Privacy Policy

1. Definitions of terms and persons:

- 1.1 The Provider is Pinf s.r.o., 906 05 Sobotište 393, ID Company: 51007908 (Hereinafter referred to as the "provider").
- 1.2 The person concerned is the user of the portal who has registered or concluded a personal data agreement (hereinafter referred to as "the person concerned").
- 1.3 The purpose of personal data processing is the performance of the contract; its object is to provide portal services to registered entities and marketing purposes within the meaning of point 2.3 of these terms.
- 1.4 Personal data for processing are:
 - Personal data without the consent of the person concerned necessary for performance of the contract are name, surname, address, IP address, login name, email address. (Hereinafter referred to as "necessary data").
 - Personal data for marketing purposes to the extent of: name, surname, address, e-mail address and IP address, with the consent of the person concerned ("personal data for marketing purposes").
- 1.5 The legal basis for the processing of personal data is the consent of the persons concerned and § 10 par. 3 letter b) of Act No. 122/2013 of Collection of Laws on the Protection of Personal Data (hereinafter referred to as the "Act")
- 1.6 The websites are operated under the domain www.pinf.sk (the "portal")
- 1.7 Information systems are the information systems of the operator collecting the personal data of the persons concerned, in accordance with the relevant provisions of the Act.

2. Privacy

- 2.1 The operator notifies that personal data will not be provided or made available to third parties.
- 2.2 All data provided by the person on the portal is stored on a secure server. The operator shall make the utmost efforts to protect the data and personal data of the persons concerned.
- 2.3 The operator is authorized to monitor and store the personal data of the persons concerned, and these are in no case provided to third parties and the operator uses all the necessary safety measures to protect them.
- 2.4 The person in question expresses consent to the processing of personal data for marketing purposes by filling in the personal data and marking and sending them. This means permission to use her personal information for news, benefits and other marketing actions, new products and services, and marketing for products and services offered by authorized entities. Each person concerned is entitled to request the cancellation of such information and messages at any time by e-mail or in writing.
- 2.5 Each person concerned is entitled to ask the operator to remove its personal data at any time in writing; This does not apply in cases where the operator is obliged or entitled to store the personal data of the person concerned without the consent under the law.
- 2.6 The operator declares that it complies with the relevant data protection legislation.
- 2.7 If the Licensee provides personal user information, it declares that it has obtained its consent to the provision and processing of its personal data in accordance with these terms.
- 2.8 Personal data are processed during the duration of the contractual relationship. Personal data with the consent of the person concerned are processed during the duration of the contractual relationship; in the absence of a contractual relationship, it is 5 years from the date of the consent.

3. Cookies

- 3.1 The portal uses the so-called cookies. These are small text files that are stored on the device of the person concerned in a special browser box. Thanks to their use, which is anonymous, it is possible to make full use of all the features of the website. They make it easier to use websites and improve their performance and functionality.
- 3.2 This is to observe user behaviour and to subsequently adapt content, simplifying the use of sites, logging in, customizing and limiting ad campaigns and similar functionality that would not be possible without the use of cookies.
- 3.3 The person concerned has the right to prohibit the use of cookies by modifying the settings in internet browser. If the person does not accept any cookies, it will not be able to use the entire functionality and all portal offers.

4. Information on rights of the person concerned in accordance with § 28 of the Act

- 4.1 By registering to portals and marking the appropriate box, person concerned confirms that it is familiar with the principles of privacy and agrees with them. At the same time, it confirms that it has been informed of its rights under Article 28 of the Act, the right to require, upon written request, from the authorized entities:
- a) confirmation, whether personal data is processed;
- b) in a generally understandable form, information on the personal data processing in the information system within the scope of § 15 par. 1, letters from a) to e), second to sixth points of the Act; the person concerned is entitled to become acquainted with the procedure for the processing and evaluation of operations when issuing a decision under § 28 par. 5 of the Act;
- c) in a generally understandable form, accurate information about the source from which it obtained its personal data for processing;
- d) in a generally understandable form, a list of its personal data which is the subject of the processing;
- e) correction or deleting any incorrect, incomplete or outdated personal data that is being processed;
- f) the destruction of its personal data whose purpose of processing has ended; If official documents containing personal data are subject to processing, the person may request their return;
- g) the destruction of its personal data that is subject to processing if the law has been violated;
- h) The blocking of personal data because of withdrawal of consent prior to the expiration of its period of validity, if authorized persons process personal data with the consent of the person concerned.
- 4.2 The person concerned has the right, based on a written request, to object to the operator against:
- a) The processing of its personal data which it considers to be or will be processed for direct marketing purposes without its consent and to request their destruction;
- b) use of personal data contained in § 10 para. 3 letter d) of the Act for the purposes of direct marketing in the postal service, or
- c) the provision of personal data referred to in § 10 para. 3 letter d) of the Act for direct marketing.
- 4.3 The person concerned, upon written request in person or, if the matter is urgent, has the right to object to the processing of personal data in cases pursuant to § 10 para. 3, letters a), e), f) or g) of the Act at any time, stating the legitimate reasons or showing evidence of unauthorized interference with rights and legitimate interests that are or may be in a case damaged by such processing of personal data; If they do not oppose the legal grounds and the objection is justified, the operator is obliged to block and dispose of the requested personal data without undue delay as soon as circumstances allow.
- 4.4 The person concerned, upon written request or personally, if the matter is urgent, has the right to object and not to take a decision of operator which would have legal or significant impact on it, but only if such a decision is based solely on the automatic processing of its personal data. The person concerned has the right to request a review of the decision given by a method different from the automated form of processing, the operator being obliged to comply with the request of the person concerned, and the entitled person will have a decisive role in reviewing the decision; the operator shall inform the person on how to review and result in the period under § 29 par.3. The person concerned shall not be entitled, if a special law provides for measures to safeguard the legitimate interests of the person concerned or if, in the context of precontractual relationships or during the existence of contractual relationships, the operator has issued a decision to the satisfaction of the person concerned and or, it has taken other appropriate measures to safeguard the legitimate interests of the person concerned.
- 4.5 If the person concerned applies the right
- a) In writing and the use of the right results from the content, the request is deemed to have been filed by law; The person concerned shall deliver the request by electronic mail and by fax in writing at the latest within three days of the date of dispatch;
- b) In person, to the minutes, from which it must be clear who applied the right, what is being claimed and when and who has drawn up the minutes, the signature of the writer and the signature of the person concerned; the operator is obliged to hand over a copy of the minutes to the person concerned;
- c) In the case of an intermediary referred to in point a) or b) of this Article, and the intermediary is obliged to hand over the request or record to the operator without undue delay.
- 4.6 When the person concerned suspects that the personal data is being unduly processed, the person concerned may file an application for the opening of the procedure for the protection of personal data with the Office.

- 4.7 The operator is obliged to process the request of the person concerned according to the above-mentioned points, resp. to meet the requirements of the person concerned by law and to notify it in writing within 30 days from the date of receipt of the request.
- 4.8 The operator shall notify the limitation of the person concerned rights in accordance with § 28, par. 2 by law to the person and the Office in writing without undue delay.

5. Final provisions

This document was published on 15-08-2017 at www.pinf.sk. This date is valid and effective.