

TERMS AND CONDITIONS

Albistav Development s.r.o.

registered office Skalička 65, 500 03 Skalice, Czech Republic ICKO: 28849388 DIC: CZ28849388

Registered in the Commercial Register kept at the Regional Court in Hradec Kralove, Section C, Insert 30851

1. Introductory provisions

- 1.1. These Terms and Conditions (hereinafter referred to as "Terms and Conditions") of Albistav Development s.r.o., with registered office at Skalička 65, 500 03 Skalice, Czech Republic, ID No. 28849388, VAT No. CZ28849388, registered in the Commercial Register kept at the Regional Court in Hradec Králové, Section C, Insert 30851 (hereinafter referred to as "Seller"), regulate in accordance with the provisions of Section 1751(1) of Act No. 89/20212 Coll., Civil Code, as amended (hereinafter referred to as the "Civil Code"), the mutual rights and obligations of the parties arising in connection with or on the basis of a purchase contract (hereinafter referred to as the "Purchase Contract") concluded between the Seller and a natural person or legal entity (hereinafter referred to as the "Buyer").
- 1.2. Provisions deviating from the terms and conditions may be agreed in the purchase contract. Deviating provisions in the purchase contract take precedence over provisions in the terms and conditions.
- 1.3. The provisions of the terms and conditions are an integral part of the purchase contract. The Purchase Contract and the Terms and Conditions are drawn up in the Czech language.
- 1.4. The Seller may change or supplement the wording of the Terms and Conditions. Changes to the Terms and Conditions shall be published on the Seller's website www.pooldo.com and shall take effect on the date of their publication. This provision does not affect the rights and obligations arising during the period of effectiveness of the previous version of the Terms and Conditions.

2. Conclusion of the contract

- 2.1. All presentation of the goods placed on the web interface www.pooldo.com, www.roundepools.com is for informational purposes only and the Seller is not obliged to conclude a purchase contract regarding these goods. Section 1732(2) of the Civil Code shall not apply.
- 2.2. The buyer expresses his/her interest in purchasing the goods to the seller by email, telephone or by sending a signed offer. On the basis of this expression of interest, the seller will send the buyer a draft purchase contract. The draft purchase contract sent to the Seller contains in particular the specification of the goods, the purchase price, delivery and payment terms. The buyer is obliged to read the draft purchase contract and, if he agrees, to sign it and return it to the seller. Delivery is deemed to be sending to the Seller's email address: tomaskaplan@pooldo.comdominikjablonsky@pooldo.com or delivery by post to Albistav, Development s.r.o., Dobřenice 7, 503 25 Dobřenice.
- 2.3. The contractual relationship between the buyer and the seller is established when both parties sign the purchase contract. If the buyer is a legal entity with its registered office and place of business outside the Czech Republic, the contractual relationship is also established by the delivery of the signed offer to the seller's email by the buyer.

3. Price of goods and payment terms

3.1. The price of the goods and any costs associated with the delivery of the goods under the purchase contract can be paid by the buyer to the seller in the following way: bank transfer to the seller's account No.2501201424/2010 maintained at FIO banka a.s. (hereinafter referred to as the "seller's account"); in the case of payment in euros to account No. 3374283002/5500, IBAN CZ3555000000003374283002, SWIFT RZBCCZPP (hereinafter referred to as the "seller's account").



