



USER ACCOUNT CONTRACT

On the day specified below, the contractual parties specified below

Company name: **BONDSTER Marketplace s.r.o.**
Company ID: 03114147
With registered office at: U Libeňského pivovaru 63/2, 180 00 Praha 8, Czech Republic
Registered in: Commercial Register maintained by the Municipal Court in Prague, file no. C 227708

Represented by:

(„**Operator**“)

And

(„**Investor**“)

Conclude, on the basis of section 1746(2) of Act no. 89/2012, Civil Code, as amended, this User Account Contract.

1. The Operator operates an internet Portal on the website www.bondster.com, which allows Investors to acquire Providers' Claims or parts thereof in return for payment or to acquire Participation on the Claims thereof in return for payment.
2. The Investor is interested in using services of the Portal which are provided to Investors.
3. The object of this User Account Contract is the Operator's obligation to provide to the Investor all services of the Portal accessible to Investors, including creation and maintenance of a Virtual Account, under the conditions and as described in detail in the Business Terms, as well as the reciprocal obligation of the Investor to pay remuneration to the Operator by the means and in the amount agreed in the Business Terms or in the Investor's Tariff in return for the provision of these services. The Business Terms regulate other rights and obligations of the contractual parties.
4. This Contract is governed by the Business Terms of the Company BONDSTER Marketplace, s.r.o., company ID: 031 14 147, with registered office at U Libeňského pivovaru 63/2, 180 00 Praha 8, Czech Republic, registered in the Commercial Register maintained by the Municipal Court in Prague, file no. C 227708, dated ('Business Terms'). Business Terms used in this Contract in capital letters have the same meaning as they have in the Business Terms. The Business Terms and the Investor's Tariff are appended to this Contract and they form an inseparable part of this Contract. The Investor confirms that he/she has acquainted himself/herself with the Business Terms and the Investor's Tariff and that he/she agrees with their content. Information obligation within the meaning of Article 13 of Regulation (EC) No 2016/679 of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46 / EC (general regulation on the protection of personal data) is fulfilled by the Operator through a document Information about processing of personal data, which is available on web page www.bondster.com in the section 'Documents to download'. By signing this Contract, the Investor confirms that he/she acquainted himself/herself with the document Information about processing of personal data.

BONDSTER

5. The Operator and the Investor have read the content of this Contract, they declare that they understand it and as a proof thereof they attach their signatures.
6. By signing this Contract, the Investor expressly accepts the following provisions of the Business Terms, understands them, agrees with them and does not consider them surprising:
 - 6.1. Clause 2.15 Part A of the Business Terms, which concerns the Operator's right to handle in certain circumstances the Investor's monies on their Virtual Account even without his/her consent;
 - 6.2. Clause 3.11 Part A of the Business Terms, which excludes monies on the Investor's Virtual Account from the accrual of interest;
 - 6.3. Clause 3.12 Part A of the Business Terms, which sets out some limitations to the Investor's ability to manage the Virtual Account.

Signatures of parties:

Client:

Date and time:

Location: Portal www.bondster.com

Signature:

Name:

BONDSTER Marketplace s.r.o.:

Date:

Place: Praha