Important information related to the protection of personal data

Create Space, takes the protection of your personal information seriously and strictly adheres to the relevant

legislation.

- 1. The joint controller of your personal data is: "Create Space"
- 2. Address: Bartalosová 1, 04501, Moldava nad Bodvou
- 3. E-mail contact for cases related to personal data protection:
- 1. info@createspace.sk
- 4. We process your personal data for the following purposes:
 - a) performance of contracts, orders, elaboration of price offers, marketing purposes, tracking web statistics. legal basis processing is necessary for the performance of the contract to which it is contracted party is the person concerned or to be carried out at the request of the person concerned measures before the conclusion of the contract
- 5. The category of personal data processed is ordinary personal data.
- 6. Categories of beneficiaries: law enforcement authorities
- 7. Your personal data is processed fully or partially automated means and other than automated means (paper form). Yours personal data will not be profiled.
- 8. Personal data will not be passed on to a third party and no transfer will take place to third countries.
- 9. Your personal data will be stored and processed for the period necessary for achieving the purpose of their processing.
- 10. Your rights as a data subject:

Cookies. You indicate if your website uses cookies

When browsing our website, we record your IP address, how long it takes to page and from which page you come. Use of cookies to measure traffic

We perceive the web and customizing the display of web pages as our legitimate interest

administrator, because we believe that thanks to this we can offer you even better services.

Advertising targeting cookies will only be processed with your consent. Ours

You can also browse websites in a mode that does not allow you to collect personal ones

data. You can disable the use of cookies on your computer.

a) You have the right to obtain confirmation from us whether we process any of your personal data. If we process such personal data, you have the right to access that personal data and information about:

- the purpose of the processing of personal data,

- the category of personal data processed,

- the identification of the recipient or of the category of recipient to whom the personal data were or are to be

provided, in particular of a potential beneficiary in a third country or an international organization, If it is possible,

- retention period of personal data; if this is not possible, information on the criteria for its determination,

- just request from us the correction of your personal data, their deletion or restriction

their processing, or the right to object to the processing of personal data,

- to bring an action before the Office for Personal Data Protection

Slovak Republic,

- sources of personal data, if we have not obtained personal data from you,

- the existence of automated individual decision-making, including profiling; in these

In such cases, we are obliged to provide you with information in particular on the procedure used, as well as on

the importance and expected consequences of such processing of personal data for you.

b) If we transfer personal data to a third country or international organization, you have the right be informed of the adequate safeguards regarding such transfer of personal data.

c) We are obliged to provide you with your personal data that we process in a manner according to Your requirements and free of charge. For repeatedly providing the personal information you are about

requested, however, we may already charge a reasonable fee corresponding to the administrative cost. Please note that you may not have your right to obtain personal data adverse effects on the rights of other natural persons.

d) You have the right to have your incorrect personal corrections corrected without undue delay data, as well as the right to supplement your incomplete personal data.

e) You have the right to have your personal data deleted without undue delay. We are

is obliged to delete your personal data without undue delay if you exercise the right to them deletion and personal data are no longer required for the purpose for which they were obtained or otherwise processed;

- you withdraw your consent to the processing of your personal data, on the basis of which these

we process personal data, and at the same time there is no other legal basis for their processing;

- you object to the processing of your personal data (see below the right to object in the case of

legal basis as the purpose of our legitimate interests) and at the same time none prevail legitimate reasons for processing your personal data, or you object to the processing

personal data in the case of the purpose of direct marketing (see below the right to object in the case of

purpose in the form of direct marketing, including profiling),

- personal data are processed illegally,

- the reason for cancellation is the fulfillment of the obligation under Act no. 18/2018 Coll. On protection

personal data and amending certain laws, special regulations or

international treaty by which the Slovak Republic is bound.

f) If we have published personal data, if any, and we are obliged to delete them, we are also obliged take appropriate security measures, including technical measures with regard to

available technology and the cost of implementing them in order to inform others

operators who may process your personal data on your request to these

operators have deleted links to your personal data and copies or copies thereof.

However, the previous two paragraphs do not apply if the processing of your personal data is necessary

- to exercise the right to freedom of expression or the right to information,

• - to fulfill the obligation under Act no. 18/2018 Coll. On personal data protection a

amending certain laws, special regulations or international regulations

the agreement by which the Slovak Republic is bound,

• - for reasons of public interest in the field of public health,

• - for the purpose of archiving, for scientific purposes, for the purpose of historical research or for statistical purpose, if it is probable that your right to request the deletion of your

personal data makes it impossible or seriously difficult to achieve the objectives such processing, or

• - to assert a legal claim.

g) You have the right to limit the processing of your personal data if

• - you object to the accuracy of your personal data during the period to us

enabling you to verify the accuracy of your personal data,

• - the processing of your personal data is illegal and you object to the deletion

personal data and you are requesting a restriction on their use instead,

• - we no longer need your personal data for the purpose of processing personal data, but you need them to make a legal claim, or

• - you object to the processing of personal data (see below the right to object in the case of legal basis for the purpose of our legitimate interests), pending verification that legitimate reasons on our part of the operator outweigh yours justified reasons.

