

CONDITIONS OF PRIVACY PROTECTION

Information pursuant to Article 13 and Article 14 of the Regulation (EU) of the European Parliament and of the Council no. 2016/679 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and pursuant to Section 19 and 20 of the Act no. 18/2018 Coll. on the protection of personal data, as amended

World Deer Congress, civil association is a civil association of persons dedicated to the protection of nature and animals, particularly deer management and organisation of various educational and other events related to deer and their breeding. World Deer Congress, civil association is the organiser of the event **World Deer Congress 2020** (hereinafter only as “**WDC 2020**”), the key goal of which is to associate breeders and supporters of farm and game park breeding of deer, to provide for their mutual information exchange, including the development of research work with consideration to the protection of animals, particularly deer.

It is very important for us to provide for the protection of personal data of **WDC 2020** participants and other natural persons, as well as to treat personal data confidentially, thus we put emphasis on compliance of personal data processing of data subjects with valid legal regulations and principles and requirements arising therefrom.

The purpose of this document is to inform data subjects about the processing and protection of personal data, in particular to:

- secure that data subjects know exactly what personal data we, as a data controller, collect, why we collect and use them and who we provide them to;
- clarify the way how we use personal data provided by data subjects in order for us to provide our services of the organiser of WDC 2020 as professionally as possible;
- familiarise data subjects with their rights with respect to their personal data we collect and process, as well as with how we care about privacy protection of data subjects.

When processing personal data, we primarily follow the general Regulation (EU) of the European Parliament and of the Council no. 2016/679 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (hereinafter only as the “**Regulation**” or “**GDPR**”) and those stipulations of the Act no. 18/2018 Coll. on Protection of Personal Data, as amended (hereinafter only as the “**Act on Protection of Personal Data**”) that apply to us, furthermore the Act no. 40/1964 Coll. the Civil Code, as amended (hereinafter only as the “**Civil Code**”) particularly with respect to stipulations related to the protection of personality (particularly Section 11 *et seq*), as well as other relevant legal regulations.

I.

Information about Data Controller

The data controller and processor of personal data is the civil association:

World Deer Congress, civil association

seated at Panenská 7, 811 03 Bratislava – Staré Mesto, Slovak Republic

Company ID No.: 52 293 351

registered by Ministry of Interior of the Slovak Republic on 2 April 2019 under no. VVS/1-900/90-56153

web: <https://www.wdc2020.org/>

(hereinafter only as the “**Data Controller**” or as “**Association**”).

If you have any questions, contact us via phone at : 00421 902 916 241, e-mail at info@wdc2020.org or post at the address of our registered seat (Panenská 7, 811 03 Bratislava), whereas the contact persons are: Ing. Jaroslav Pokorádi, PhD., president of the Association a Peter Chudej, president of the Association.

II.

Why do we process personal data?

Processing of personal data by us is necessary in order for us to:

- provide for WDC 2020 on a professional and international level, i.e. to provide services connected with organisation of WDC 2020 and participation in that event to persons interested in participation in WDC 2020 or participants of WDC 2020 in the highest possible quality and in compliance with legal regulations including provision of accommodation and meals during the entire WDC 2020 event, if such services were agreed (services connected with organisation of WDC 2020 hereinafter only as “**services**”);
- fulfil various statutory and contractual duties and
- protect legitimate interests of us, participants of WDC 2020 and other persons.

III.

How do we get personal data about you and who is a Data Subject?

Form: We obtain your personal data most often directly from you. In such a case, provision of your personal data is voluntary. With respect to a particular case, failure to provide personal data by a WDC 2020 participant may affect our ability to provide adequate services or, under extraordinary circumstances, may give rise to our duty to refuse provision of services, i.e. also to reject your participation in WDC 2020. We may obtain personal data of persons interested in participation in WDC 2020, participants of WDC 2020 or of other natural persons also from publicly available sources, from governmental authorities or from other persons.

