VedrAI.

2. Price, payment means, and invoice issuing

2.1 The price amount is calculated based on the quantity of the information chosen by the Client and on other criteria if they are on the website. The total price which prevails over any other one is what on the website when the Client fills in his/her choice,



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2.2 The means of payment accepted are only those which are on its website.

2.3 The invoice issuing takes place within the end of the month where the Client has paid the service provided by the VedrAI.

3. Contract period, renewal, and unilateral termination

3.1 This contract shall remain in force for 30 (thirty) days from the moment where this contract is binding. Without any further act or formally on the part of either party, this contract will be automatically renewed for a further term of 30 (thirty) days unless notice of termination is given by either party.

3.2 The unilateral termination takes place: (i) for the Client, (s)he may exercise it from her/his personal account or by other means provided that they are on the website; (ii) for VedrAI, it may exercise it through unilateral communication to the e-mail or any other means of communication set forth in this contract of the Client.

3.2.1 The unilateral termination does not entail any refund right.

3.3 The unilateral termination takes effect at the end of the month where the Client exercises it.

4. Execution of the contract

4.1 As soon as this contract is binding, the Client can have access

to the reports based on the chosen information.

4.2 Further reports will be emailed weekly with the means identified by VedrAI or through the provision of the reports in the Client's personal account.

4.3 The absence or the delay of the delivery of the report does not constitute a breach.

5. Confidentiality, and purpose of the use of the report

5.1 The report content is confidential and hence its divulgation to any third party is a breach of this contract.

5.2 The report sent by VedrAI can be used for internal use only. Therefore, it cannot be conveyed, transferred, or delivered or any other means which have the same outcome without prior authorisation of VedrAI.

6. Assistance, and warrant of the Report

6.1 If the report downloaded or emailed is not readable for any errors of the file, the Client may require another copy to VedrAI within 14 (fourteen) working days.

6.2 Under no circumstances, VedrAl refunds the Client for the incurred expenses for the report purchase or for the performance of this Contract.



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7. Unilateral amendment of the price

7.1 The price may be unilaterally amended from VedrAI through communication or notification on the Client's personal account.

7.2 The price variation takes effect from the 30th (thirtieth) day Therefore, the aforementioned payment will take effect only for the future payments.

8. Prorogation of jurisdiction, and applicable law

8.1 All disputes arising out of or in connection with this contract shall be finally settled by the Court of Milan. Other criteria to identify the competent Court are excluded.

8.2 This contract is governed with Italian Law.

9. Miscellaneous

9.1 If any of the provisions of this contract are found to be null and void, the remaining provisions of this contract shall remain valid and shall continue to bind the parties.



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