If we restrict the processing of your personal data, we can only store it. Otherwise we may process only with your consent or for the purpose of asserting a legal claim to protection of persons or for reasons of public interest. If we have restricted the processing of your personal data, we are obliged to inform you before processing restrictions We will cancel your personal data.

We correct your personal data, delete them or restrict their processing must also notify individual recipients of personal data, if this proves to be the case as impossible or requires a disproportionate effort. If you request it, we are obliged Inform you about these recipients. h) You have the right to object to the processing of your personal data for a reason relating to yours specific situation exercised on a legal basis for the purpose of our legitimate interests including profiling based on this purpose. In this case, we may not process further

Your personal data unless we demonstrate the necessary legitimate interests in

processing of your personal data that outweighs your rights or interests,

or the grounds for the legal claim.

You also have the right to object to the processing of your personal data for the purpose of direct marketing

including profiling to the extent that it relates to direct marketing. If you take advantage of this right, we may not further process your personal data for the purpose of direct marketing. We are obliged to explicitly warn you (and we also warn you in this way) about both rights object to the processing of your personal data at the latest during the first communication with you, the information on this right must be clearly and separately from any others information.

i) You have a right (and not an obligation) in connection with the use of information society services (eg in the case of e-mail communication and communication via the website) Your right object to the application by automated means using technical specifications.

i) You have the right not to be subject to a decision based solely on

automated processing of your personal data, including profiling, and which it has legally effects that affect you or similarly significantly affect you. However, this does not apply if it is such a decision necessary for the conclusion of a contract or the performance of a contract between you and us

or is based on your express consent; however, decisions must not be based here on specific categories of personal data (so - called sensitive personal data), unless

they process these special categories of personal data with your express consent and

at the same time, appropriate measures are in place to guarantee your rights and legitimate interests. IN

In such cases, we are required to take appropriate measures to protect your rights and legitimate interests, and therefore you have in particular the right to request verification of the decision no

in an automated manner on our part, the right to express one's opinion and rights challenge such a decision.

k) You have the right to obtain from us your personal data that you have provided to us in a structured, in a commonly used and machine-readable format and you have the right to transfer this personal data to another operator, if technically possible and if your personal data is processed

on the legal basis of your consent or on the legal basis of necessity for performance

the contract to which you are a party or to take action before the contract is concluded,

which you have requested and at the same time the processing of personal data is carried out by automated means. By exercising the right to the transfer of your personal data

your right to request the deletion of your personal data is not affected (see above).

However, please note that you may not exercise your right to the transfer of personal data adverse consequences for the rights of others.

I) You have the right to file a complaint or a motion to initiate proceedings regarding personal processing

data to the Office for Personal Data Protection of the Slovak Republic (hereinafter referred to as the "Office"), with its registered office at Hraničná 12, 820

07 Bratislava, e-mail: statny.dozor@pdp.gov.sk or ochrana@pdp.gov.sk, tel .: +421 2 3231 3220, see https://dataprotection.gov.sk/uoou/);

m) You have other rights arising from the relevant legal regulations in accordance with the Regulation Of the European Parliament and of the Council (EU) No 2016/679 of 27.4.2016, on the protection of natural persons at

processing of personal data and on the free movement of such data, repealing the Directive 95/46 / EC (General Data Protection Regulation) and Act no. 18/2018 Coll. On protection personal data and on the amendment of some laws available e.g. on the https://dataprotection.gov.sk/uoou/;

n) If you have given us consent to the processing of your personal data, you have the right revoke it at any time, for example via email or a letter you can give us

completed at any time through the Contact Details or other appropriate

way. However, the withdrawal of consent shall not affect the lawfulness of processing based on

Your consent before revoking it.

11. We are required to notify the Office of a personal data breach if it is probable that that a breach of personal data protection will lead to a risk to your rights, in principle until 72 hours after we found out about him. If a privacy violation may

lead to a high risk to your rights, we are obliged to notify you without undue delay such a breach of personal data. This does not apply if

- we have taken appropriate technical and organizational protection measures and applied them to personal

data to which the personal data breach relates, in particular encryption or other measures to make personal data illegible to unauthorized persons have access to them,

- we have taken follow-up measures to ensure a high risk of infringement of your rights;

- it would require a disproportionate effort; in this case, we are obliged to inform the public

or take other action to ensure that you are informed just as effectively

Silence

We would like to assure you that our employees and collaborators who will process Your personal information is required to maintain the confidentiality of personal information and security measures, the disclosure of which would endanger the security of your personal data data. At the same time, this secrecy continues even after the end of our contractual relations with us. Without yours

consent, your personal data will not be passed on to any other third party.