

Eventland's products and services are provided by Eventland s.r.o., with its registered office at Dvořákovo nábrežie 6, 811 02 Bratislava, Slovakia, ID No.: 52 059 979 and/or its agents and affiliates as well ("Eventland" or "We" or "Us").

Our aim is to promote events and unique places in a various cities.

We are committed to providing excellent service to all customers, including respecting their concerns about privacy and taking the relevant measures to safeguard their personal data in accordance with applicable data protection legislation. We have provided this Privacy Policy to help you, the user, understand how we collect, use and protect your information when you visit and use our website, mobile application, social media pages, and other technological platforms in whatever form we promote events (together referred to as our "**Platforms**"), and how that information will be treated. Please read the following carefully to understand our views and practices regarding your information and how we will treat it.

Key Terms

This Privacy Policy uses the following key terms:

- **Browser web storage:** enables websites to store data in a browser on a device.
- **Non-personally identifiable information:** information that is recorded about users so that it no longer reflects or references an individually identifiable user.
- **Personal data:** any information which you provide to us which directly or indirectly personally identifies you, such as your name, email address, billing information, credit card information.

Collection and Uses made of the information

We collect and use information held about you in the following ways:

Information you give to us: For example, some of our services may require you to sign-up and create an account or provide personal data. In such circumstances, we'll request personal data, like your name,

email address, country of residence, telephone number or credit card to store with your account.

We may use this information:

- to provide you with the information, products and services that you request
- to respond to your questions, comments and requests;
- where you have indicated your consent, to provide you, or permit selected third parties to provide you, with additional services and/or information about additional services that may interest you
- to ensure that content from our Platforms is presented in the most effective manner for you and for your device; and/or

Any personal data we collect about you will only be retained for as long as it takes for the purposes for which such information is required to be completed. If we no longer need to use or disclose your personal data for the purposes set out in this Privacy Policy and we are not legally required to retain that information, then we will take reasonable steps to destroy your personal data or ensure it is rendered anonymous (i.e. turned into non-personally identifiable information).

Internet Protocol (IP) Address

An IP address is a number that is automatically assigned to your device every time you browse the internet. When you visit our Platforms, the server used by our web host will make a record of your IP Address, together with the date and time of your visit, the type of Internet Browser you use and the URL of any other websites that referred you to our Platforms.

We may also log IP addresses to analyse trends, administer our Platforms, track user movements, and gather broad demographic information.

Google analytics

Our Website uses Google Analytics, which is a web analytics service provided by the third party provider Google, Inc. (“Google”). Google

Analytics is used for the purpose of evaluating your use of our Website, compiling reports on Website activity and other services relating to Website activity and internet usage. The information generated by the cookie about your use of the Website is usually transmitted to and stored by Google on servers in the United States.

Cookies

In some cases we may also collect your personal data through the use of cookies. When you access our Website, we may send a “cookie” (which is a small summary file containing a unique ID number) to your device. This enables us to recognize your device and customise the online experience. It also helps us keep track of services you view, so that we can send you news about those services. We also use cookies to measure traffic patterns, to determine which areas of our Website have been visited, and to measure transaction patterns in the aggregate. We use this to research our users’ habits so that we can improve our services. If you do not wish to receive cookies, you can set your browser so that your device does not accept them.

Links to Other Websites

We are not responsible for the practices employed by websites or services linked to or from our Platforms, including the information or content contained therein or the data collection practices or privacy policies therein. Please remember that when you use a link to go from our Platforms to another website, our Privacy Policy does not apply to third-party websites or services. Your browsing and interaction on any third-party websites or service, including those that have a link or advertisement on our Platforms, are subject to that third party’s own rules and policies. In addition, you agree that we are not responsible and we do not have control over any third-parties that you authorize to access your user content. If you are using a third-party website or service (like Facebook, Instagram, Twitter, Instagram, or Google groups

etc.) and you allow such a third-party access to your user content you do so at your own risk. This Privacy Policy does not apply to information we collect by other means or from other sources other than through our Platforms.

Event Calendar

Event Calendar is the official calendar where event organizers may list events and ticket sellers may offer tickets for such events for users of Eventland to purchase.

