

## **PRIVACY POLICY**

### **DEFINITION OF TERMS**

The current Personal Data Privacy Policy (hereinafter – Privacy Policy) works with the following terms:

|                          |  |
|--------------------------|--|
| System                   | Automated ticketing system, including specialized hardware and software complex, designed to work with information resources of the System, the sale of Tickets for Events and Organizer's Services, as well as the formation of databases of sold Tickets, including consisting of web-portal <a href="http://www.unicore.one">www.unicore.one</a> , embedded widgets on web-portals-partners.          |
| Buyer                    | an individual or legal entity purchasing paid or free services from the Organizer through the System.  |
| Organizer                | A legal entity or individual organizing Events or rendering Services and transferring tickets to the System for distribution. LLP/IPs who have left legal information about themselves in the personal cabinet of the System.  |
| Personal Data            | Information directly or indirectly related to a certain or definable person (also called personal data subject).   |
| Personal Data Processing | Any operation (action) or set of them that the System performs with personal data. They may be collected, recorded, systematized, accumulated, stored, clarified (if necessary updated or modified), retrieved, used, transferred (disseminated, provided, accessed), depersonalized, blocked, deleted and even destroyed. These operations (actions) can be performed either automatically or manually. |
| Cookies (файлы куки)     | A short piece of data sent by a web browser / web client to a web server in an HTTP request whenever the Buyer tries to open a page of the System or interact with the System by any other means. The snippet is stored on Buyer's computer.   |
| IP Address               | The unique network address of a node on a TCP/IP computer network.   |

### **GENERAL PROVISIONS**

The use of programs and products of the System in any form implies automatic consent to the adopted Privacy Policy, which implies the Buyer's submission of personal data for processing.

If the Buyer does not accept the existing Privacy Policy, the Buyer must stop using the programs and products of the System.

Privacy Policy applies to the website, widgets in social networks, mobile applications and other resources that contain a modal window of the System or allow the Buyer to interact with the System.

It is not the responsibility of the System to verify the validity of the personal data, which the Buyer who accepted the Privacy Policy has decided to provide.

## **SUBJECT OF PRIVACY POLICY**

The Buyer gives its consent to the System to process and transfer to third parties the Buyer's personal data: name, last name, telephone numbers, postal address, other data provided to the System by performing any actions or filling in information when purchasing a ticket, including files attached to the form.

Disabling cookies may result in inability to access parts of the System that require authorization.

The System collects statistics on IP addresses of all visitors. This information is necessary to identify and solve technical problems and to control the legality of financial payments.

The Buyer agrees to receive promotional materials from the System, its affiliates, Advertising Partners, Organizers, or from other persons on behalf of the System, to the e-mail address and contact phone number, or by any other means specified by the Buyer when registering on the Site or purchasing a Ticket. The Buyer may withdraw consent to the processing of personal data at any time by sending a notice to the System to the postal address by registered mail with acknowledgement of receipt. In this case, the System shall have the right to continue processing of personal data in cases provided by the legislation of the Republic of Kazakhstan on personal data.

## **PURPOSES OF COLLECTION OF PERSONAL INFORMATION OF THE BUYER**

Processing of personal data is carried out for the purposes of providing services by the Organizer to the Buyer, as well as for any other purposes not contrary to the legislation of the Republic of Kazakhstan on personal data.

Transfer of personal data to third parties (Organizers, Advertising partners and other partners of the platform) is made for the purposes of providing services by the Organizer to the Buyer, as well as for any other purposes not contrary to the legislation of the Republic of Kazakhstan on personal data.

## **METHODS AND TERMS OF PROCESSING PERSONAL INFORMATION**

The period of processing of the Buyer's personal data is not limited in any way.

The processing may be carried out in any manner provided for by law. In particular, by means of personal data information systems, which may be conducted automatically or without means of automation.

Processing of personal data means recording, systematization, accumulation, storage, clarification (update, change), extraction, use, transfer (distribution, provision, access, including to third parties), depersonalization, blocking, deletion, destruction of personal data that do not fall under special categories, the processing of which, according to the current legislation of the Republic of Kazakhstan, requires the written consent of the Buyer.

## **OBLIGATIONS OF THE PARTIES**

The Buyer's obligations include:

Providing information about himself/herself that meets the System's requirements.

The System's obligations include:

Blocking of personal user data from the moment from which the Buyer or his/her legal representative makes a corresponding request. The right to make a request for blocking shall also be granted to the authority authorized to protect the rights of the Buyer who has provided the System with his/her data in case of detection of unreliability of the reported personal data or unlawful actions.

## **LIABILITY OF THE PARTIES**

The System is responsible for the safety of user data only in the system operation loop and is not responsible for the safety of personal data after transfer to third parties.

## **DISPUTE RESOLUTION**

If the Buyer is dissatisfied with the actions of the System and intends to assert its rights in court, before filing a lawsuit, it shall be obligatory to submit a claim (offer in writing to settle the conflict voluntarily).

The System receiving the claim shall within 30 calendar days from the date of receipt of the claim notify the Buyer in writing about the consideration of the claim and the measures taken.

If both parties still could not agree, the dispute shall be referred to the judicial body, where it shall be considered in accordance with the current legislation of the Republic of Kazakhstan.

Regulation of relations between the Buyer and the System in the Privacy Policy shall be carried out in accordance with the current legislation of the Republic of Kazakhstan

## **ADDITIONAL TERMS AND CONDITIONS**

The System has the right to change the currently existing Privacy Policy without asking the consent of the Buyer. Entry into force of the new Privacy Policy begins after the information about it will be posted on the System's website, modal windows on the Organizer's websites, widgets in social networks or any other resources through which the Buyer interacts with the System, if the changed Policy does not imply another option of placement. Any suggestions, requests, requirements or questions regarding this Privacy Policy should be communicated by sending an e-mail to [info@unicore.one](mailto:info@unicore.one).