



PERSONAL DATA PROTECTION

A) Extract from the General Terms and Conditions (GTCs)

8. DATA in the service

8.1. The data recorded within Services is owned by Customers, and ORGSU is not authorized to market or commercialize such data. However, ORGSU is entitled to process such data for the purpose of providing the Service and further improving the quality of the Services, evaluating the use of the Services and as anonymized data for statistical purposes as well.

8.2. Customer acknowledges that customer data recorded within the Service may be backed up as part of backups made by ORGSU. However, ORGSU does not guarantee that such data will be completely restored or that it can be restored to any given date. Customer has the ability to download such data within the Service, and ORGSU recommends that the customer back up the necessary data in accordance with recommended backup practices himself. ORGSU is not responsible for any loss or damage to data caused by Customer's failure to comply with this obligation.

9. PROTECTION OF PERSONAL DATA

9.1. The User acknowledges that the processing of his or her personal data is necessary for the performance of the Service Agreement concluded between him and the ORGSU within the meaning of Article 6 (1) (b) Regulation (EU) No 2016/679 of the European Parliament and of the Council of 27 April 2016, the General Regulation on the protection of personal data, hereinafter referred to as the "Regulation"; necessary for the purpose of providing the Services by the ORGSU. For the purposes of these GTCs, processing of personal data means, in particular, their collection, storage on information media, use, sorting or combining, blocking and disposal using manual and automated means, as well as disclosure of such personal data through the Services to the extent necessary to achieve the purpose of the Services. The User acknowledges that the same legal title for the processing of personal data also applies to the Organizers in the event of the Events in which the User participates, even if they are Organizers residing outside the territory of the European Union.

9.2. The user is responsible for the accuracy of all personal data provided by ORGSU when using the Services. In the event that the User provides ORGSU with personal data of third parties, he declares that he has obtained the consent of all such persons with the provision and processing of such personal data.

9.3. If the user or person who personally identifies or believes that the ORGSU carries out processing of his or her personal data contrary to the protection of privacy and privacy, or in violation of the Regulation, especially if the data are inaccurate with regard to (in particular blocking, repairing, supplementing or disposing of personal data) is entitled to request from ORGSU an explanation and removal of the resulting condition.

9.4. For the full functionality of the Services, however, the personal data of the users, except for the basic data necessary for setting up the User Account, are not necessary and their possible inclusion in the Service is exclusively a matter of the User.

9.5. The issue of personal data protection is solved separately within the Personal Information Processing Information, which can be found by the user on the ORGSU website: <http://www.orgsu.org>. The ORGSU declares that it has taken appropriate measures to provide Users with all information in a comprehensive, transparent, comprehensible and easily accessible form and using clear and simple language means and has made all communications required by the Regulation.



9.6. ORGSU undertakes that the service will be performed only by authorized persons who will have access only to personal data corresponding to the authorized persons of these persons and to special user rights established exclusively for these persons. ORGSU undertakes that its employees will process personal data only under the conditions and to the extent set forth by the ORGSU and corresponding to these GTC.

9.7. The ORGSU will maintain confidentiality about personal data and security measures whose disclosure would jeopardize the security of personal information, even after termination of the provision of the Services. ORGSU commits itself to the same extent as its employees who will be involved in the processing of personal data and will have access to these personal data.

9.8. The ORGSU has put in place technical, organizational, personnel and other appropriate measures within the meaning of the Regulation to ensure and be able to demonstrate at any time that processing of personal data is conducted in accordance with the Regulation so that unauthorized or accidental access to personal data and data carriers, any alteration, destruction or loss, unauthorized transmissions, any other unauthorized processing, and other misuse, which will be reviewed and updated as necessary.

B] Information about the processing of personal data

Both "Organizer" and users (typically athletes) are also fully informed:

A company registered with [•] as the licensee who uses the database information system to support the organization of sports competitions (the "Software"), which is registered in the Commercial Register maintained by [("Services")], especially for the purpose of organizing a race or a series of races, measuring and processing the results of the races and presenting the results of the results as a personal data of the Administrator (hereinafter referred to as the "Organizer"), you as natural persons who have Software in the User Account and who use the Services, the extent of the processing of personal data by the Organizer, including the extent of your rights relating to the processing of your personal data by the organizer.

The character [•] expresses information that is variable and varies according to the service organization.