- 3.2. The price of the goods is specified in the purchase contract and includes the price of the object of purchase, the price of transport and the price of installation if agreed.
- 3.3. If the Purchase Contract stipulates the obligation of the Buyer to pay the Seller a deposit, the Seller is not obliged to commence performance until the deposit has been paid by the Buyer to the Seller. If the Buyer is in default in the payment of the deposit, the Seller cannot be in default and the time for delivery of the Goods by the Seller shall be extended by the period for which the Buyer is in default.
- 3.4. If the subject of the purchase is a swimming pool, pool technology or a roller cover for a swimming pool, the seller requires a deposit of 70% of the total purchase price including VAT stated in the contract or, if the buyer is a legal entity with its registered office and place of business outside the Czech Republic, in the offer. The provisions of Section 2119(1) of the Civil Code shall not apply. The payment of the deposit is due within 5 working days from the conclusion of the contract or according to the term of the advance invoice, which is sent to the buyer's email address. The buyer is obliged to pay the remaining 30% immediately after delivery of the goods or according to the deadline on the billing invoice.
- 3.5. If the subject of purchase is a swimming pool roof, the seller requires a deposit of 50% of the total purchase price including VAT stated in the contract or, if the buyer is a legal entity with its registered office and place of business outside the Czech Republic, in the offer. The provisions of Section 2119(1) of the Civil Code shall not apply. The payment of the deposit is due within 5 working days from the conclusion of the contract or according to the term of the advance invoice, which is sent to the buyer's email address. The buyer is obliged to pay the remaining 50% immediately after delivery of the goods or according to the deadline on the billing invoice.
- 3.6. In the case of non-cash payment, the buyer is obliged to pay the purchase price of the goods together with the variable symbol of payment, which is indicated on the invoice sent. In the case of non-cash payment, the Buyer's obligation to pay the purchase price is fulfilled at the moment of crediting the relevant amount to the Seller's account. If payment is received on the basis of an advance invoice, the Seller shall issue a tax document to the Buyer and send it to the Buyer's electronic address.
- 3.7. Any discounts on the price of the goods provided by the Seller to the Buyer cannot be combined.
- 3.8. In the event of delay in payment of the total amount (additional payment), the Seller is entitled to demand a contractual penalty of 0.05% of the amount due excluding VAT for each day. The Seller's claim for damages is not affected.

4. Transport, delivery and storage of goods

- 4.1. In the event that the method of transport is implemented on the basis of a special request of the buyer, the buyer bears the risk and any additional costs associated with this method of transport.
- 4.2. The seller shall deliver the goods to the buyer at the time agreed in the purchase contract. The Seller shall have the right to extend the delivery time by the period during which he is temporarily prevented from fulfilling his obligation under the Purchase Contract by an extraordinary unforeseeable and insurmountable obstacle arising independently of his will, in particular, but not exclusively, an obstacle due to a natural event (earthquake, flood, adverse weather conditions), mobilisation, armed conflict, civil unrest, power failure, traffic accident, police control, shipwreck, closure of a road or port, or for the period during which he is prevented from doing so by the obstacle referred to in Article 4.3.of these Terms and Conditions. The Seller shall notify the Buyer of the impediment without undue delay, including whether and, if applicable, when it will be able to fulfil its obligation under the Contract of Sale. The Buyer shall not be entitled to claim against the Seller for any damages incurred by the Buyer due to such impediments
- 4.3. If obstacles at the place of delivery or in its surroundings do not allow the Seller to properly deliver the goods, the Buyer shall bear all costs necessary to remove such obstacles (e.g. reloading of the goods, use of a crane, construction and other modifications of the place of delivery or its surroundings, additional performance of the Seller or the carrier, delivery of the goods in parts, etc.) and the Seller shall not be obliged to perform its obligations under the Purchase Contract until the Buyer ensures the removal of such obstacles or until such obstacles themselves cease to exist. The Seller is only obliged to deliver the Goods to a location that is accessible to the lorry or van carrying the Goods. The Buyer shall notify the Seller in good time that the place of delivery is not so accessible and identify a suitable place for unloading the goods, otherwise the carrier shall transport the goods



