DATA PROTECTION TERMS OF UPLIFT CONSULTING S. R. O.

effective from July 30, 2023

I. DEFINITION OF TERMS

For the purposes of these terms:

- "Operator" refers to Uplift Consulting s. r. o., located at Svätoplukova 2099/57A, 900 26 Slovenský Grob, ID No.: 50 353 624, Tax ID: 21 20 29 90 05, registered at the Commercial Registry of the City Court of Bratislava III, section Sro, insert No. 111942/B. Contact email: info@upliftconsulting.eu; websites at the domain: vladimiraneuschlova.com, upliftconsulting.eu, neuschlova.com, barrettovametoda.com.
- "Affected Person" means an individual who provides personal data to the Operator, either on their own behalf or on behalf of the Operator, for the purposes stated below. This could be a visitor to the Operator's website, a customer ordering services or products from the Operator, a participant in the Operator's training, or someone interested in participating in the Operator's events.
- "Websites" refers to the Operator's websites on the domain vladimiraneuschlova.com, upliftconsulting.eu, and barrettovametoda.com.
- "Regulation" refers to the Regulation of the European Parliament and the Council (EU) No. 2016/679 of April 27, 2016, the General Data Protection Regulation (GDPR).
- "Law" refers to Law No. 18/2018 Coll., on personal data protection, as amended.

II. PROCESSING OF PERSONAL DATA WHEN PLACING AN ORDER

The personal data of the Affected Person, which the Operator processes for the purpose of handling orders and fulfilling obligations arising from a distance contract (via these websites or email) concluded between the Affected Person and the Operator, are: name, surname, postal and email address, and the phone number of the Affected Person. The legal basis for processing this voluntarily provided data is the performance of rights and obligations arising from the above-mentioned contract, which would otherwise not be possible. Personal data will be processed for the duration of the Operator's legal obligations as stipulated by generally binding legal regulations, especially the Civil Code, Consumer Protection Act in the sale of goods or provision of services based on a distance contract or a contract concluded outside the seller's premises, the Archives and Registries Act, the Accounting Act, and the VAT Act. In some cases, data on tax documents will be processed for at least 10 years. The processing of the Affected Person's personal data may be entrusted to a service provider ensuring the proper operation of these websites, which may come into contact with personal data, a provider of accounting services when accounting for the Operator's tax documents, or a delivery service provider (hereinafter individually referred to as "Intermediary"). There will be no automated decision-making or profiling during the processing of the Affected Person's personal data. The Operator does not intend to transfer personal data to a third country, international organization, or third parties, except for the Intermediary. The Affected Person primarily has the right to request access to their personal data from the Operator, correction or deletion, or limitation of processing, the right to object to processing, as well as the right to file a complaint with the Office for Personal Data Protection if the Operator and/or Intermediary processes personal data in violation of the Regulation and/or Law. The opportunity to purchase products and/or services offered on these websites is not primarily intended for visitors under 18 years of age.

III.

PROCESSING OF PERSONAL DATA WHEN SUBSCRIBING TO THE NEWSLETTER

The personal data of the Affected Person, which the Operator processes for the purpose of sending information about its products and services (newsletter), are the email address of the Affected Person. The legal basis for processing this voluntarily provided data is the Affected Person's consent under Section 13(1)(a) of the Law in conjunction with Article 6(1)(a) of the Regulation, which can be revoked at any time

by clicking on the active link at the end of each newsletter or based on a written request sent to the Operator's email address. Personal data will be processed for the duration of the Affected Person's interest in receiving the Operator's newsletter, i.e., for the duration of the purpose of their processing. The processing of the Affected Person's personal data may be entrusted to an Intermediary who ensures or may ensure the management of newsletter campaigns for the Operator or an Intermediary who provides the Operator with a technical solution for managing newsletter campaigns. There will be no automated decision-making or profiling during the processing of the Affected Person's personal data. The Operator does not intend to transfer personal data to a third country, international organization, or third parties, except for the Intermediary. The Affected Person primarily has the right to request access to their personal data from the Operator, correction or deletion, or limitation of processing, the right to object to processing, as well as the right to file a complaint with the Office for Personal Data Protection if the Operator and/or Intermediary processes personal data in violation of the Regulation and/or Law.

IV. PROCESSING OF PERSONAL DATA WHEN USING CONTACT FORMS

The personal data of the Affected Person, which the Operator processes for the purpose of sending information about its products and services through the respective contact form, includes: name and surname, phone number, and email address of the Affected Person, as well as any other information voluntarily provided by the Affected Person. Personal data voluntarily provided to the Operator by using the contact form will not be published and are used exclusively for the purpose of responding to the question or feedback of the Affected Person. The legal basis for processing this data is the consent of the Affected Person in accordance with Section 13, Paragraph 1, Letter a) of the Law, combined with Article 6, Paragraph 1, Letter a) of the Regulation, which can be revoked at any time based on a request addressed to the Operator. Personal data will be processed until the question or feedback sent by the Affected Person through the contact form is addressed, i.e., for the duration of the purpose of their processing. There will be no automated decision-making or profiling during the processing of the Affected Person's personal data. The Operator does not intend to transfer personal data to a third country, international organization, or third parties, except for the Intermediary. The Affected Person primarily has the right to request access to their personal data from the Operator, correction or deletion, or limitation of processing, the right to object to processing, as well as the right to file a complaint with the Office for Personal Data Protection if the Operator processes personal data in violation of the Regulation and/or Law. The contact forms are not primarily intended for visitors under 18 years of age.

V. FINAL PROVISIONS

- 1. Legal relationships between the Operator and the service or product orderer a natural person that are expressly not regulated by the T&C (Terms and Conditions) of Uplift Consulting s.r.o. (a separate document) are governed by the relevant provisions of Law No. 40/1964 Coll.
- 2. Legal relationships between the Operator and the orderer a sole trader or legal entity that are expressly not regulated by the T&C of Uplift Consulting s.r.o. (a separate document) are governed by the relevant provisions of Law No. 513/1991 Coll. as amended.
- 3. These terms of use come into effect on 30.07.2023.