

## External data protection rules and information on data processing

External data protection rules and information on data processing (hereinafter as: **Rules**).

### I. General Provisions

- I.1. For Járműmérnökök Egyesülete (registered office: 1037 Budapest, Montevideo utca 3/ B., registration no.: 08-02-0062319, contact: phone.: +36-30-358-3030, e-mail: hello@fseast.eu, registration Court: Győri Törvényszék, tax no.: 18032949-2-41, hereinafter as: **Operator**) it is a particularly important goal to protect the personal data provided by visitors (hereinafter: **Users**) of the website <https://fseast.eu> (hereinafter as: **Website**) which is operated by the Operator, assuring the right of informational self-determination, which are provided by Operator according to this Rules.

To confirm attendance to the event Formula Student East and Formula Student Easter FSAE style engineering competition, the User has to register on the Website. The Operator processes the data received during the registration of the Users in order to assure the attendance on the event. The Operator is the controller of all the data which is considered as personal data and being uploaded by the Users during the visit of the Website or using any services of the Website.

Operator processes the personal data of the Users completely in accordance with the relevant laws in force which contributes to the secure internet access of the Users.

Operator processes the personal data of the Users privately, in accordance with the legal requirements in force - especially the provisions of Act CXII of 2011 on the Right of Informational Self-Determination and on Freedom of Information („**Privacy Act**”), furthermore the Regulation (EU) 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 (27 April 2016; hereinafter as: **GDPR**) - provides their security, takes all the necessary technical and organizational measures, furthermore forms those procedural rules, which are necessary to comply the relevant legal provisions and other recommendations.

- I.2. This Rules summarizes those principles, which determine the policy and daily practice of Operator regarding the protection of personal data, presents those services, which requires the personal data of the Users, furthermore in this Rules Operator declares the purpose and the way it uses these kinds of data and how it ensures the trust and protection of the personal data.
- I.3. While creating this Rules the Operator took into consideration the relevant laws in force and the significant international recommendations, namely:
- Act CXII of 2011 on the Right of Informational Self-Determination and on Freedom of Information;
  - Regulation (EU) 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;
  - Act VI of 1998 on Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data. Strasbourg, 28 January 1981;
  - Act CXIX of 1995 on the Use of Name and Address Information Serving the Purposes of Research and Direct Marketing
  - Act C of 2003 on electronic communications;



- Act XLVIII of 2008 on the Basic Requirements and Certain Restrictions of Commercial Advertising Activities;
- Act CVIII of 2001 on Electronic Commerce and on Information Society Services;
- Act C of 2000 on Accounting;
- the recommendations and resolutions of the Hungarian National Authority for Data Protection and Freedom of Information and the relevant data protection practice.

I.4. Upon the request of the Users Operator is ready to provide full information on the processed personal data, the purpose, reasons and duration of processing, as well as on its activities relating to data processing.

The Operator exclusively processes the personal data where the recording is necessary to monetize the attendance of the Website, to practice its rights in the existing legal relationship with Users, within this framework to communicate with them, furthermore to secure business in relation to the Users.

## **II. The main definitions and principles regarding processing personal data**

### **II.1. Definitions**

II.1.1. Data processing: shall mean any operation or set of operations that is performed on data, regardless of the procedure applied; in particular collecting, recording, registering, organising, storing, modifying, using, retrieving, transferring, disclosing, synchronising or connecting, blocking, erasing and destroying the data, as well as preventing their further use; taking photos and making audio or visual recordings, as well as registering physical characteristics suitable for personal identification (such as fingerprints or palm prints, DNA samples and iris scans);;

II.1.2. Disclosure by transmission: shall mean making data accessible to anyone;

II.1.3. Controller: shall mean the natural or organisation having no legal personality, which, within the framework laid down in an Act or in a binding legal act of the European Union, alone or jointly with others, determines the purposes of data processing, makes decisions concerning data processing (including the means used) and implements such decisions or has them implemented by a processor (in the present Rules the controller means the Operator);

II.1.4. Data subject: an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person;

II.1.5. Personal data: shall mean any information relating to the data subject, in particular by reference to his name, an identification number or to one or more factors specific to his physical, physiological, mental, economic, cultural or social identity, and any reference drawn from such information pertaining to the data subject;

II.1.6. Personal data breach: shall mean a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, personal data transmitted, stored or otherwise processed.