- to the accessible place nearest to the place of delivery and the Buyer shall unload the goods at that place at his own expense.
- 4.4. The buyer is fully responsible for the acceptance of the goods according to the concluded purchase contract. If the Buyer authorises any third person, including the carrier chosen by him (hereinafter referred to as the "authorised person"), to take over the goods under the Purchase Contract, he is fully responsible for the accuracy of the authorisation and for the acts of the authorised person whom he has authorised to take over the goods. The actions of the authorised person shall be deemed to be those of the buyer. The Seller shall not be liable for any damage caused to the Buyer by the person so authorised. The Buyer or the person authorised by him/her shall be obliged to acknowledge receipt of the goods by signing the delivery note.
- 4.5. If the seller or the carrier chosen by him hands over the goods under the contract of sale at the place of delivery specified in the contract of sale to a person who acts as a person authorised by the buyer to take delivery of the goods, the seller or the carrier chosen by him is deemed to have been in good faith as to the authorisation of that person. The Seller shall not be liable for any loss suffered by the Buyer if it turns out that such person was not in fact authorised by the Buyer to take delivery of the goods under the Contract of Sale.
- 4.6. Upon receipt of the goods, the buyer is obliged to check the integrity of the goods and in case of any defects to take a photo documentation, immediately write the description of the defects in the delivery note and notify the seller. This is without prejudice to the Buyer's rights under liability for defects in the goods and other rights of the Buyer under generally binding legal regulations
- 4.7. The risk of damage to the goods (e.g. loss or deterioration of the goods) as well as any additional costs incurred shall pass from the seller to the buyer at the moment of delivery of the goods to the buyer at the place of delivery specified in the purchase contract. The same shall apply if the buyer does not take possession of the goods although the seller has allowed him to dispose of them.
- 4.8. The Buyer shall be obliged to unload the goods delivered by the Seller at the time and place of delivery agreed in the Purchase Contract at its own expense and responsibility and to procure suitable technical means for this purpose, e.g. forklift truck, crane or a sufficient number of properly instructed adults to unload the goods. The Buyer shall unload the goods on the agreed delivery day within two hours from the time specified by the Seller for the start of the unloading, otherwise the Buyer shall pay the Seller a compensation of EUR 30 for each additional hour until the unloading is completed. The Buyer agrees to accept all packaging material delivered with the Goods. The driver of the carrier's vehicle shall allow the Buyer to unload the goods, but is not obliged to unload the goods himself. The Seller recommends the Buyer to provide: a crane for the unloading of the swimming pool, at least 4 persons for the unloading of the roof in assembled condition.
- 4.9. Tying and handling of loads may only be carried out in accordance with the applicable regulations in this case the international standard ISO - 12480. The emphasis is on protecting the health of persons in the handling area, and protecting property from damage, including the load. If there are disposable lashings on the pool (white kurtas), they are only intended for lifting the load so that the prescribed lashings can be stretched. Disposable lashings shall not be used to move the pool. The pool may only be stored on a flat and clean surface free of stones and other possible protrusions that would damage the bottom. Wooden liners longer than the width of the pool may be used, in sufficient numbers to avoid deformation of the pool (spacing of the liners must not exceed 30 cm). Holes and other elements on the pool that resemble handling elements are for production purposes only and are not intended for hanging. They are not tensile strength elements. All handling of the pool (hereinafter referred to as load) is subject to the regulations applicable to such handling - International Standard ISO - 12480. Responsible person: crane operator, with valid certificate. The attachment/tying of the load must be carried out in accordance with the regulations for tying the load. Only marked lashings of the appropriate capacity and length may be used for handling loads. Any unmarked lashing device (or hitch point) is not a lashing/slinging device. Responsible person: a binder with a valid certificate (licence). Tying devices may be used in accordance with the applicable regulations and with the appropriate load capacity. Responsible person: a binder with a valid certificate (licence).
- 4.10. If the goods are delivered to the buyer's warehouse, the buyer is obliged to ensure suitable storage conditions. The goods must be stored in dry, airy, well-ventilated premises. In the case of storage of swimming pools, it is necessary to remove the covering foils from the walls, bottom and steps of the pool and to protect the pool with a tarpaulin against dust, adverse weather conditions and uneven



sunlight. Swimming pools must only be stored on a flat, solid surface. In the case of storage of pool roofing, the cover sheets of polycarbonate sheets must be removed.

