

Personal Data Protection Policy

1. General Provisions

We place emphasis on the protection of personal data. The following Personal Data Protection Policy provides information on how **CEC Praha a.s.**, a company with its registered office at Prague 8, Pobřežní 18/16, ID No. 25673394, registered in the Commercial Register maintained by the Municipal Court in Prague, Section B, Entry 5407 – the Operator, obtains, maintains and further processes personal data in connection with the operation of Technical Games, Live Games and the provision of other services through its Places of Business.

The provision of Games of Chance brings about statutory obligations, which imply an obligation or necessity to process personal data. In addition, the processing of personal data is a precondition for the provision of and ensuring the functionality of our Technical Games and Live Games. Our main goal is to mediate and ensure for our players as great a gaming experience as possible when using our services and, at the same time, protect your privacy in the greatest extent possible.

This Personal Data Protection Policy provides information on how we collect, process and protect your personal data (see Chapters 2-7 below) as well as information on your rights and the manner of exercising them (see Chapter 8 below).

Personal data shall be considered any information concerning an identified or identifiable natural person who participates in our Games of Chance described in Game Plans, including former Participants and Applicants for Registration.

Terms with capitalised first letters used herein are explained in Chapter 9 below.

We recommend that you carefully study this Personal Data Protection Policy prior to filing an application for registration for any Game of Chance, Service or prior to different use of our Games of Chance or Services.

2. Personal Data Administrator

Your personal data is administered by **CEC Praha a.s.**, a company with its registered office at Prague 8, Pobřežní 18/16, ID No. 25673394, registered in the Commercial Register maintained by the Municipal Court in Prague, Section B, Entry 5407.

Current contact details are available on <https://www.casino-atrium.com/kontakty.htm>.

3. Personal Data Protection Officer

The personal data administrator appointed the following person to be Personal Data Protection Officer: Nebojša Milutinović. The following e-mail address is the contact information of the Personal Data Protection Officer: hiltoncasinomanager@hotmail.com.

4. Provision of Games of Chance

Pursuant to the Gambling Act and the AML, the participation in all Games of Chance, your Identification and entry into the Gaming Premises are related to the statutory obligations of the Operator, which require the processing of your personal data. Within those statutory obligations, the Operator is obliged to perform Registration and Identification of every person who wants to participate in Games of Chance. Your data is also processed in relation to conclusion of the Contract, performance of Registration and subsequent use of Games of Chance, at least for the period of the existence of the Player Card.

4.1. Purpose and term of processing

Processing of your personal data is a precondition for you being able to use Games of Chance, and such data is processed so that we can fulfil our contractual obligations according to the Technical Games Game Plan, Live Games Game Plan and the General Business Terms and Conditions, and to ensure the functionality of the individual Games of Chance. We also process your personal data to ensure that all Participants adhere to the conditions of Games of Chance and to prevent violation of those conditions or circumventing them or other misuse of the provided functionalities of Games of Chance or fraudulent conduct. In addition, we process your personal data if it is necessary for fulfilment of the statutory obligations applying to us. See a detailed description of the purposes for the personal data processing in the individual stages of using Games of Chance below.

4.2. Registration and identification

Registration is a precondition of your participation in Games of Chance. The Contract between you and the Operator will be concluded and your Player Card will be established within the Registration process. By using your Player Card you can participate in Games of Chance at any of our Places of Business at any time during the period of its validity.

Registration is also a statutory requirement for participation in Technical Games as per Sections 44-45 of the Gambling Act and is carried out in compliance with this Act and with the Game Plan of the Technical Games. Registration is a universal process for establishment of the Player Card and the possibility to participate in Games of Chance, it allows you to participate in all Games of Chance offered without any restriction at our Places of Business and allows us to fulfil all statutory requirements applying to the provision of the Live Game. In order to ensure your Identification for every case of your participation in Games of Chance and in order not to perform your Identification upon each of your visits, we also take a picture of you during the Registration process, which will be placed on your Player Card and which we will maintain during the whole existence of your Player Card on the basis of our legitimate interest consisting in ensuring such future cases of Identification.

A precondition for completion of the Registration is your Identification and possibly also setting of Self-Restricting Measures.