II.1.7. Profiling: shall mean any form of automated processing of personal data consisting of the use of personal data to evaluate certain personal aspects relating to a natural person, in particular to analyze or predict aspects concerning that natural person's

performance at work, economic situation, health, personal preferences, interests, reliability, behaviour, location or movements;

II.1.8. Pseudonymisation: shall mean the processing of personal data in such a manner that the personal data can no longer be attributed to a specific data subject without the use of additional information, provided that such additional information is kept separately and is subject to technical and organizational measures to ensure that the personal data are not attributed to an identified or identifiable natural person;

## **II.2. Principles**

### **II.2.1. Lawfulness, fairness and transparency**

Personal data may be processed only for clearly specified and legitimate purposes, in order to exercise certain rights or fulfil obligations. The recording of personal data shall be done under the principle of lawfulness and fairness.

Personal data may be processed when the data subject has given his consent or when processing is necessary as decreed by law or by a local authority based on authorization conferred by law (hereinafter as "mandatory processing").

### **II.2.2. Purpose limitation**

The purpose of data processing must be satisfied in all stages of data processing operations.

### **II.2.3. Data minimization**

The personal data processed must be essential for the purpose of the data processing, and it must be suitable to achieve that purpose.

### **II.2.4. Accuracy**

The data controller shall carry out data operations in order to ensure that personal data that are inaccurate, having regard to the purposes for which they are processed, are erased or rectified without delay.

### **II.2.5. Storage limitation**

Personal data may be stored to the extent and for the duration necessary to achieve its purpose.

Personal data shall be erased if processed unlawfully, so requested by the data subject, incomplete or inaccurate and it cannot be lawfully rectified, provided that erasure is not disallowed by statutory provision, the purpose of processing no longer exists or the legal time limit for storage has expired, so instructed by court order or by Hungarian National Authority for Data Protection and Freedom of Information (hereinafter as: **NAIH**).

### **II.2.6. Integrity and confidentiality**

Data must be protected by means of suitable measures against unauthorized access, alteration, transmission, public disclosure, deletion or destruction, as well as damage and accidental loss, and to ensure that stored data cannot be corrupted and rendered inaccessible due to any changes in or modification of the applied technique.

If the Users provide personal information to Operator, the Operator shall take all the necessary steps to ensure the security of these data - both at network communication (ie. online data processing) and at data storage and trust (ie. offline data processing).

### II.2.7. Accountability

The data subject may request from the data controller i) information when his or her personal data is being processed, ii) the rectification of his or her personal data, and iii) the erasure or blocking of his or her personal data, excluded the mandatory processing.

II.2.8. **Operator** declares as a general principle, that in every cases it requests personal information from the Users, the Users are entitled to freely decide whether or not to provide the requested information after reading and interpreting the required information text. However, it should be noted that if the User does not provide the personal information, that User will not be able to access the registration required services of the Website.

Operator respects the principles of data processing and endeavour to enforce them every time.

## III. The legal basis of the data processing

Operator processes the data set out at Chapter V. referring to the legal basis below.

III.1. The legal basis of the data processing: for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract (**Article 6 Paragraph (1) Point b) of GDPR**).

**Regarding Point IV.1.** the legal basis of the data processing: the voluntary consent of the concerned person (**Article 6. Paragraph (1) Point a) of GDPR**, targeted advertisement, information on future events).

**Regarding Point IV.2.** the legal basis of the data processing: the voluntary consent of the concerned person (**Article 6. Paragraph (1) Point a) of GDPR**, blood type as special category of personal data).

**Regarding Point IV.3.** the legal basis of the data processing: for the purposes of the legitimate interests pursued by the controller or by a third party (**Article 6. Paragraph (1) Point f) of GDPR**, taking photos and recording videos during the event).

III.2. The Operator processes the **data of the User set out at Point V.1.** according to contractual obligation (**Article 6 Paragraph (1) Point b) of GDPR**; name, team, date of birth, nationality, address, billing address), furthermore in accordance with the provisions of Act CVIII of 2001 on certain issues of electronic commerce activities and information society services.

The User gives the consent electronically on the Website by signing the Data Processing Declaration with filling out the checkbox during the process of the registration, furthermore he or she can also fill out a checkbox for receiving information on future events and – if participating – shall fill out another checkbox on giving consent to process special categories of personal data (sensitive data). The User is entitled to withdraw the consent anytime and by this to request the deletion of its data or modify the data concerned by the consent.