Provided we don't obtain your personal data directly from you, we obtain them from persons who registered you as a person interested in participation in WDC 2020 in one application form (e.g. your employer).

Photographies, Video Recording: The Data Controller as the organiser shall also provide for taking photographs and recording videos from the event and its highlights, while, naturally, this may cause that participants of WDC 2020 may be recorded too. Premises that are to be the place of execution of such visual and audiovisual recordings will be properly marked and participants of WDC 2020 as Data Subjects shall thus be informed in advance about such fact; provided any participant does not wish to be captured on photographs or video recordings from the event, it will be possible to avoid such marked premises.

With respect to the above mentioned, a **Data Subject** is any **natural person** who **provides personal data to us, the Data Controller** with respect to manifested interest to participate in WDC 2020 or with respect to using our services to provide for their participation in WDC 2020 including accommodation and meals during the entire WDC 2020 or whose personal data **we process as a Data Controller, but such personal data were not provided to us directly by the Data Subject**. A Data Subject is also a natural person acting in the name of a legal person, if such natural person provides its personal data in connection with the provision of services of the Data Controller or in connection with manifested interest for such services, or a natural person – an employee or partner of a WDC 2020 participant or of other third party – about whom we obtain personal data **legitimately and lawfully** from such person's employer or business partner.

Data subject are thus **in particular: (1)** persons to whom we provide services (i.e. persons interested in participation in WDC and participants of WDC 2020), who are natural persons, **(2)** representatives of our business partners, participants of WDC 2020 and suppliers who are natural persons, **(3)** other persons whose personal data we obtained from persons interested in participation in WDC 2020, participants of WDC 2020 or from other public and lawful sources, e.g. upon request from governmental authorities, by extract from public registers, etc.

The conditions of personal data protection stipulated in this document shall not apply to natural persons – members or employees who carry out work and/or other activities directly for World Deer Congress, civil association, as a Data Controller.

IV.

How do we, as a Data Controller, process data about data subjects and what data do we process?

As a Data Controller, we collect personal data about data subjects by various means, whether via telephone, fax, e-mail, personal meeting with respect to the provision of services, however, particularly through a form/application where a person interested in participation in WDC 2020 fills out their personal data in necessary extent and/or as a part of interaction among persons interested in participation in WDC 2020 before the event, among WDC 2020 participants during the event and/or from other public and legitimate sources, possibly through social networks, internet applications, etc.

In this context, we would like to note that our Association is not considered to be a Data Controller if it obtains personal data accidentally without prior specification of purpose and means of processing. It involves situations when personal data are provided to our Association by mistake, accidentally, in a speculative manner or when the Association obtains personal data it did not request and is not interested in further processing of such personal data for any purpose, whereas storage of such data (e.g. due to its returning to the data subject or erasure within a reasonable period) does not constitute processing of personal data in terms of the GDPR Regulation.

With respect to the nature of our relationship as a Data Controller with the Data Subject we collect personal data/categories of personal data in the extent necessary for the provision of services, as well as in the extent necessary for the fulfilment of duties in terms of relevant legal regulations, whereas their extent is defined by the content of the application form for the participation in WDC 2020.

Personal Data we process are **mostly identification data**, such as name, surname, title, permanent residence, **contact data** such as phone number, e-mail address,, fax number, bank details, and other data provided by you or obtained in accordance with the above stated and necessary for due and timely provision of our services. When taking photographs and making video recording during the event at properly marked premises, **portrayal** of a data subject is also deemed to be personal data.

V.

For what purposes and upon what legal grounds do we, as the Data Controller, process personal data of Data Subjects?

