

Website Regulations

I. General Terms

- 1. **Regulations** the regulations below
- 2. Website the website of the sites "mulcanconsulting.eu", operating under the web address https:// mulcanconsulting.eu
- Service Provider the company "Jarosław Mulcan LIGERO", the owner of the brand Mulcan Consulting, with the headquarter address: Szymanów, Lipowa 32, 51-180 Wrocław, NIP: <u>9531102643</u>
- 4. **Service Recipient** any natural person accessing the Website and using the services provided through the Website by the Service Provider
- 5. **Electronic Communication** Communication between the parties via electronic mail (e-mail) and contact forms available on the sites of the Website

II. General Provisions

- The Regulations define the rules of operation and the usage of the Website, and define the rights and obligations of the Service Recipients and the Service Provider concerning the Website use.
- The subject of the Service Provider's services is providing free tools in the form of the Website, enabling the Service Recipients to access content in the form of entries, articles, and audiovisual materials, or internet applications and electronic forms.
- 3. Any potential content, articles and information containing features of guidelines or advice published on the Website are only a general collection of information and are not directed to individual Service Recipients. The Service Provider is not responsible for their usage by the Service Recipients.



- 4. The Service Recipient bears full responsibility for the method of using the materials provided on the Website, including their use in accordance with the applicable law.
- 5. The Service Provider does not provide any guarantees related to the practicality of the materials posted on the Website.
- 6. The Service Provider is not responsible for any damage incurred by Website Users or third parties in relation to the use of the Website. Any risk related to the use of the Website, particularly to the use and utilization of the information posted on the Website, is borne by the Service Recipient using the Website's services.

III. Terms of Use of the Website

- 1. The use of the Website by each one of the Service Recipients is free and voluntary.
- 2. Service Recipients are obliged to read the Regulations and other documents constituting its integral section and must fully accept its provisions in order to continue using the Website.
- 3. Service Recipients may not use any personal data obtained on the Website for marketing purposes.
- 4. Technical requirements for using the Website:
- 1) a device with a display that allows you to view websites,
- 2) an internet connection,
- any web browser that displays websites in accordance with the standards and provisions of the W3C Consortium and supports websites made available in HTML5,
- 4) JavaScript scripts
- 5) enabled Cookies.



- In order to guarantee safety for the Service Provider, Service Recipients as well as other Service Recipients using the Website should adhere to generally accepted online safety rules,
- 6. Actions carried out personally by Service Recipients or through software use is prohibited:
- 1) without written consent, decompilation and the analysis of the source code,
- 2) without written consent, leading to an excessive load on the Website server,
- 3) without written consent, attempts to detect security gaps in the Website and server configuration,
- attempting to upload or insert codes, scripts and software onto the server and into the database that may harm the Website's software, other Service Recipients or the Service Provider,
- 5) attempting to upload or download scripts and software that can track or steal data of the Service Users or the Service Provider to the server and to the database of codes,
- 6) taking any actions to damage, to block the operation of the Website, or to prevent the achievement of the purpose of the Website's functioning.

In the event of detecting the occurrence or potential possibility of a cybersecurity incident or violation of the GDPR, the Service Recipients should first report this fact to the Service Provider in order to quickly remove the problem / threat and to protect the interests of all Service Recipients of the Website.

IV. Terms of communication and provisions for other services on the Website

- 1. The Website provides the following contact details:
- 1) an e-mail address,
- 2) a telephone number,



- 3) links to social media,
- 4) links to messengers.
- 2. In the event that the Service Recipient contacts the Service Provider, the Service Recipient's personal data will be processed in accordance with the "Privacy Policy", which is an integral part of the Regulations.

V. Collection of Data About the Service Recipients

- In order to provide proper services by the Website, to secure the legal interest of the Service Provider and to ensure the compliance of the Website's operation with the applicable law, the Service Provider collects and processes some data about the Service Recipients through the Website.
- 2. For the proper provision of services, the Website uses and saves some anonymous information about the Service Recipient in cookies.
- 3. The scope, purposes, method and principles of data processing are available in the Regulation attachments: "GDPR Clause" and in the "Privacy Policy" constituting an integral part of the Regulations.
- 4. Data collected automatically:

For the efficient operation of the Website and for statistics, we automatically collect some data about the Customer. This data includes:

- 1) IP address
- 2) Browser type
- 3) Screen resolution
- 4) Approximate location
- 5) Opening of the Website subpages
- 6) Time spent on the relevant subpage of the Website



- 7) Type of operating system
- 8) Address of the previous subpage
- 9) Address of the referring page
- 10) Browser language
- 11) Speed of the Internet connection
- 12) Internet provider

The above data is obtained through the Google Analytics script and is anonymous.

VI. Copyright

- 1. The Service Provider is the owner of the Website and the copyrights to the Website.
- 2. Part of the data posted on the Website is protected by copyrights belonging to companies, institutions and third parties, unrelated in any way to the Service Provider, and is used on the basis of obtained licenses or a free license.
- 3. According to the Act of February 4th, 1994 on copyright, it is prohibited to user copy any articles, descriptions, photos and any other other content, graphics, video or audio on the Website, to reproduce it in any form, and store it in search systems, excluding Google, Bing, Yahoo, NetSprint, DuckDuckGo, Facebook and LinkedIn, without the written consent or consent of its legal owner via Electronic Communication means.
- 4. Pursuant to the Act of February 4, 1994 on copyright, simple press releases are not protected, understood as information only, without the commentary and evaluation of the author. The author understands this as the ability to use information from texts posted on the Website, but not to copy all or part of the articles, unless it has been indicated in the individual materials available on the Website.



VII. Amendments to the Regulations

- 1. Any provisions of the Regulations may be changed by the Service Provider in a onesided manner at any time, without providing reasons.
- 2. Amendments to the Regulations come into force immediately after their publication.
- 3. Each Service Recipient who continues to use the Website after the Regulation amendments fully accepts itl.

VIII. Final Provisions

- The Service Provider will make every effort to ensure that the Website's services are offered on a continuous basis. However, he does not bear any responsibility for any disruptions caused by a force majeure or unlawful interference of the Service Recipient, third parties or the operation of external automatic programs.
- 2. The Service Provider reserves the right to change any information placed on the website on the date selected by the Service Provider, without prior notification of the Service Recipients using the Website's services.
- 3. The Service Provider reserves the right to temporarily, fully or partially disable the Website in order to improve it, to add services or to carry out maintenance activities, without prior notice to the Customers.
- 4. The Service Provider reserves the right to permanently disable the Website, without prior notice to the Customers.
- 5. The Service Provider reserves the right to assign all or part of his rights and obligations related to the Website, without the consent and the possibility of expressing any objections by the Service Recipients.
- 6. In all matters related to the operation of the Website, please contact the Service Provider using one of the following forms of contact:



 By sending a message to the e-mail address: office@mulcanconsulting.eu
Contact using the indicated means of communication only in matters related to the Website.

The last update of the regulations: 04/06/2022



mulcanconsulting.eu