5. Rights from defective performance

- 5.1. The rights and obligations of the contracting parties with regard to rights arising from defective performance are governed by the relevant generally binding legal regulations, in particular the provisions of Sections 1914 to 1925, Section 2117 and Sections 2161 to 2174 of the Civil Code and Act No. 634/1992 Coll., on Consumer Protection, as amended.
- 5.2. The Seller shall be liable to the Buyer that the goods are free from defects upon receipt. In particular, the seller is liable to the buyer that at the time the buyer took over the goods:
 - 5.2.1. the goods have the characteristics agreed by the parties and not specified in Articles 5.4, 5.5, 5.6 in their entirety,
 - 5.2.2. the goods are fit for the purpose for which the seller states or for which the goods are usually used,
 - 5.2.3. the goods correspond in quality or workmanship to the agreed sample or specimen, if the quality or workmanship was determined according to the agreed sample or specimen,
 - 5.2.4. the goods are in the appropriate quantity, measure or weight; and
 - 5.2.5. the goods comply with the law.
- 5.3. The buyer may exercise his/her rights under the liability for defects in person, by e-mail atinfo@pooldo.com, by sending a registered letter to Albistav Development s.r.o., Skalička 65, 500 03 Skalice or by delivery to the data box **ubcdxk5** of Albistav Development s.r.o.
- 5.4. The Seller provides the Buyer with a warranty for the quality and tightness of the pool skeleton for 24 months. The 24-month warranty is valid only if the installation of the pool skeleton is carried out by the seller. Any colour changes in the plastics used for the production, especially for the production of the plastic skeletons of swimming pools and technological shafts are not grounds for complaint for the reasons stated below. Furthermore, the total amount according to 3.3 and 3.4 agreed between the seller and the buyer must be paid. In the event that the goods are not installed by the seller the warranty is 24 months. The warranty for other parts of the pool pool accessories is 24 months. The following products are not covered by the 24 month warranty: Cl probe, REDOX probe, pH probe these products are covered by a 6 month warranty.
- 5.5. Furthermore, the warranty does not cover defects arising from:
 - 5.5.1. improper handling or storage of the goods,
 - 5.5.2. unprofessional construction preparation and failure to follow the instructions for use of the goods. Information on construction preparation for swimming pools and pool canopies is available for download on the Seller's website www.pooldo.com in the Technical Support section,
 - 5.5.3. groundwater action on the pool base plate, groundwater action on the base plate for the technological shaft, groundwater action on the base strips for the location of the pool roof tracks, flooding, strong winds and other natural disasters,
 - 5.5.4. unprofessional maintenance of the pool water: the pH of the water must be maintained between 6.5 and 7.5, the level of free chlorine according to the water temperature (up to 29 °C 0.3 0.6 mg/l)
 - 5.5.5. colour and other changes on the material, especially at technological penetrations (nozzles, skimmers, counterflow heads) or inside them, caused by biological, chemical, thermal or other physical phenomena and influences, such as in particular high temperatures above the permissible limit, pool water temperatures above 29 °C,
 - 5.5.6. unprofessional operation of the pool in winter, failure to follow the procedure prescribed for winterization of the pool and its components, which is available on the website www.pooldo.com in the Technical Support section,
 - 5.5.7. for manufacturing and thermal tolerance, which is a difference in dimension on the pool skeleton and steps of up to 4 cm compared to the data specified in the purchase contract,
 - 5.5.8. the natural aging process of the product and the associated colour fading, aesthetic deviations caused during production and normal use, which do not cause water leakage from the pool skeleton,



- 5.5.9. improper storage of the Product as described in Section 4.10 of these Terms and Conditions,
- 5.5.10. gifts provided by the Seller to the Buyer free of charge as part of the performance under the Purchase Contract are not eligible for Seller's liability for defects.
- 5.6. When installing a skimmer or overflow pool and a process or upstream manhole, construction work shall be performed in accordance with the current version of the "Installation Instructions" documents on file at https://pooldo.cz/technicka-podpora/ (the "Installation Instructions"), which shall be the version in effect on the date of commencement of the installation as listed in the Installation Instructions. The Purchaser shall take ongoing photographic documentation of the construction works, at least after each significant stage of construction e.g. after the excavation of the pit, after the concreting of the foundation slab, after the installation of the piping, etc. The photographic documentation shall show the overall view of the construction site, details of the works carried out, the installation of the piping, details of the insulation, details of the pool expansion joint, the progress of the pool concreting, etc. The photographs shall be clear, dated and stored in digital format [e.g. JPEG]. The purchaser shall keep the photographic documentation for the duration of the installation and the warranty period. In the event that a claim procedure is initiated, the Seller will require the photographic documentation to assess the validity of the claim. In the event that the Buyer fails to obtain photographic documentation in accordance with these Terms and Conditions, the Seller reserves the right to reject the claim if the correctness of the work cannot otherwise be verified.
- 5.7. The Seller shall not be liable for damage to health resulting from the unprofessional use of the pool skeleton (pool) or the use of the pool by minors, even in the presence of minors. The Seller shall also not be liable for damage caused by persons who are not qualified to swim or use the pool safely. For safe use of the pool, the Seller recommends that the pool be used only in the presence of a responsible and competent person. Buyer assumes full responsibility for any personal injury that occurs from the time of acceptance of the product.