III.3. Operator processes the **personal data of User set out in Point V.2. and V.3.** (e-mail address, blood type) for purposes in connection with providing information on future events, and to provide first aid as quickly as possible during an accident in accordance with Article 6 Paragraph (1) Point a) of GDPR.

## IV. The purpose of the data processing



Operator processes the data set out in Chapter V. in order to enforce the below purposes:

The **purpose of the Data processing** is: (i) ensure successful participation in the event (name, date of birth, nationality, country represented, mailing address, e-mail address); (ii) checking the possibility of participating in the event (name, date of birth, nationality, country represented, postal address, e-mail address); (iii) identifying and distinguishing the participants (name, date of birth, nationality, country represented); (iv) ensuring direct contact with participants (name, mailing address, e-mail address); (v) publication of competition results (name, team name) (vi) creating event statistics (pseudonymous); (vii) ensuring the participation of volunteers (name, date of birth, nationality, postal address, e-mail address); (viii) documentation of the event, recording image and video.

- IV.1.** The User gives the consent electronically on the Website by signing the Data Processing Declaration filling out the checkbox during the process of the registration **to contact them in subject of direct marketing or electronic advertisement, information on future events (newsletter, e-mail) on the provided contacts.** The consent can be withdrawn anytime without charges, limitations and justification furthermore the consent can be withdrawn as incidentally set out in the electronic advertisement. The consent can be also withdrawn with a declaration posted to the registered office of the Operator. In case of pending order the withdrawal of the consent set out in this Point (in connection with newsletters) does not affect the performance of the order. According the Article 7. Paragraph (3) and Article 13 Paragraph (2) Point c) of GDPR the withdrawal of the consent does not affect the legality of the prior data processing.
- IV.2.** If the User wishes to participate the event, he or she shall give consent electronically on the Website by signing the Data Processing Declaration filling out the checkbox during the process of the registration **to allow the Operator to process its blood type as sensitive data during the event, and in the event of a future accident, to hand it over to the data processor for the purpose of ensuring the earliest possible first aid (name, blood type, date of birth) in the event of a future accident during the event.** The consent can be withdrawn anytime without charges, limitations and justification furthermore the consent can be withdrawn as incidentally set out in the electronic advertisement. The consent can be also withdrawn with a declaration posted to the registered office of the Operator. In case of pending order the withdrawal of the consent set out in this Point (in connection with newsletters) does not affect the performance of the order. According the Article 7. Paragraph (3) and Article 13 Paragraph (2) Point c) of GDPR the withdrawal of the consent does not affect the legality of the prior data processing.
- IV.3.** The Operator may **take pictures and video recordings during the event** to inform the public about the sport event, document the event, archive it and to promote the event to its partners, who can use these images or videos for their own purposes.
- IV.4.** In every cases where Operator intends to use the **provided personal data for other purposes** than the original purpose of the recording, Operator informs the User and shall receive his or her prior direct consent, furthermore provide possibility to prohibit the use.

## V. The subject of the data processing

- V.1.** Precondition of participation in the event is the registration on the website. On the legal basis of Point III. in order to fulfill Point IV.1. and Point IV.2. necessary to provide:

V.1.1. Name  
Team



Date of birth  
Nationality  
Country represented  
Mailing address  
E-mail address  
One's own image (photo and video recording)

The scope of the processed data is determined by the certification of the legal capacity of the User (date of birth) ensure successful participation in the event (name, team, nationality, country represented), for the purpose of keeping touch (name, postal address, e-mail address). The image and sound recordings as processed data are justified by Points V.6. and V.7.

#### V.1.2. Blood type

The processing of blood type as sensitive data during the event is defined by ensuring the earliest possible first aid in the event of a future accident.

V.2. **Providing** the personal data is based on legal provisions and contractual obligation, it is the prior condition of concluding the agreement in subject to the order. The User shall provide personal data if he or she intends to shop online. The lack of providing data prevents the online orders.

#### V.3. **Users under age of 18**

To process data personal data of participants under the age of 18 and to their declarations parental consent is necessary.

The Operator asks for the age of the date of birth of the User in order to clarify the age of the User.

If the User is under the age of 18, a checkbox appears for the User, in which it declares that the legal representative has consented to the participation in the event.