Copyright The Software belongs to and is operated by Organizers Support, s.r.o. Company Identification Number: 042 44 885, registered office: Rubeška 215/1, Vysočany, 190 00 Praha 9, registered in the Commercial Register kept at the Municipal Court in Prague, Section C, Insert 244472 (hereinafter referred to as "ORGSU").



1. WHAT THE PERSONAL DATA THE ORGANIZER PROCESSING?

The organizer shall process it in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 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 Protection Regulation (hereinafter referred to as "the Regulation")), and in accordance with the relevant national data protection laws that you provide to the Organizer in connection with the use of the Services (for example, in the context of registering a Software account or registering for a race or series of competitions). In particular, this information is given by the user in his / her profile: name, surname, photograph (if entered), email, phone, language, region, state, IP address, cookies, date of birth, representation of the country, membership of a sports club. In addition, race times and other specific data required to participate in a particular race, the transaction history of the orders, the data on the purchased or sold goods or service.

2. FOR WHICH PURPOSES AND ON WHICH LEGAL TITLES THE ORGANIZER PROCESSES YOUR PERSONAL DATA?

a) Processing of personal data in connection with the management of a user account
If you have registered a User Account on the Software on the Organizer's website, the Organizer processes your personal data to manage your User Account. The legal title for processing is the performance of the contract. If the User Account is not used for more than 2 years, the Organizer may cancel your User Account. This procedure will not affect the validity of your consent to the processing of personal data for marketing and business purposes.

In case of a user account, the organizer processes the personal data of the data subject in the range - name, surname, date of birth, photograph (if entered), e-mail, phone, language, region, state.

b) Processing of personal data in connection with participation in the race
In the event that you log in to the Organizer's event or series through the Software, the Organizer processes your personal data in order to ensure your participation in the race, record and proper performance of the contractual relationship (the legal title for processing is the necessity to fulfill the contract of participation in the race) , to protect the rights of the Organizer and third parties (eg other contractors), direct marketing (ie sending emails with offers of similar services that you have used from the Organizer, such as an invitation to a race), Promotion of the Organizer and its activities or publication entries in the starting lists and results of the competitions based on the legal title of the Organizer's legitimate interests.
In addition, your personal data will be used by the Organizer to fulfill legal obligations, in particular under the regulations governing bookkeeping and taxation.
For the above-mentioned processing purposes, the organizer processes the personal data of the data subject in the range - name, surname, photograph (if provided), email, telephone, language, region, state, date of birth, gender, country representation, , total time, account number, and performance data, other specific information required to participate in a particular race.



c) Processing of personal data in connection with the use of e-shop services

If you use the e-shop services to buy or sell goods or services within the Software, either with or without connection to a particular plant, the Organizer processes your personal data for the purpose of executing the contract, securing the legitimate interests in connection with a claim for services or goods, as well as for the fulfillment of legal obligations, in particular according to the regulations governing bookkeeping and taxation.

For the above-mentioned processing purposes, the organizer processes the personal data of the data subject in the range - name, surname, address, e-mail, phone number, account number and current performance data, transaction history of orders, purchased or sold goods or services.

d) Customer data processing with consent for marketing and business purposes

In case you agree to the processing of personal data for marketing and business purposes, the Organizer will process your personal data in the scope - email address to send emails about new products and services, in particular invitations to races, race results and other business communications of the Organizer and its contractual partners through electronic means pursuant to Act No. 480/2004 Coll., on Certain Information Society Services, as amended.

e) Use of cookies and web site analysis

By using the Services, you consent to the collection and storage of cookies on your computer that is necessary for the proper provision of the Services through the Software. If you do not allow the storage of cookies, you acknowledge that the Service may not function properly. The Organizer is not responsible for the malfunctioning of the Service.



3. For how long is YOUR PERSONAL DATA processed?

a) If the User account is not used for more than 2 years, the Organizer will cancel your user account. Non-use means, in particular, non-participation in the race or non-purchase of goods or services. This procedure will not affect the validity of your consent to the processing of personal data for marketing and business purposes.

b) Your personal data will be processed for a reasonable period of time with respect to the purpose of processing:

- During the period of implementation of the contractual relationship, and for the time necessary to ensure the mutual rights and obligations arising from the contract.