6. Withdrawal from the contract

- 6.1. If any of the obstacles referred to in Article 4 of these Terms and Conditions have permanently prevented the Seller from fulfilling its obligations towards the Buyer or if any of these obstacles prevent the Seller from doing so for more than 30 days, the Seller shall have the right to unilaterally withdraw from the Purchase Contract in writing. In this case, the buyer shall be refunded the price of the goods or part thereof already paid, less the costs incurred by the seller so far, from which the buyer has benefited. In this case, the Seller shall not be liable to the Buyer for the Buyer's failure to fulfil the obligations under the concluded purchase contract or for any damage caused by such failure, nor shall the Seller be liable to the Buyer for damages arising from contracts concluded by the Buyer with other persons, in particular for consequential or indirect damages.
- 6.2. The seller is also entitled to unilaterally withdraw from the purchase contract if the purchase contract or the law so provides. The Seller is entitled to withdraw from the Purchase Agreement if the Buyer has entered into liquidation or if insolvency or similar proceedings have been initiated against the Buyer. The Seller is also entitled to withdraw from the Purchase Contract or to interrupt the delivery of the Goods if the Buyer is in default in the performance of any of its obligations due to the Seller for more than 15 days. The Seller shall also be entitled to withdraw from the Purchase Contract if the Buyer seriously or repeatedly breaches any of its obligations under the Purchase Contract, although it has been notified in writing and has failed to remedy the breach even within a reasonable period of time granted thereafter, which shall not be less than 10 calendar days.
- 6.3. The seller is entitled to unilaterally withdraw from the purchase contract in the event of an obvious error in the price of the goods (e.g. printing error, technical error in the e-shop or on the website).
- 6.4. In the event of withdrawal, the Purchase Contract shall terminate on the day following the day on which the written withdrawal from the Contract is delivered to the other party. Withdrawal from the Purchase Agreement shall be delivered by registered mail to the address of the other Party or by sending it to the data box of the other Party. Withdrawal from the Contract shall also be deemed to have been delivered on the date on which the registered mail sent was returned as undeliverable or on the date on which the addressee expressly refused to accept it.
- 6.5. The termination of the Purchase Agreement by withdrawal does not affect the obligation of the parties to pay a contractual penalty, compensate for damage or other harm, nor does it affect other provisions



- of the Purchase Agreement that are to remain in force after the termination of the Purchase Agreement.
- 6.6. In accordance with the provisions of Section 1829 of the Civil Code, the buyer, who is a consumer, has the right to withdraw from the purchase contract without giving any reason within 14 days from the date of receipt of the goods. If the subject of the purchase contract is several types of goods or the delivery of several parts, this period shall run from the date of receipt of the last delivery of goods.
- 6.7. For the purpose of exercising the right to withdraw from the contract, the buyer must inform the seller of his withdrawal from the contract in the form of an unambiguous statement, for example, by letter sent through the postal services operator to Albistav Development s.r.o., Skalička 65, 500 03 Skalice, or by e-mail toinfo@pooldo.com, or by message to the seller's data box. In order to comply with the withdrawal deadline, it is sufficient to send the withdrawal before the expiry of the relevant deadline.
- 6.8. In the event of withdrawal from the contract, the Seller shall return to the Buyer without undue delay, no later than 14 days from the date of delivery of the notice of withdrawal, all payments received from him, including the cost of delivery (except for additional costs incurred as a result of the Buyer's chosen method of delivery, which is different from the cheapest method of standard delivery offered by Seller). For refunds, the Seller will use the same means of payment used by the Buyer for the original transaction, unless otherwise expressly agreed with the Buyer. In any case, this will not incur additional costs for the Buyer.
- 6.9. The Buyer is obliged to send the goods back to the Seller's address Dobřenice 7, 503 25 without undue delay, no later than 14 days from the date of withdrawal from the contract, or hand them over in person at Dobřenice 7, 503 25 Dobřenice. The time limit is deemed to be observed if the buyer sends the goods before the expiry of the 14 days. The buyer bears the direct costs of returning the goods.
- 6.10. The buyer is only liable for any diminution in the value of the goods as a result of handling the goods in a manner other than that necessary to become familiar with the nature and characteristics of the goods, including their functionality.
- 6.11. In accordance with the provisions of Section 1837 of the Civil Code, the buyer cannot withdraw from a contract for the provision of services if the services have been performed with his prior express consent before the expiry of the withdrawal period and the seller has informed the buyer before the conclusion of the contract that in such a case he has no right to withdraw from the contract; on the delivery of goods adapted to the buyer's wishes or for his person (e.g. customized goods).
- 6.12. If the buyer withdraws from the contract in accordance with these terms and conditions, the buyer is obliged to return the goods to the seller complete, with all accessories supplied, undamaged and in the original packaging, if possible. In the event that the returned goods are incomplete, damaged or soiled, the Seller shall be entitled to compensation.
- 6.13. In the event that the buyer withdraws from the contract and returns goods that have been used beyond normal testing (i.e. in a way that would be possible in a brick-and-mortar store), the seller is entitled to claim compensation for the reduction in value of the goods.