Pursuant to Section 71(2) of the Gambling Act in relation to the provision of Section 16 of the AML, we check within the Registration and Identification process your identification data (your name, surname, birth certificate number – or the date and place of birth if you have no

birth certificate number, the address of your domicile or a different residence, your sex and citizenship) and your contact data (the address of your domicile, e-mail address, phone number). We are obliged to determine this data using your Identity Card if they are contained therein, and enter in our internal database the type and number of the Identity Card, the country or body that issued it, and the period of its validity. We are also obliged to check if your appearance matches the picture on the Identity Card. In addition, pursuant to Section 8 of the AML, we are obliged to determine and record if you are not a politically exposed person or a person against which the Czech Republic applies international sanctions according to the International Sanctions Act.

If the Applicant for Registration for the Technical Game is not a citizen of the Czech Republic and their identity and age cannot be checked in a distant manner within the Registration, the Operator shall only check the identity and age of such Applicant for Registration on the basis of their Identity Card presented in their presence. The Operator shall establish a Temporary User Account for such Applicants for Registration, which can be active for no longer than 90 days following its establishment. Further processing of personal data within a Temporary User Account shall be subject to the rules of maintenance of User Accounts described in this Personal Data Protection Policy.

If, in compliance with Section 14 and Section 45 of the Gambling Act, you set Self-Restricting Measures during the Registration process, we will connect them with your Player Card or also the User Account and maintain them for the entire period of the existence of your Player Card unless you make a different setting.

Then we are obliged to keep records of your Identification performed during the Registration as well as information who performed your first Identification and when it was performed, and we must maintain this data for the whole period of your Player Card existence (i.e. for the whole existence of the contractual relationship between you and the Operator) or for the period of 10 years following your Identification, whichever period of time will be longer.

4.3. Provision of Games of Chance

After the Registration (i.e. on the basis of the Contract having been concluded) every Participant will receive a Player Card allowing them to participate in our Games of Chance.

In addition to the data which we received from you within the Registration and for which the processing is imposed on us by the Gambling Act and the AML, we also process, within your Games of Chance use, the data on your User Account, Player Card, data on Games of Chance having been played and on your Bets, including all accompanying data on those Games of Chance and Bets, all as part of the administration and maintenance of your Player Card (i.e. the performance of the Contract concluded with you).

We maintain the data for the period of your Player Card existence (for the reason of the Contract performance and fulfilment of statutory obligations), and obligatory data is maintained for the period of time as determined by legal regulations – especially the AML (i.e. in the cases described below up to 10 years following the individual transactions).

Record of stakes received. According to the Gambling Act and pursuant to the AML we are obliged to maintain all information on Bets received and Wins paid (including your identification data obtained within Registration), and in case of the Technical Game we are obliged to monitor the movement of the Funds in your User Account. This obligation of ours lasts for the period of 10 years following every transaction that you will make within our services (i.e. when using Games of Chance) or for the period of 10 years following the Player Card termination.

Protection against fraudulent conduct. According to the AML (particularly Section 6 of the AML) we are obliged to monitor Participants' conduct and identify suspicious transactions. Thus, we are obliged to identify, e.g., whether or not a Participant handles funds that obviously do not correspond to their financial situation, whether or not someone intentionally makes loss-making transactions, whether or not a Participant participates in Games of Chance with a low risk and in low ratios to their stakes, or whether or not someone unexpectedly asks for payment of funds not having been used so far. In order to fulfil this statutory obligation we monitor your individual games and the overall handling of funds when using Games of Chance. We also check the origin of the funds that you use for your participation in Games of Chance within your Registration and on the basis of your statutory declaration and determine whether or not they come from an illegal activity. The obligation to maintain such data lasts for the period of 10 calendar years following every transaction; this period of time starts on the first day of the calendar year following a particular transaction.

If we identify any suspicious transactions or suspicious conduct that might disrupt the integrity of our Games of Chance or otherwise threaten our Games or Chance or Information Systems on which they are operated, we are entitled to suspend the use or refuse to create your Player Card or prevent you from making transactions, playing Games of Chance or depositing or withdrawing Funds. If we are suspicious of any misuse of your Player Card, we can also temporarily limit the maximum amount of your possible deposits and withdrawals.

