GDPR information clause

- 1. The processing of personal data of users of the website at www.oddsee.com (hereinafter referred to as the "Website") takes place in accordance with the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals in connection with the processing of personal data and on the free movement of such data and the repeal of Directive 95/46 / EC (General Data Protection Regulation), hereinafter referred to as "GDPR" and in accordance with the Personal Data Protection Act of 10 May 2018 (Journal of Laws . of 2018, item 1000).
- 2. The administrator of personal data of the collected Website users (hereinafter referred to as "Users" or individually "User") is **Oddsee sp. Z oo** with its registered office in Gdańsk (80-864), at ul. Jana z Kolna 11, entered into the Register of Entrepreneurs of the National Court Register kept by the District Court Gdańsk-Północ in Gdańsk, VII Commercial Division of the National Court Register, under KRS number: 0000912839, NIP number: 5833433895, REGON number: 389530529, share capital: PLN 22,000 (paid in whole) hereinafter referred to as the "Administrator)".
- 3. In matters related to the processing and protection of personal data, please contact the Administrator at the following e-mail address: contact@oddsee.com
- 4. The personal data provided by the User is processed for the following purposes:
 - a. participation in competitions organized as part of the Website and settlement of competitions the legal basis for the processing of personal data is art. 6 sec. 1 lit. a GDPR (the data subject has consented to the processing of his personal data for one or more specific purposes);
 - b. using the services provided on the Website the legal basis for data processing is art. 6 sec. 1 lit. f) GDPR (legitimate interest of the personal data controller consisting in direct marketing);
 - c. for marketing and promotional purposes of competitions organized by the Administrator - the legal basis for data processing is art. 6 sec. 1 lit. f) GDPR (legitimate interest of the personal data controller consisting in direct marketing);
- 5. The User's personal data may be disclosed, made available to recipients or third parties, which may be entities to which the Administrator entrusts the processing of personal data under and based on entrustment agreements and in accordance with the requirements of art. 28 GDPR.
- 6. The User's personal data will be stored for the following period of time:
 - a. in order to perform the contract (Article 6(1)(b) of the GDPR) are processed for the duration of the contract, and also after its completion, for the period specified in specific provisions, but not longer than 6 years.
 - b. in connection with the use of services via the Website (Article 6 (1) (c) of the GDPR), they will be stored in connection with the obligation to archive data related to the organized games for a period of 5 years, counting from the end of the calendar year in which they were archived.

- After this period, the entity organizing the tournament deletes the data, if it has no other basis for its processing.
- c. some personal data (Article 6 (1) (f) of the GDPR), in particular the name, surname, e-mail address, User number and login, as well as the services provided and information about them, will be processed for the period necessary to implement a legally justified the interest of direct marketing, pursuing claims or defending against possible claims but not longer than for a period of 6 years from the commencement of the statutory limitation period in each specific case.
- d. If personal data is processed only on the basis of consent for marketing communication (Article 6 (1) (a) of the GDPR), the data will be processed for the duration of the consent, which the data subject may withdraw or limit at any time.
- 7. Website users remain anonymous until they decide otherwise. The information contained in the system logs (e.g. IP address or Device ID) resulting from the general principles of Internet connections is used by the Administrator for technical purposes related to the administration of the Administrator's servers. In addition, IP addresses are used to collect general, statistical demographic information (e.g. about the region from which the connection is made). Signing up for the services offered by the Administrator requires completing a form in which you must provide information enabling registration and contacting the user (e.g. e-mail address, first name, last name, login, user number). The information provided in the form is used for the necessary contacts with users in order to inform them about the results of the games and to better adapt the content and advertisements presented by the Administrator to their needs and interests.
- 8. The form filled in by the User when signing up to the Website, as well as the authorization process (logging in) to the Administrator's resources is carried out using a secure SSL protocol, which significantly increases the protection of data transmission on the Internet. Information is stored and processed by the Administrator with appropriate security measures that meet the requirements of Polish law.
- 9. The administrator provides each User with a profile page available after authorization (login). This page allows you to view, modify and delete personal data about the User held by the Administrator. In the event that the User deems such a solution insufficient, he may contact the Administrator in writing at contact@oddsee.com.
- 10. In the case of processing personal data based on the consent granted by the User, all consents granted by the User to the processing of their personal data may be withdrawn at any time, without affecting the lawfulness of the processing which was carried out on the basis of consent before its withdrawal.
- 11. The User also has the right to request the Data Administrator to access their data, rectify it, delete it, limit processing, object to processing, and the right to transfer data.
- 12. Personal Data Protection, when the User considers that the processing of his personal data violates the provisions of the GDPR.

- 13. Providing personal data by the User is voluntary , however, failure to provide data by the User will result in the inability to use the Website, including the inability to participate in competitions, as well as the inability to send commercial information to the User regarding competitions organized by the Administrator, as well as additional information about games taking place in real time on the basis of which the Administrator's games are assessed.
- 14. Users' personal data will be processed in an automated manner, including in the form of profiling by analyzing the User's movements/clicks on the Website, in order to adjust the commercial information sent and displayed to the User to the User's preferences and likes. The User has the right not to be subject to profiling, including in particular the right to object.
- 15. In connection with the Administrator's use of data from codes / scripts, including in the form of Google Analytics Google Inc., 1600 Amphitheater Parkway, Mountain View, CA 94043, USA and Meta services Meta Platforms Inc., 1601 Willow Rd, Menlo Park, CA 94025, 00 Users' personal data will be transferred to a third country the United States America with the consent of the User. Failure to give consent by the User will result in the inability to use the Website, including the inability to participate in the competition.
- 16. In connection with the Administrator's use of services in the form of Azure to collect and store data in cloud technology, these processes will take place in EU countries pursuant to the judgment of the Court of Justice of the European Union in case C-311/18 (so-called Schrems II). The user has the option of obtaining a copy of the personal data transferred to a third country from the administrator.
- 17. The User's personal data, including cookies (so-called "cookies"), will be processed for purposes including in particular:
 - a. maintaining the Website User's session,
 - b. creating statistics,
 - c. reading the web browsing history
 - d. adjusting the content of the Website pages to the User's preferences and optimizing the use of websites,
 - e. marketing activities in the event that the application collects such.
- 18. In terms of other cookies, the Administrator processes them based on the User's consent, if he expresses it. However, at any time, the User may also change the cookie settings, including deleting them from the memory of their device.