7. Other rights and obligations of the parties

- 7.1. The buyer acquires ownership of the goods by paying the full purchase price of the goods.
- 7.2. The Seller is not bound by any codes of conduct in relation to the Buyer within the meaning of Section 1826(1)(e) of the Civil Code.
- 7.3. Consumer complaints are handled by the Seller via the electronic address info@pooldo.com. The Seller shall send information on the handling of the Buyer's complaint to the Buyer's electronic address.
- 7.4. The Czech Trade Inspection Authority, with its registered office at Štěpánská 567/15, 120 00 Prague 2, ID No.: 00020869, Internet address: https://adr.coi.cz/cs, is competent for the out-of-court settlement of consumer disputes arising from purchase contracts.
- 7.5. The European Consumer Centre Czech Republic, with registered office at Štěpánská 567/15, 120 00 Prague 2, internet address: http://www.evropskyspotrebitel.cz is the contact point under Regulation (EU) No 524/2013 of the European Parliament and of the Council of 21 May 2013 on online dispute resolution for consumer disputes and amending Regulation (EC) No 2006/2004 and Directive 2009/22/EC (Regulation on online dispute resolution for consumer disputes).



- 7.6. The Seller is entitled to sell goods on the basis of a trade licence. Trade control is carried out within the scope of its competence by the competent trade authority. Supervision of the protection of personal data is exercised by the Office for Personal Data Protection. The Czech Trade Inspection Authority supervises, among other things, compliance with Act No 634/1992 Coll., on Consumer Protection, as amended.
- 7.7. The purchaser hereby assumes the risk of a change of circumstances within the meaning of Section 1765(2) of the Civil Code.

8. Personal data protection

8.1. The Seller fulfils its information obligation towards the Buyer within the meaning of Article 13 of Regulation (EC) 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation) (hereinafter referred to as the "GDPR") relating to the processing of the Buyer's personal data for the purposes of the performance of the Purchase Contract, for the purposes of the negotiations on the Purchase Contract and for the purposes of the Seller's public law obligations through the document "Personal Data Processing Principles", which is available at https://pooldo.com/wp-content/uploads/2025/01/GDPR-PD-2025.pdf. Buyers' personal data is processed for the purposes of the performance of the Purchase Agreement, the negotiation of the Purchase Agreement and for the purposes of fulfilling the Seller's public obligations. The legal basis for the processing of personal data is the performance of the contract, the fulfilment of legal obligations and the legitimate interest of the seller. The personal data is stored for the period necessary to achieve the above purposes, but no longer than the period specified by the applicable legal regulations. The buyer has the right to access, rectification, erasure, restriction of processing, portability and the right to object to processing. Further information on the rights of buyers is provided in the Personal Data Processing Policy.

9. Final provisions

- 9.1. If the relationship established by the purchase contract contains an international (foreign) element, the parties agree that the relationship is governed by Czech law. By choosing the law according to the preceding sentence, the buyer, who is a consumer, is not deprived of the protection afforded by the provisions of the legal order which cannot be derogated from contractually and which would otherwise apply in the absence of a choice of law according to the provisions of Article 6(1) of Regulation (EC) No 593/2008 of the European Parliament and of the Council of 17 June 2008 on the law applicable to contractual obligations (Rome I).
- 9.2. If any provision of the Terms and Conditions is or becomes invalid or ineffective, the invalid provision shall be replaced by a provision whose meaning is as close as possible to the invalid provision. The invalidity or ineffectiveness of one provision shall not affect the validity of the other provisions.
- 9.3. The Purchase Contract, including the Terms and Conditions, is archived by the Seller in electronic form and is not accessible.
- 9.4. Seller's contact details: delivery address ALBISTAV DEVELOPMENT s.r.o. Skalička 65, Skalice 500 03, e-mail address info@pooldo.com, telephone 00420 722 417 628, 00420 601 379 801.

In Skalice 10.1.2025