V.4. **The Operator collects sensitive data only with the explicit consent of the data subject**, which refers to personal data revealing blood type for it is necessary for, and proportionate to, the protection of the vital interests of the data subject.

The Operator processes the blood type as sensitive data during the event. The data is handed over to the data processor for the purpose of ensuring the earliest possible first aid (name, blood type, date of birth) only in the event of an accident.

V.5. **The personal and other data provided by Users is not completed or linked to data or information from other sources** by Operator.

V.6. During the event, the Operator may take pictures and video recordings of the event, which may be published on the Website or other third party owned picture or video site and in its publications, to inform the public about the sport event, document the event and archive the images and recordings. The pictures and video recordings also can be used by the Operator to promote the event to its partners, who can use these images or videos for their own purposes. The Operator declares that these images and video recordings are not linked to any other data relating to the User. About the image and video recordings the Operator warns the User in writing also when entering the event.

V.7. **A few** data of the User, like **IP address, other traffic data, and behavioral data** are recorded in order of monetization the attendance of the Website and the identification of the incidental bugs and cracks by Operator. These data are processed by Operator only for the necessary

time-frame and **not linked to those data which are suitable to identify the person of the User (pseudonymisation)**. The processing of the data can be performed on foreign servers.

## VI. The duration of the data processing

### VI.1. The duration of the data processing:

VI.1.1. In case personal data provided during the registration process (see V.1.1) **the achievement of the purpose of the data processing (conducting the event) and according to Point IV.1. by given consent, 2 years following the event.**

The billing information (name, billing address) are retained for 8 years following the issue of the invoice according to the 169. § (2) of Accounting Act.

VI.1.2. In case of sensitive data (see V.1.2.) **data is processed until the day after the event.**

User is entitled to withdraw the consent to the data processing and to **request** the deletion of the data concerned by the data processing or to modify the data.

## VII. Exercising the rights of the data subject

**VII.1.** In case if any User in accordance with Point VII.2., request the Operator to delete personal data from its database, Operator performs this without undue delay.

**VII.2.** The request on **deletion / to be forgotten** can be filed in electronic way through the e-mail address of the customer service or through the chat-window operating at the Website or in paper format posted to the registered office of the Operator, furthermore orally at the call center or at the business premises. The orally communicated request on deletion / to be forgotten shall be confirmed by Operator in written form.

In case of request on deletion (withdraw of consent to data processing) the data processed by the Operator cannot be processed from the date receiving the request.

In case of request to be forgotten the Operator shall delete from the database all the links with the lawfully processed data prior to the receiving of the request, the profile of the User and automatic decision.

**VII.3.** In case if the processed data was changed, the User is entitled to request the rectification of it in the database. The **request on rectification** can be filed in electronic way through the e-mail address of the customer service or through the chat-window operating at the Website or in paper format posted to the registered office of the Operator, furthermore orally at the call center or at the business premises. The orally communicated request on rectification shall be confirmed by Operator in written form.

**VII.4. Personal data shall be blocked** instead of deletion by Operator if so requested by the User, or if there are reasonable grounds to believe that erasure could affect the legitimate interests of the User. Blocked data shall be processed only for the purpose which prevented their erasure. Restricted data may be handled only with the consent of the User or the submission, validation or protection of legal claims, or the protection of other rights of a natural or legal person, or in the public interest (**Right to Restriction of Data Processing**).

**VII.5.** If the Operator **refuses to comply with the Users' request for rectification, blocking or deletion**, the **factual or legal reasons** on which the decision for refusing the request for

rectification, blocking or erasure is based shall be communicated in writing within 25 days of receipt of the request. Where rectification, blocking or erasure is refused, the controller shall inform the data subject of the possibilities for seeking judicial remedy or lodging a complaint with the authority.

**VII.6.** The User shall have the right to **object any time to processing of the related data:**

- a) if processing or disclosure is carried out solely for the purpose of discharging the Operator's legal obligation or for enforcing the rights and legitimate interests of the controller, the recipient or a third party, unless processing is mandatory;
- b) if personal data concerning him or her for such marketing, which includes profiling to the extent that it is related to such direct marketing, public opinion polling or scientific research; and
- c) in all other cases prescribed by law.

In the event of a User's objection, the Operator shall not be entitled to further data processing unless it proves that data processing is justified by compelling legitimate reasons that prevail over the interests and rights of the User or are related to the submission, exercise or defence of legal claims.