5.1 Processing of personal data that are necessary for the performance of a contract to which a Data Subject is a party, or necessary for taking measures prior to the conclusion of a contract subject to request of a Data Subject

The above stated legal grounds are related to the processing of your personal data for the following purposes:

- a. For the conclusion of a **valid contract the subject of which is in particular provision of services of the Data Controller for a Data Subject in connection with participation of the Data Subject in the event WDC 2020** between our Association as the Data Controller and a Data Subject as a person interested in participation in WDC 2020 or a participant of WDC 2020, and for purposes of **due performance of the contract by both parties thereto** in compliance with agreed conditions, e.g. for the purpose of regularly informing a Data Subject about the schedule of WDC 2020 and its changes;
- b. **Within pre-contractual relations** and during contractual relations for the purpose of responding to questions and dealing with requests of a Data Subject connected with the provision of services of the Data Controller.

5.2 Processing of personal data which is necessary for the purpose of legitimate interests sought by the Data Controller

The above stated legal grounds are related to the processing of your personal data for the following purposes:

- a. **For marketing purposes** in different forms of promotion of our, i.e. Data Controller's, services aimed exclusively at parties to contractual relations (persons interested in participation in WDC 2020 or participants of WDC 2020) in terms of a valid contract, this means e.g. informing Data Subjects about activities of the Association, about the schedule of WDC 2020 (unless a Data Subject is a direct party to a contract with the Data Controller, e.g. when the contract with the Data Controller was concluded by an employee of the Data Subject), about evaluation of the event WDC 2020 after its end, information about upcoming editions of this event, etc.;
- b. **For proving, exercising and enforcing possible claims** arising from a contract between our Association as a Data Controller and a Data Subject;
- c. **For the production of internal visual and/or audio-visual documentation of the Data Controller from the event and its results, as well as for information broadcasting purposes.**

5.3 Processing of personal data subject to free and informed consent of a Data Subject

The present legal grounds relate to the processing of your personal data as a Data Subject for the following purposes:

- a. **For marketing purposes**, if a Data Subject is not in any related contractual relation with the Data Controller and granted to the Data Controller for such purposes a free and informed consent, in particular with respect to sending of commercial communication about news, current offers and discount offers or other forms of marketing of the Data Controller as well as the official sponsors of WDC 2020.
- b. **For purposes of presentation of the event and its references** on the web domain of the Association or promotional brochure of the Data Controller with respect to the scope of its activities, as well as in print and electronic media, e.g. in different magazines and/or publications related to the scope of activities of the Data Controller, as well as on social networks. Our Association as the organiser of the event, particularly when processing personal data for this purpose, consistently seeks compliance of personal data processing of WDC 2020 participants not only with GDPR but also with legal regulations governing personality protection. Premises where the event takes place and which are the place of recording are properly marked, and provided a Data Subject does not grant consent with the usage of personal data for marketing purposes of the Data Controller, the person can avoid such premises, or, as the case may be, even if that person became the object of visual or audiovisual recording and would be identifiable in such recordings, the Data Controller shall not use such recordings for its marketing goals. The above mentioned shall not apply to the usage of visual and audiovisual recordings from the event on the grounds of legitimate interests of the Data Controller, as stated above.

Every granted consent is voluntary and the Data Subject may withdraw consent anytime, which, however, shall not affect lawfulness of personal data processing prior to the withdrawal.

5.4 Processing of personal data which is necessary for the fulfilment of statutory duty of the Data Controller

The Data Controller processes personal data of the Data Subject in accordance with relevant generally binding legal regulations stipulating provision of services, duty to store personal data and/or documents that contain personal data, particularly when concerning data about a Data Subject stipulated in a contract, order, bookkeeping of the Data Controller, invoice, internal database of activities of the Data Controller or

when data are made accessible to governmental authorities which supervise the activities of the Data Controller or which possibly resolve disputes or exercise final and enforceable decisions, etc.

