Terms of use Version 1 1 December 2020

These are the terms of use ("**Terms of Use**") for the Batopin website. Batopin is a limited liability company ("naamloze vennootschap" / "société anonyme") under Belgian law, whose registered office is located at Sint-Lazaruslaan 10, 1210 Sint-Joost-ten-Node, and which is registered in the Crossroads Bank for Enterprises under number 0744.908.035 ("**Batopin**").

SCOPE

These Terms of Use apply to any visit to the Batopin website and to all information or use thereof.

ACCEPTANCE AND MODIFICATION OF THE TERMS OF USE

By accessing and using the Batopin website, you are deemed to have read and accepted these Terms of Use. The website may only be used in accordance with these Terms of Use.

Batopin may adapt, modify or supplement the content of these Terms of Use at any time without announcement or notice. We ask the user to regularly review the Terms of Use. This version of the Terms of Use was last modified on 1 December 2020.

CONTENT OF THE WEBSITE

The information provided on or via our website is of a general nature and is not adapted to personal or specific circumstances of a particular person, company or other entity. The information cannot be regarded as personal, professional, legal advice or its equivalent. The use of the information on our website is at your own risk.

Batopin strives to present the information on its website as complete, correct, accurate and up-to-date as possible. Despite these efforts, we cannot guarantee that the information is complete, correct and up-to-date at all times and that there are no inaccuracies in the information provided. Should the information provided contain inaccuracies or should certain information on the website be unavailable, Batopin will make reasonable efforts to rectify this as soon as possible. If you notice any inaccuracies, you can always communicate this to us by email to info@batopin.be.

The content of the website may be adapted, modified, removed or supplemented at any time without announcement or notice.

HYPERLINKS

The website contains hyperlinks to other websites, pages of third parties and/or social media or refers to them indirectly. The placing of links to these websites or pages does not imply in any way an (implicit) approval of their content. Batopin expressly declares that it has no

technical or substantive control capabilities over the content or other characteristics of these websites and cannot under any circumstances be held liable for their content or characteristics or for any other form of damage resulting from their use.

If you wish to include a hyperlink to our website on your own website, you must obtain the prior written permission of Batopin. The request must be sent by email to <u>info@batopin.be</u>. This permission can be unilaterally withdrawn with immediate effect.

INTELLECTUAL PROPERTY RIGHTS

The content and design of this website, including trademarks, logos, drawings, data, product or company names, texts, images etc. are protected by intellectual rights and belong to Batopin or entitled third parties. The user is permitted to visit the website and to print or download a copy of one or more pages of our website for his own personal and non-commercial use. Any other reproduction of all or part of this content and/or design is prohibited without the prior, written and express permission of Batopin or the entitled third parties. A request for this must be sent by email to info@batopin.be. In the event of an infringement of Batopin's intellectual property rights, Batopin will be obliged to immediately take all necessary measures to put an end to such infringements and to compensate the damage.

LIMITATION OF LIABILITY

Neither Batopin nor anyone who works at Batopin is liable for any incorrect or incomplete information on the website. They are also not liable for any damage that might directly or indirectly arise or result from the use of our website or its content.

Batopin does not guarantee for the proper functioning or constant accessibility of the website and cannot be held liable if this is not the case, regardless of its cause (for example, technical malfunctions or viruses).

Batopin disclaims all liability for the content, operation and functionality of third-party websites that may be accessible through our website. Batopin is also not liable for damage caused by the failure of electronic communication via the website, such as a delays, interceptions or manipulations of third parties related to that communication.

Batopin is not liable for damage resulting from the use of this website caused by third parties, including but not limited to viruses, computer crimes or hacking.

APPLICABLE LAW AND COMPETENT COURT

By using the Batopin website, you acknowledge that its content is governed solely by Belgian law and will be interpreted in accordance with Belgian law. In case of dispute, only the courts of the judicial district of Brussels are competent.

QUESTIONS

If you have further questions about this website or about these Terms of Use, please contact <u>info@batopin.be</u>.