Regarding the data processed on the legal basis of Article 6. Paragraph (1) Points d) and f) (lawful interest) instead of request of deletion / to be forgotten User is entitled to object to the processing of its data.

In the event of objection, the Operator shall investigate the cause of objection within the shortest possible time inside a 25 days period, adopt a decision as to merits and shall notify the User in writing of its decision.

**VII.7. Users are entitled to request for information** regarding the processing of their personal data. The request for information can be filed in electronic way through the e-mail address of the customer service or through the chat-window operating at the Website or in paper format posted to the registered office of the Operator, furthermore orally at the call center or at the business premises. The orally communicated request for information shall be confirmed by Operator in written form.

Upon the User's request the Operator shall provide information concerning the data relating to him or her, the sources from where they were obtained, the purpose, legal basis and duration of the processing, the name and address of the recipients and on every activities regarding the data processing.

Operator shall comply with requests for information without any delay, and provide the information requested in an intelligible form, in writing at the User's request, within not more than 25 days.

The information of the concerned person shall be provided free of charge for any category of data once a year. Additional information concerning the same category of data may be subject to a charge. The amount of such charge may be fixed in an agreement between the parties. Where any payment is made in connection with data that was processed unlawfully, or the request led to rectification, it shall be refunded.

The Operator may refuse to provide information to the data subject in the cases defined by Privacy Act. Where **information is refused**, the Operator shall inform the User in writing as to the legal provision serving grounds for refusal. Where information is refused, the Operator shall inform the data subject of the possibilities for seeking judicial remedy or lodging a complaint with the National Authority for Data Protection and Freedom of Information. Operator shall keep records on the requests dismissed, including the reasons for them, and shall inform the Authority of them each year, by 31 January.



## VII.8. Data portability

According to Article 20. of GDPR the User shall have the right to receive the provided data concerning User in a **structured, commonly used and machine-readable format and have the right to transmit those data to another data controller** without hindrance from the controller to which the personal data have been provided.

In exercising his or her right to data portability pursuant to paragraph 2, the User shall have the right to have the personal data transmitted directly to another data controller, where technically feasible.

The request on data portability can be filed in electronic way through the e-mail address of the customer service or through the chat-window operating at the Website or in paper format posted to the registered office of the Operator, furthermore orally at the call center or at the business premises. The orally communicated request on data portability shall be confirmed by Operator in written form.

**If the Operator refuses to comply with the Users' request on data portability, the factual or legal reasons** on which the decision for refusing the request for rectification, blocking or erasure is based shall be communicated in writing within 25 days of receipt of the request. Where rectification, blocking or erasure is refused, the controller shall inform the data subject of the possibilities for seeking judicial remedy or lodging a complaint with the authority.

Regarding the data processed on the legal basis of Article 6. Paragraph 1. Points d) and f) (lawful interest) User is not entitled to the data portability.

## VIII. Anonymous user ID (cookie) placement and web-index ("web beacon") policy

Operator, like many other companies, uses cookies on the Website. For information on creating "cookies" and "web beacons" in the course of using the Website, see the "Anonymous user ID (cookie) placement and web-index ("web beacon") policy".

## IX. Data storage, process and transmitting

### IX.1. Data storage

Operator stores the processed data on a storage based on physical server.

Name of the storage provider: myloc managed IT AG

Address of the storage provider: Am Gatherhof 4440472 Düsseldorf, Germany

E-mail address of the storage provider: [info@webtropa.com](mailto:info@webtropa.com)

### IX.2. Data processing

Operator uses processors for data storage and in case of handing over sensitive data. Sensitive data shall only be disclosed to the members of the emergency service.

Operator shall use processor as follows.

Scope of the data: personal data, sensitive data;

Purpose of the processing: storing data, help with rescue service.

Name of the processor: myloc managed IT AG

Address of the processor: Am Gatherhof 4440472 Düsseldorf, Germany

Contact of the processor (contact person): [info@webtropa.com](mailto:info@webtropa.com)

Name of the processor: Specialrescue Kft.

Address of the processor: 1153 Budapest, Beller Imre u. 149.  
Contact of the processor (contact person): [info@specialrescue.hu](mailto:info@specialrescue.hu)

### **IX.3. Data transmitting**

The Operator does not transfer personal data to another controller or to third country.