5.5 For the sake of clarity, please refer to the chart of categories of purposes of personal data processing and legal grounds of their processing when we provide our services:

Categories of purposes of processing	Legal grounds	Related regulations
Purposes related to the provision of services based on a contract and pre-contractual relations	Performance of contract in terms of Article 6 (1) b) of GDPR, possibly also compliance with legal obligation in terms of Article 6 (1)c) of GDPR	Civil Code, Commercial Code, Civil Code, Commercial Code,
Purposes related to the protection of legitimate interests	Legitimate interest of the Association in terms of Article 6 (1)f) of GDPR	GDPR, Civil Code, Commercial Code, Criminal Procedural Code, Criminal Code, Civil Procedural Code, Civil Procedural Non-Litigious Code, Administrative Judicial Code, Administrative Procedural Code, Act on Minor Offences
Marketing purposes in terms of 5.3 a) and b)	Consent of a Data Subject in terms of Article 6 (1) a) of GDPR or legitimate interest of the Association in terms of Article 6 (1) f) of GDPR	Act on Electronic Communication, Act on Advertising, Act on Consumer Protection, Civil Code
Statistical purposes, archive purposes in public interest and purposes of historical and scientific research	Article 89 GDPR	Act on Archives
Accounting and Tax Purposes	Fulfilment of statutory duty in terms of Article 6 (1) c) of GDPR	Special acts in the area of accounting and tax administration

VI.

To whom do we enable access to your personal data?

We make accessible personal data of persons interested in participation in WDC 2020 and participants of WDC 2020 and other natural persons only in necessary extent and at all times respecting confidentiality by the **recipients of data** who are particularly our employees, providers of services related to the organisation of WDC 2020, banks or providers of accounting, audit services, providers of software or IT support of our Association, including employees of these entities. Recipients of your personal data are also providers of accommodation and meals for WDC 202 participants during the entire WDC 2020 event in the scope necessary for provision of services ordered by you.

Personal data of a Data Subject shall, upon instructions of our Association as a Data Controller and for purposes defined by us, be processed by external companies as an intermediary (as one of the above stated legitimate recipients of personal data), particularly **Slovak Association of Deer Farming**, seated at Ventúrska 269/1, 811 01 Bratislava – Staré Mesto, Slovak Republic, Company ID No.: 42 136 776, registered with the Ministry of the Interior of the Slovak Republic on 3 December 2008 under no. VVS/1-900-90-33013 as a **provider of services connected with the organisation of WDC 2020, furthermore the creator and administrator of the web domain of the Data Controller and a website dedicated to WDC 2020, provider of IT services, provider of accounting services, other providers of services connected with the organisation of WDC 2020, as well as our other professional consultants** (e.g. providers of audit services), including employees of such entities (hereinafter only as the “**Intermediary**”), while at all times providing for the protection of your personal data in accordance with relevant legal regulations, in accordance with information contained herein, and in terms of a duly concluded written contract.

VII.

How long are personal data processed?

Our Association as a Data Controller processes personal data of Data Subjects in accordance with the principle of minimisation of data storage **for the duration of purpose**, for which the data has been obtained, i.e. we store personal data for as long as necessary until it is needed for purposes for which personal data are processed. Subsequently, we provide for their deletion without any delay.

VIII.

Usage of cookies

Our Association as a Data Controller **does not use “cookies”** (small text files that are saved into a device such as PC, tablet, smartphone, etc. in order to provide for various functions of the given website) on our website <https://www.wdc2020.org/>.

IX.

To which countries do we transfer your personal data?

We do not intend cross border transfer of your personal data to third countries outside the European Economic Area (EU, Iceland, Norway, and Lichtenstein). Your personal data are or can be transferred within European Economic Area in terms of the current rules of GDPR Regulation.

X.

Automated individual decision making

As a Data Controller, we do not carry out automated individual decision making.

XI.

What rights do you have as a Data Subject?

11.1 Right to withdraw consent with personal data processing

If we process personal data about you subject to your consent with personal data processing, you have the right to withdraw your consent any time by sending an e-mail at the address info@wdc2020.org and/or by written notice directly during or after WDC 2020 event addressed to contact persons of the Association stipulated above.