Such steps are necessary for the provision of and ensuring the integrity and functionality of our Games of Chance and for ensuring equal conditions and equal possibilities of Wins in compliance with the Gambling Act. The Operator considers the protection of Participants and ensuring the functionality of its Games of Chance a priority. With regard to a high number of Participants, this manner of protection is the only possibility to ensure sufficient and effective protection of our Games of Chance and information systems as well as the other Games of Chance Participants.

Establishment, exercise or defence of legal claims. After the termination of the contractual relationship with you, i.e., after the termination of the Player Card, we can maintain some of your personal data the maintenance of which is necessary for the protection of our rights and potential defence of our legal claims for the duration of the period of limitation.

If we are suspicious of any misuse of Games of Chance or other fraudulent conduct, we can also use your personal data for reporting a potential crime. The legal basis of such processing is our legitimate interest consisting in the defence of our Games of Chance, our funds and information systems.

Scope of Personal Data Processed

For the purposes specified above we process the personal data that you provide to us within your Registration at the Place of Business. This includes the following data in particular:

- The identification and contact data: name, surname and academic degree, birth certificate number (or the date and place of birth if you have no birth certificate number), the mailing address, the address of your domicile, citizenship and the country of birth, sex, phone number, e-mail address;
- Data contained in the Identification Card: the card number, the body having issued the card, period of card validity;
- In case of a Technical Game the Self-Restricting Measure you chose;
- Your photograph.

Within your Games of Chance use we will obtain other data on you related to your Games of Chance use, including the data on your gaming activities and data on Bets made, your Wins, and other data related to your Games of Chance use within your Player Card.

5. Other Services and Operations

In addition, we provide you with the following services, during which your personal data is also processed for the period of time and purposes specified below and on the legal bases specified below:

5.1. Loyalty programme

Within the Registration process and at any time afterwards during the existence of your Player Card, you have an opportunity to register for a loyalty programme. If you register for participation in our loyalty programme, we will process your personal data within that programme, including data related to your Bets and other Games of Chance data, and in addition, we will keep records of the points and other bonuses received on the basis of the Bets made or on the basis of your participation in Games of Chance.

As a part of your membership in the loyalty programme we will send to you the latest information on events, bonuses and other news within the loyalty programme, our Services and Games of Chance. We can send the news to you by e-mail, via text message or using other electronic means.

Consent cancellation

You can cancel your consent to your participation in the loyalty programme at any time and we will stop processing your data. In compliance with legal regulations you can reject the sending of information on the loyalty programme news at any time within every message sent to you; it will not affect your participation in the loyalty programme.

The consent cancellation has only future effect and thus does not affect the legality of the previous processing based on that consent (prior to its cancellation). Upon the consent

cancellation your personal data within the loyalty programme will be terminated and we will not be entitled to process it any longer.

Scope of Personal Data Processed

For your participation in the loyalty programme we need to process your following personal data:

- Contact and identification data, your Player Card data, and your User Account data in case of the Technical Game;
- Data on Games of Chance use, including your stakes, Bets, Wins and other methods of Games of Chance use.

Purpose and term of processing

The purpose of your personal data processing is to allow you to use all the advantages of the Operator's loyalty programme, which also includes the sending of selected marketing messages. We process the data for this purpose for the period of your participation in the loyalty programme or until the cancellation of your consent, however, no longer than for the period of your Player Card existence.

5.2. Marketing communication

If you give to us your consent to the sending of news and action offers, we can send you action offers, news and information using your contact data, including marketing messages that we consider relevant for you (on the basis of the information you provided). Such information and news can contain marketing or advertisement messages concerning our goods and services or goods and services of third parties that we cooperate with. Marketing messages can be sent by mail or e-mail.

We will also send you marketing messages and other news if you register for receiving our newsletters. We only use your e-mail address for these purposes.

5.2.1. Consent cancellation

You can cancel your consent at any time. In such an event, we will stop processing your personal data for the purposes of sending marketing messages and/or newsletters and will not send such messages to you any longer. The consent cancellation only has a future effect and thus does not affect the legality of previous processing based on that consent (prior to its cancellation) or the existence of your Player Card.