If you use our Calendar services, we will collect, use and otherwise process your information in accordance with the terms of this Privacy Policy. More specifically, we will:

- collect your personal data when you sign-up to the service;
- use and otherwise process your personal data in order to provide you with the service; and
- disclose your personal data to third party event organizers and ticket sellers in order for these third parties to provide you with a service.

Your Rights

If you are located in the European Union, under the EU General Data Protection Regulation you have a number of rights with regard to your personal data that we must comply with. The rights you have are:

- **The right to be informed**
You have the right to be informed about the collection and use of your personal data by us or, on our behalf, by a third party.
- **The right to access**
You have the right to obtain from us confirmation as to whether or not your personal data is being processed and, if so, the right to access that personal data. This right does not apply where it would adversely affect the rights and freedoms of another person.
- **The right to rectification**
You have the right to request that we correct any inaccurate personal data and we must comply in a timely manner. Taking into

account the purposes of the processing, you shall have the right to have incomplete personal data completed.

- **The right to erasure**

You have the right to request the erasure of your personal data, in our possession, in a timely manner.

- **The right to restrict processing**

You have the right to request the restriction of use of your personal data, where the data is not being used for the purpose it was collected for.

- **The right to object to processing**

You have the right to object at any time to our use of your personal data where that use is based on legitimate interest* or the public interest. *'Legitimate interest' is a lawful basis for processing personal data where (i) the use of data has a limited impact on you, (ii) you should reasonably expect us to use your data in such a way, or, (iii) where we do not deem it appropriate to contact you with disruptive consent requests.

- **The right to data portability**

Where you have provided personal data for us to use with your consent* or as required for us to fulfil our contractual obligations to you, you have the right to receive personal data that you have provided from us in a structured, commonly-used format in order for you to provide that personal data to another organisation for use as you so wish. This right does not apply where we are using the personal data to carry out a public duty (e.g. security or compliance).

**This includes sensitive personal data such as biometric, health or political or religious beliefs provided with your explicit consent.*

- **The right to complain to a supervisory authority**

You have the right to submit a formal written complaint to a regulator who can resolve any complaints regarding the transfer of personal data that we cannot resolve with you directly.

- **The right to withdraw consent**

You have the right to withdraw your consent and subsequently we will stop our processing activities based on this legal ground. .

To exercise these rights you will need to contact us with your request.

Contact us with Your Questions and Comments

If you elect to contact us with any questions, comments or requests using one of the online forms that form part of our Platforms, you will need to provide your full name, telephone number and e-mail address so that we can be sure to be able to contact you. Depending on which online form you complete, you will be given the opportunity to provide additional information that will allow us to serve you better, although the additional information might not be required in order for you to complete and submit the online form.

If you want to lodge a complaint about how we process your personal data or if you would like more information on how we handle your personal data or would like to make a request relating to one of your rights above you can:

- Email us at: contact@eventland.eu

Security

We will take all reasonable steps to protect the personal data that we hold from misuse, loss, or unauthorized access, including by means of firewalls, password access and secure servers. In particular, we review our information collection, storage and processing practices, including physical security measures, to guard against unauthorized access to systems, and restrict access to personal data to our employees, contractors and agents who need to know that information in order to process it for us, and who are subject to strict contractual confidentiality obligations and may be disciplined or terminated if they fail to meet these obligations.

Unfortunately, there is always risk involved in sending information through any channel over the internet. You send information over the internet entirely at your own risk. Although we will do our best to protect your personal data, we cannot guarantee the security of your data transmitted over the internet and we do not warrant the security of any information, including personal data, which you transmit to us over the

internet. If you suspect any misuse or loss of, or unauthorized access to, your personal data, please let us know immediately.

Privacy Policy Changes

In the future, we may revise or amend this Privacy Policy at any time by amending this page. The revised version of Privacy Policy is automatically effective after it is initially posted on the website. Your continued use of the website and our services following eventland's posting of a revised Terms and Conditions will constitute the acceptance of the revised Terms and Conditions.

Eventland's Platforms and services are provided by Eventland s.r.o., with its registered office at Dvořákovo nábrežie 6, 811 02 Bratislava, Slovakia, ID No.: 52 059 979 and/or its agents and affiliates as well ("Eventland" or "We" or "Us"). These Terms of Service ("Terms") govern your access to and use of Eventland's Platforms, such as application Eventland, website www.eventland.eu and services ("Platforms"). Please read these Terms carefully, and contact us if you have any questions. By accessing or using our Platforms, you agree to be bound by these Terms.