- For the purposes of recording the contracts (s) and received transactions in connection with your participation in the race and for the purpose of keeping accounts and tax obligations, the Organizer records the above personal data for 10 years after the event.

- The time for the publication of the starting lists and race results will not be limited. The purpose of the processing is to ensure the quality of service delivery and to fulfill one of the main goals of the Services provided to inform about the competitions of individual competitors.

c) Your Personal Data The Organizer processes in the case of purchase of goods or services in the e-shop for the duration of the contractual relationship and for the period necessary for mutual rights and obligations arising from the contract and for a period of 2 years from the expiration of the warranty period for the goods for the purposes of its legitimate interests. The tax documents issued are in accordance with Section 35 of Act No. 235/2004 Coll., On Value Added Tax, as amended, for 10 years from their issue. Due to the need to prove the legal reason for issuing tax documents, orders are also archived for 10 years after the order is sent.

d) If the Organizer processes personal data based on your consent to the processing of personal data for marketing and business purposes or by sending commercial communications via electronic means pursuant to Act No. 480/2004 Coll., on Certain Information Society Services, as amended, personal data will be processed for 5 years, or until you cancel your consent. If you withdraw your consent, this is without prejudice to the processing of your personal data by the Organizer for other purposes and other legal titles in accordance with this Privacy Policy.



4. WHAT SHOULD ALL HAVE TO HAVE ACCESS TO YOUR PERSONAL DATA?

Personal data may be processed by the organizer's contractual partners in addition to the Organizer and its employees to ensure the above described purposes. External partners who process your personal data as processors can only collect and assign personal data to those who provide reasonable assurance that they are technically and organizationally friendly to prevent accidental or unlawful destruction, loss, alteration, unauthorized disclosure transmitted, stored or otherwise processed personal data or unauthorized access to them. With all processors, the Organizer concludes a contract for the processing of personal data in accordance with Article 28 (3) of the Regulation, which establishes the scope of obligations of processors related to ensuring the protection of personal data in their processing.

Other entities that may have access to your personal information are or may be in the future:

- ORGSU as the copyright holder of the Software that secures its operation;
- Other persons who use the Organizer for the technical operation of certain services or technology operators that the Organizer uses for these services (typically programmers or other support technical services, server services, e-mail distribution, etc.);
- persons who assist the Organizer in organizing competitions (eg organizing service, timekeeper or external result company);
- persons providing the Organizer with legal, economic and tax advice or debt recovery.
- persons who provide for the Organizer the dispatch of goods ordered through the e-shop;

The organizer is also required to transfer some of your personal information under applicable law, such as state authorities, courts, law enforcement agencies in connection with any administrative, criminal, or civil lawsuits.



5. WHAT ARE THE RIGHTS CONCERNING THE PROCESSING OF PERSONAL DATA BY THE ORGANIZER?

In relation to your personal data, you have the following rights as a data subject:

- Right to withdraw at any time your consent to the processing of personal data (if processing is based on consent);
- The right of access to personal data (the right to request information about personal data concerning you being processed or not by the Organizer and, if so, you have the right to access these personal data and other information pursuant to Article 15 of the Regulation) ;
- The right to transfer data (the right to obtain personal data relating to you in a structured, commonly used and machine-readable format, and the right to pass this data to another administrator) and the right to have personal data transmitted directly by one administrator to another , if technically feasible);
- The right to rectification (the right to require the Organizer to correct inaccurate personal data relating to you or to supplement them without undue delay);
- The right to limit processing (right to demand that the Organizer limit processing, among others. If the due exercise of the right to repair, Organizer verifies the accuracy of the data, or if the part of the Organizer personal data have been processed unlawfully, but do not make them delete) ;
- Right of erasure (the right to require the organizer, your personal information, without undue delay, delete, among others. If personal data are no longer needed for the purpose for which it was collected, or have appealed agreement, under which personal data were organized processed and there is no another legal title for processing, or if personal data were processed unlawfully by the Organizer);
- Right of objection (the right to require the Organizer to cease processing your personal data under a legal title of legitimate interest);
- The right to address your complaint to the Office for Personal Data Protection.

6. HOW CONTACT THE ORGANIZER?

If you have any questions about processing your personal data or exercising the above rights, you may contact the Organizer in writing at [•] or by phone number [•] or by email: [•].

The character [•] expresses information that is variable and varies according to which organizer uses the service.