### **IX.4. Safeguards provided by the Operator**

The Operator undertakes an unconditional and irrevocable obligation to ensure the protection of the personal data of the User. The Operator is responsible for ensuring the compliance of the partners involved in the further controlling and processing of personal data, thereby ensuring the required protection of personal data.

The processors and the recipients of the data transferred to a third country have committed themselves in a specific agreement on the protection of personal data concluded with the Operator to take measures in order to ensure a level of protection in accordance with the data protection legislation in force in the EU. Such contracts provide the necessary possibilities and means to the Operator to enforce the proper protection of personal data, giving the User proper guarantee to protect and exercise his or her rights.

Operator shall be responsible to present the agreements and their modifications provided for in this section to the Hungarian National Authority for Data Protection and Freedom of Information or to the respective competent supervisory authority with authorisation according to the Article 46 paragraph (3) of the GDPR.

## **X. Data security measures, Data Protection Officer**

### **X.1. Data security measures**

Regarding the processing and storing of personal data provided by Users, the Operator shall act with utmost care. In the field of IT security, the Operator shall use the most effective, most modern tools and procedures reasonably available. Operator plans and implements the data processing operations to protect the privacy of the affected Users. Operator ensures the security of the data and takes the technical and organizational measures and established the procedural rules to enforce the provisions of Privacy Act and other privacy and data protection rules.

X.1.1. Operator shall protect the data against by suitable measures against especially any unauthorized disclosure of the data, alteration, transmission, disclosure, loss, as well as accidental or unlawful destruction, furthermore the unavailability originated from the change of the technology used.

X.2.1. Operator in order to protect electronically processed data in several registries ensures by means of an appropriate technical solution that the data stored in the database cannot be directly linked and assigned to the User concerned unless this is permitted by law.

X.3.1. Operator has chosen the IT tools used to personal data processing at providing the service and operates them in order to the processed data

- a) is available to the entitled persons (availability);
- b) authenticity and certification is provided (authenticity of data processing);
- c) lack of alteration can be certified (integrity of data)
- d) protected from unauthorized access (data privacy).



- X.4.1. The Operator ensures the security of data processing by means of appropriate technical, and organisational measures to ensure the necessary security level adequate to the data processing risks.
- X.5.1. The IT system and network of Operator are protected against IT related fraud, espionage, sabotage, vandalism, fire and flood, as well as computer viruses, computer burglaries, and denial-of-service attacks. The Operator provides security through server-level and application-level security procedures.
- X.6.1. Electronic messages transmitted over the Internet independently from protocols (e-mail, web, ftp, etc.) are vulnerable to network threats that may lead to fraudulent activity or disclosure or modification of information. In order to protect the personal data from such threats, the Operator shall take all precautionary measures that may be expected from him. Operator monitors the systems in order to capture all security dangers and provide evidence of any security incident. However, the Internet is not known - as is well known to the Users - to be 100 percent secure. The Operator shall not be liable for any damages caused by the unavoidable attacks carried out despite the expected maximum care.

## **X.2. Data Protection Officer**

Operator declares to not being obliged to have a data protection officer, therefore Operator does not have a data protection officer.

## **XI. Pseudonymisation, statistics**

- XI.1. Operator may use the data for statistical purposes only after pseudonymisation. The aggregated, statistical use of the data cannot be contained in any form the name of the User concerned, or any other identifiable data.

## **XII. User complaints**

- XII.1. Complaints and user inquiries related to the Operator's service can be sent to [hello@fseast.eu](mailto:hello@fseast.eu) or by post to 1037 Budapest, Montevideo utca 3/ B..
- XII.2. The complainant User may ask for legal remedy at the territorial competent court or to the Hungarian National Authority for Data Protection and Freedom of Information (NAIH): 1055 Budapest, Falk Miksa str. 9-11. ([www.naih.hu](http://www.naih.hu))

## **XIII. Execution of requests from authorities**

- XIII.1. The Operator may be contacted by court, public prosecutor, investigating authority, offense authority, administrative authority, data protection commissioner or other authorities authorized by law in subject of information request, disclosure and handing over of data, furthermore providing documents.
- XIII.2. The Operator - provided the authority has declared the exact purpose and the scope of the data - issues personal data only to the extent that it is indispensable to achieve the purpose of the request.

In case if you do not agree with the above, please do not register to our event.

If you have additional questions regarding data protection, please contact our colleagues.

This Rules is public at the Website from the date below from which date it is effective.

Budapest, 20.06.2024



corporate signature



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