Posted: November 17, 2018

Our Platforms & Our License to you

You may use our Platforms only in compliance with these Terms and the applicable laws. Platforms is primarily intended for promoting the events organized by you. When you add your events at <https://add.eventland.eu/event>, you must provide us with accurate and complete information, especially with valid email address. Any use or access by anyone under the age of 15 is prohibited. You may choose stop using our Platforms at any time and you are freely in termination of our relationship by deleting your account.

The Platforms are protected by copyright, trademark, and other relevant laws. These Terms don't grant you any right, title or interest in the Platforms, others' content in the Platforms, Platforms trademarks, logos and other brand features.

So long as you comply with these Terms, we give you a limited, nonexclusive, nontransferable, revocable license to use the Platforms, solely to access the Platforms. Such license is granted for 70 years time period starting from downloading the Platforms into your device.

Your Content & Your License to Us

Platforms allows you to post content, including photos, comments, links, and other materials. Anything that you post or otherwise make available on our Platforms is referred to as “Organizer Content.” You retain all rights in, and are solely responsible for the Organizer Content you post to our Platforms. Please don’t copy, upload, download or share content unless you have the right to do so.

When you provide Organizer Content to Us through the Platforms, you grant Us a non-exclusive, irrevocable, royalty-free, freely transferable, sub-licensable, worldwide right and license to use, host, store, cache, reproduce, publish, display (publicly or otherwise), perform (publicly or otherwise), distribute, transmit, modify, adapt (including, without limitation, in order to conform it to the requirements of any networks, devices, services, or media through which the Platforms are available), commercialize, create derivative works of, and otherwise exploit such Organizer Content in connection with any and all our Platforms and also for its advertisements. Such license is granted for 70 years time period starting from posting the Organizer Content or from making it available on our Platforms.

We also reserve the right to remove or modify Organizer Content for any reason and at any time; especially when we believe the Organizer Content violates these Terms, our policies and/or the laws. Following termination or deactivation of your account, we remove all your Organizer Content from our Platforms.

Copyright Policy

We respect the intellectual property of others and ask that you do too. We respond to notices of alleged copyright infringement if they comply with the law, and such notices should be reported us. If anything is wrong, please send an email with all the details to: contact@eventland.eu.

We reserve the right to delete or disable any content alleged to be infringing and terminate accounts of repeat infringers.

Security

We care about the security of our Organizers. While we work to protect the security of your content and account, Eventland s.r.o. cannot guarantee that unauthorized third parties will not be able to defeat our security measures. Please safeguard your password to the Platforms, make sure that others don't have access to it, and keep your account information current. Notify us immediately of any compromise or unauthorized use of your account.

Third-Party Links, Sites, and Services

Our Platforms may contain links to third-party websites, advertisers, services, special offers, or other events or activities that are not owned or controlled by Eventland s.r.o. We do not endorse or assume any responsibility for any such third-party sites, information, materials, Platforms, or services. If you access any third party website, service, or content from Platforms, you do so at your own risk and you agree that Eventland s.r.o. will have no liability arising from your use of or access to any third-party website, service, or content.

Privacy Policy

By using the Platforms each Organizer provides his/her consent to the collecting, using and handling of personal data (email address). This consent is granted for the purpose of performance of the contractual relationship established by and between Eventland s.r.o. and the Organizer relating to the using of Platforms. Eventland s.r.o. shall treat with personal data confidentially even after the termination of contractual relationship. Eventland s.r.o. shall protect the processed personal data from damage, destruction, loss, alteration, unauthorized access and disclosure or publication, as well as against any other unauthorized

forms of processing and the appropriate technical, organizational and personal measures shall be applied to achieve it (“security measures”).

Eventland s.r.o. is entitled to exercise the collecting, using and handling of personal data throughout the contract with a third party who is authorized to process personal data only for these purposes and in accordance with this provisions. Organizer agrees that Eventland s.r.o. is entitled to delegate the processing of personal data onto the intermediary.

For more information in relating to privacy policy and the process of handling and processing of personal data, please check Privacy Policy.