11.2 Right to object against processing of personal data

You have the right to object any time against processing of your personal data processed in accordance with legitimate or public interest, as well as for purposes of direct marketing, including profiling.

As a Data subject you have the right anytime to **object against personal data processing** due to reasons related to your particular situation. As a Data Subject you may object against processing of personal data on the grounds of:

- a. legal title of fulfilment of tasks carried out **in public interest** or when exercising official authority, or due to **legitimate interest** of the Data Controller,
- b. processing of personal data for the purpose of **direct marketing** – in such a case, the Data Controller may not further process personal data of the Data Subject,
- c. processing for the purpose of **scientific or historical research or for statistical purposes**.

As a Data Controller, we assess the objection delivered by you in reasonable time. We will not be able to further process your personal data as a Data Controller unless we prove (a) necessary legitimate interests in the processing of your personal data which prevail over your rights or interests as a Data Subject, or (b) reasons for exercising of legal claim.

11.3 Further rights of Data Subject with respect to personal data protection

11.3.1 As a Data Subject (person interested in participation in WDC 2020 and/or participant of WDC 2020) you have the right to seek **access to your personal data**, as well as their **rectification**.

As a Data Subject you have the right to access to your personal data. Subject to your request as a Data Subject, we, as a Data Controller, issue confirmation on whether your personal data are processed. If our Association as a Data Controller processes such data, we shall issue, subject to your request as a Data Subject, a copy of processed personal data that contains all particulars in accordance with legal regulations connected with personal data protection. The issuance of the first copy is free of charge and should any further copies be produced, we shall charge a fee corresponding to administrative costs that incur to us with respect to the issuance of the subsequent copy. If you as a Data Subject request for information via electronic means, such information shall be provided to you in a commonly used electronic form, i.e. e-mail, unless you request other means.

The right to access is not an absolute right of a Data Subject and is subject to a specific condition of possibility of such access¹, while it may not cause adverse effects on rights and freedoms of third parties², whereas access is considered impossible or adverse for rights and freedoms of third parties when it is prohibited by legal regulations.

11.3.2 As a Data Subject you have the right to **rectification of personal data**, if we as a Data Controller keep inaccurate personal data about you as a Data Subject.

Simultaneously, you as a Data Subject have the right to have incomplete personal data **completed**. Our Association as a Data Controller shall rectify or complete your personal data without undue delay after a Data Subject asks us to do so, or forthwith after a Data Subject informs us, the Data Controller, about a necessity to complete personal data. In any case, the Association as a Data Controller shall decide about whether personal data are inaccurate or incomplete from the perspective of purpose of their processing.

11.3.3 As a Data Subject you have the **right to erasure** of personal data that concern you, provided that:

- a. personal data are no longer needed for purposes for which they were obtained or otherwise processed;
- b. you as a Data Subject withdraw the consent upon which processing is carried out,
- c. you, as a Data Subject object to the processing of personal data in terms of 11.2.,
- d. your personal data were processed illegally,

¹ Introductory paragraph of GDPR no. 63: *“Where possible, the controller should be able to provide remote access to a secure system which would provide the data subject with direct access to his or her personal data.”*

² Introductory paragraph of GDPR no. 63: *“That right should not adversely affect the rights or freedoms of others, including trade secrets or intellectual property and in particular the copyright protecting the software.”*

- e. erasure is grounded by a duty to comply with an act, special legal regulation or an international treaty binding on the Slovak Republic.

Our Association as a Data Controller carries out **deletion of personal data of a Data Subject** subject to a request without undue delay after we come to a conclusion that the request of the Data Subject is reasonable.

