

**Granting a consent with personal data processing and instructions regarding personal data protection rights
(hereinafter referred to as the “Consent”)¹**

1. Granting a consent with personal data processing

1.1. By expressing their consent with the content hereof, the User (a person who has filled in a registration form with the intention to register and create a Customer Profile on the Seller’s web page www.predpredaj.sk and/or www.predpredaj.zoznam.sk /hereinafter referred to as the “**Web Page**”) is granting their consent to MADWIRE, s. r. o., with its registered office at Šoltésovej 14, 811 08 Bratislava, Company ID: 47 436 310, Tax Reg. No: 202 390 1869, VAT Reg. No: SK 202 390 1869, registered in the Company Register of the District Court of Bratislava I, Section: Sro, File No: 92577/B (hereinafter referred to as the “**Seller**”) with processing of their personal data in the extent as referred to in 1.3. hereof for the purposes of:

- being informed about the status of Events which the User has bought Tickets to;
- direct marketing of the Seller (information about products and services of the Seller);
- collecting User’s opinion about any Event held which the User has attended;
- keeping records of User’s activities within their Customer Profile.

The User is granting their consent with processing of their personal data in the extent as referred to in 1.3 hereof for the period of existence of their Customer Profile which is going to be created for the User following their successful registration on the Web Page.

By granting their consent with personal data processing, the User also confirms that the personal data entered by them in the registration form represents true and updated data about their person and the User undertakes to report any changes to the Data to the Seller by updating the Data in their Customer Profile.

1.2. The User is entitled to anytime withdraw their consent with personal data processing granted to the Seller in view of the present Consent, namely by cancelling their Customer Profile. The procedure for cancelling the Customer Profile may be found in the Article V of General Business Terms and Conditions of the Seller (hereinafter referred to as “**GBTC**”).

1.3. The Seller processes User’s personal data in the extent as stated the registration form, namely:

- name and surname;
- permanent address (street, house number, town, postcode);
- year of birth;
- telephone number;
- e-mail address.

1.4. No later than 30 calendar days after cancellation of the Customer Profile, the Seller shall erase all personal data of the User and inform the User thereof by sending an e-mail to the User’s e-mail address.

1.5. The User shall bear in mind that any comments or questions regarding personal data protection may be sent by e-mail to info@predpredaj.sk

2. Instructions for the User regarding personal data protection rights

2.1. As referred to in provisions of § 28 of the Act No. 122/2013 Coll. on Personal Data Protection and on amendments and supplements to certain acts, as amended (hereinafter referred to as the “**Personal Data Protection Act**”) and following a prior written request, the User shall be entitled to ask the Seller about and for the following in particular:

¹ All terms used herein correspond to terms defined in the General Business Terms and Conditions of the Seller

- a) if their personal data is processed or not;
- b) information about processing personal data in the information system in the extent of the Personal Data Protection Act;
- c) information about the source from which the Seller as a controller has acquired their personal data for processing;
- d) list of their personal data which is the subject of processing;
- e) correct or erase their incorrect, incomplete or obsolete personal data which is the subject of processing;
- f) erase their personal data the purpose of processing of which has finished;
- g) erase their personal data which is the subject of processing, if the Personal Data Protection Act has been violated;
- h) block their personal data as a result of withdrawal of their consent prior to termination of its validity, if the Seller as a controller processes personal data based on a consent of the User as a data subject.

2.2. Based on a written request, the User shall have the right to object against the following with the Seller:

- a) processing of their personal data which, as the User expects, is or will be processed for direct marketing purposes without their consent, and require its erasure;
- b) use of personal data as referred to in § 10 (3) (d) of the Personal Data Protection Act for direct marketing purposes in postal correspondence; or
- c) provision of personal data as referred to in § 10 (3) (d) of the Personal Data Protection Act for direct marketing purposes.

2.3. Based on a written request or in person, if the particular matter is urgent, the User shall have the right to anytime object against personal data processing with the Seller as a controller in cases as referred to in § 10 (3) (a), (e), (f) or (g) of the Personal Data Protection Act by expressing legitimate reasons or by submitting evidence on authorized interference in their rights and interests protected by law which is or may be violated in the particular case as a result of such processing of User's personal data; unless impeded for legitimate reasons and if it has been proved that the objection of the User as a data subject is justified, the Seller as a controller shall block and erase the personal data the processing of which the User has objected against without any undue delay as soon as the circumstances allow it.

2.4. If the User has exercised their right as referred to in the present Article hereof

- a) in writing and it results from their request that they are exercising their right, the request shall be considered as filed as referred to in the Personal Data Protection Act; the User shall send their requests filed by e-mail or fax also in writing no later than three days after they were filed by e-mail or fax;
- b) in person in oral form in minutes which it must be obvious from who has exercised the right, what they are seeking and when and who prepared the minutes, their signature and User's signature; the Seller as a controller shall give a copy of the minutes to the User;
- c) with the Intermediary as referred to in (a) or (b), the Intermediary shall give such request or minutes to the Seller as a controller without any undue delay.

2.5. If the User has any suspicion that their personal data is being processed without authorization, it may file a motion for initiating proceedings regarding personal data protection to the Office for Personal Data Protection of SR.

2.6. If the User is not fully competent to perform legal acts, their rights as referred to in the present Article hereof may be exercised by their legal representative. After the User's death their rights resulting from the Personal Data Protection Act may be exercised by their close person.

2.7. The User's request as referred to in 2.1 (a) through (c), (e) though (h) of the present Article hereof shall be attended to by the Seller free of charge.

2.8. The User's request as referred to in 2.1 (d) of the present Article hereof shall be attended to by the Seller as a controller free of charge with the exception of settlements the amount which cannot exceed the amount of purposefully expended material costs related to making copies, obtaining technical media and sending information to the User, unless stipulated otherwise in special legislation.

2.9. The Seller as a controller shall attend to the User's request as referred to in 2.8 and 2.9 of the present Article hereof no later than 30 days after the request delivery date.

2.10. By expressing their consent with the content hereof, the User represents that they have been instructed about their rights of data subject as referred to in the Personal Data Protection Act. At the same time, the User bears in mind that any of their rights and obligations related to protection of their personal data are contained in the Personal Data Protection Act.