Disclaimer of Warranties

EVENTLAND AND ITS SUPPLIERS AND DISTRIBUTORS MAKE NO WARRANTIES, EITHER EXPRESS OR IMPLIED, ABOUT THE PLATFORMS. THE PLATFORMS ARE PROVIDED “AS IS.” EVENTLAND SPECIFICALLY DISCLAIMS ANY AND ALL WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT, AND ANY WARRANTIES ARISING OUT OF COURSE OF DEALING OR USAGE OF TRADE.

Eventland takes no responsibility and assumes no liability for any Organizer Content that you or any other Organizer or third party posts or transmits using our Platforms. You understand and agree that you may be exposed to Organizer Content that is inaccurate, objectionable, inappropriate for children, or otherwise unsuited to your purpose.

Limitation of Liability

We are building the best Platforms we can for you, but We can't promise they will be perfect. We're not liable for various things that could go wrong as a result of your use of the Platforms.

EVENTLAND SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, OR ANY LOSS OF PROFITS OR REVENUES, WHETHER INCURRED DIRECTLY OR INDIRECTLY, OR ANY LOSS OF DATA, USE, GOODWILL, OR OTHER INTANGIBLE LOSSES, RESULTING FROM (A) YOUR ACCESS TO OR USE OF OR INABILITY TO ACCESS OR USE THE PLATFORMS; (B) ANY CONDUCT OR CONTENT OF ANY THIRD PARTY ON THE PLATFORMS, INCLUDING WITHOUT LIMITATION, ANY DEFAMATORY, OFFENSIVE OR ILLEGAL CONDUCT OF OTHER ORGANIZERS OR THIRD PARTIES; OR (C) UNAUTHORIZED ACCESS, USE OR ALTERATION OF YOUR TRANSMISSIONS OR CONTENT. IN NO EVENT SHALL EVENTLAND'S AGGREGATE LIABILITY FOR ALL CLAIMS RELATING TO THE PLATFORMS EXCEED FIVE THOUSAND EUROS (5.000 EUR).

Indemnity

If we are sued because of your access or use of the Platforms, you agree to indemnify and hold harmless Eventland s.r.o. and its officers, directors, employees and agents, from and against any claims, suits, proceedings, disputes, demands, liabilities, damages, losses, costs and expenses, including, without limitation, reasonable legal and accounting fees (including costs of defense of claims, suits or proceedings brought by third parties), in any way related to (a) your access to or use of our Platforms, (b) your Organizer Content, or (c) your breach of any of these Terms.

Resolving Disputes, Jurisdiction & Governing Law

For any dispute you have with Eventland s.r.o., you agree to first contact us and attempt to resolve the dispute with us informally. If Eventland has not been able to resolve the dispute with you informally, we each agree to resolve any claim, dispute, or controversy arising out of or in connection with or relating to these Terms by jurisdiction of courts of

Slovak Republic. All disputes shall be governed by the applicable laws of Slovak Republic.

Entire Agreement

These Terms and any amendments and any additional agreements you may enter into with Eventland s.r.o in connection with the Platforms, shall constitute the entire agreement between you and Eventland s.r.o. concerning the Platforms.

Waiver, Severability & Assignment

Eventland's failure to enforce a provision is not a waiver of its right to do so later. If a provision is found unenforceable, the remaining provisions of the Terms will remain in full effect and an enforceable term will be substituted reflecting our intent as closely as possible. These Terms, and any rights and licenses granted hereunder, may not be transferred or assigned by you, but may be assigned by Eventland without restriction. Any attempted transfer or assignment in violation hereof shall be null and void.

Modifications

Notification Procedures and changes to these Terms. Eventland reserves the right to determine the form and means of providing notifications to you, and you agree to receive legal notices electronically if We so choose. We may revise these Terms from time to time and the most current version will always be posted on google and apple store. By continuing to access or use the Platforms after revisions become effective, you agree to be bound by the revised Terms. If you do not agree to the new terms, please stop using the Platforms. In the case of termination of our contractual relationship (by stopping using our Platforms or by deleting your account either by Us or by you), the provisions granted us the license, as well as the provisions relating to

disclaimer of warranties, limited liability and jurisdiction and governing Law stated in these Terms shall survive such termination.

Contact Us

We value hearing from our Organizers, and are always interested in learning about ways we can make our Platforms more awesome. If you choose to submit comments, ideas or feedback, you agree that we are free to use them without any restriction or compensation to you. Please contact Us via email: contact@eventland.eu.