We, as a Data Controller, however, shall not erase personal data of a Data Subject, despite any request, when the processing of personal data is necessary:

- a. for exercising the freedom of speech and right to access to information;
- b. for fulfilment of a duty in terms of an act, special legal regulation or an international treaty binding on the Slovak Republic or for fulfilment of a task carried out in public interest or when exercising official authority entrusted to the Data Controller,
- c. due to public interest in the area of public health,
- d. for the purpose of archiving in public interest, for purposes of scientific or historical research or for statistical purposes, if it is probable that the right to erasure frustrates or significantly obstructs achieving of goals of such processing, or
- e. for proving, exercising or defending of legal claims.

11.3.4 A Data Subject has the right to restrict processing of personal data, whereas this right is assessed similarly as the right to erasure of personal data in terms of 11.3.3 above, i.e.:

- a. if you as a Data Subject simultaneously contest the accuracy of processed personal data about you with an objection in terms of 11.3.2, while the right to restriction of processing of personal data shall be vested to you during a period which enables our Association as a Data Controller to verify accuracy of your personal data; or
- b. if processing of your personal data as a Data Subject is illegal and, instead of erasure of personal data you request restriction of their usage; or
- c. when we as a Data Controller no longer need personal data for the purpose of processing, but you as a Data Subject need such data for verifying, exercising or defending of legal claims; or
- d. if you as a Data Subject objected against processing of personal data subject to legitimate interest of the Data Controller – until it is verified whether legitimate grounds on the side of our Association as a Data Controller prevail over your legitimate interests as a Data Subject.

Provided the processing of personal data was restricted due to any of the above state reasons, such personal data may be further processed only upon consent of a Data Subject, i.e. for the purpose of storage, exercising or defending of legal claims, or for the protection of rights of other natural or legal person, or due to public interest.

Please note that if you as a Data Subject request restriction of processing of your personal data in the above stated cases, the Data Controller shall not carry out any processing operations with personal data without your consent except their storage, and provided such restriction is cancelled, you as a Data Subject shall be informed about such circumstances.

11.3.5 A Data Subject, i.e. (a) a person interested in participation in WDC 2020, or a participant of WDC 2020 or (b) other natural person in the position of a Data Subject, however, only upon consent of a Data Subject, has the right to data portability, which means that the Data Controller provides to the Data Subject processed personal data, and the Data Subject is entitled to transfer them to other Data Controller in a commonly used and machine readable format provided the personal data were obtained upon **consent of a Data Subject or subject to a **contract** and processing thereof is carried out via **automated means**. The right to data portability shall not have adverse effects on rights and freedoms of others.**

11.3.6 Every Data Subject has **the right to initiate proceedings** with the Office for Personal Data Protection of the Slovak Republic if they feel their rights in the area of personal data protection were infringed.

XII. Safety of personal data processing

Our Association uses various measures of safety, technical and organisational character so that we provide for the safety of processed data, including personal data, and prevent them from access of unauthorised persons, from change, abuse, deletion or loss. We simultaneously enable third parties to whom we entrusted your personal data to use such measures, and we provide for third parties to respect confidentiality of such data, especially your personal data, and that they keep your data strictly confidential.

XIII. Changes in conditions of privacy protection

Personal data protection is not a one-off or formal matter to us. Information we are obliged to provide to you due to personal data processing when we provide our services may change or may become outdated due to technical/technological progress and/or due to an amendment to legal regulation of personal data protection, or a change, supplementation or extension of application practice of relevant government bodies, particularly the Office of Personal data Protection of the Slovak Republic.

Due to the above stated reasons we reserve the right to modify or change the present conditions in any extent. Provided we significantly change the present conditions of personal data protection, we shall notify you about such a change in an appropriate manner at our discretion, e.g. by public notice on this website or by a separate announcement addressed to you, sent via e-mail, if we dispose of your e-mail address.

If you seek more detailed information about the processing of your personal data, please contact us at the e-mail address info@wdc2020.org. We will gladly answer your questions.

The present Conditions of Privacy Protection are valid as of 1 September 2019.