5.2.2. Scope of processed personal data

We especially use your following personal data to send you relevant marketing messages:

- name and surname
- date of birth
- e-mail address
- phone number

5.2.3. Purpose and term of processing

We process your personal data in order to send you news, action offers and marketing or other commercial messages including newsletters of the Operator and/or its business partners. We process your personal data for this purpose for the period of your Player Card existence or until you cancel your consent.

5.3. Cookies

When using our website your personal data may be processed via cookies, which we especially use for the purpose of statistics and analysis of the traffic and use of our website. We use Google Analytics, Google AdWords or Facebook Ads tools for this purpose. Your personal data is only maintained for a period of time necessary for assessment of the traffic, however, no longer than 1 month. More information on our use of cookies is available at www.casino-atrium.com.

5.4. Camera system

According to Section 72 of the Gambling Act, we are obliged to install in our Gaming Premises (i.e. at every Place of Business) camera systems, which allow real-time, real-speed and undisturbed records for the whole duration of the operating hours. The entire area of the Gaming Premises that is used for operation of Games of Chance must be monitored, especially the cash desks, the individual game tables, etc. Within such camera records we are also obliged to record undistorted sound.

In compliance with the statutory obligation specified above, the camera systems are also placed in all our Places of Business that are Gaming Premises.

Camera system records must be maintained for a period of 2 years at every Place of Business.

6. Sharing and Handover of Personal Data (to Personal Data Recipient)

6.1. Processors

We can share personal data, which we process in the manner described above, with third parties that ensure some services related to the provision of Games of Chance, administrative support, use of software means, etc. Such entities act as personal data processors. We can share your personal data in the following manner:

6.1.1. ICT companies

On rare occasions, suppliers of our IT systems and related services can have access to some of your personal data. This includes the following suppliers in particular:

- LERIS. CZ s.r.o., a company with its registered office at Prague 3 – Žižkov, Koněvova 2175, Postal Code: 130 00, ID No.: 290 41 741 (www.leris.cz), a provider of CMS (Casino Management System) for administration of gaming clubs and casinos and the CLEVER FOX application for administration of the loyalty programme

6.1.2. Auditors, tax advisers and lawyers

On rare occasions, external auditors, tax advisers or lawyers can have access to some of your personal data if it is necessary for collection or accounting of receivables or for the protection of our legitimate interests.

6.1.3. Ministry of Finance of the Czech Republic and public authorities

On the basis of obligations arising out of the Gambling Act we regularly send your identification data and data on Games of Chance use to the Ministry of Finance of the Czech Republic. In addition, if a public authority asks us, within the exercise of their powers, to disclose some personal data, we disclose it to that public authority in the necessary scope on the basis of the obligations arising out of law or a different legal act.

6.2. Guarantees

We have entered into contracts on the processing of personal data with the personal data processors as per Chapter 6.1, which guarantees at least the same level of protection of your personal data as this Personal Data Protection Policy.

7. Securing Personal Data

We have implemented and maintain necessary and appropriate technical and organisational measures, internal controls and information security processes in line with the best business practice corresponding to a potential threat to you as the data entity. In addition, we take into consideration the condition of the technological development with an aim to protect your personal data against accidental loss, destruction, changes, unauthorised disclosure or access. Besides others, such measures especially include measures ensuring physical security, adoption of appropriate steps to ensure the responsibility of employees who have access to your personal data, employee training, regular back-up, processes for data renewal and incident management, software protection of devices where personal data is saved, and other measures.

The servers and the manner of handling the game-related and financial data included therein comply with the technical requirements for the information security management system, which are determined by the technical standard of ČSN ISO/IEC 27001: 2014 Information Technologies – Safety Techniques – Information Security Management Systems – Requirements (in compliance with Section 3 of Decree 208/2017 Coll., which determines the scope of the technical parameters for devices through which games of chance are operated, the requirements for the protection and maintenance of game-related and financial data, and its technical parameters).

The server is placed in our data centre, which is intended for placement of the information and communication technology in non-stop operation and which ensures the stable operation of the server without surrounding influences.

The physical security of the server is guaranteed by ensuring security at the level of the building where the data centre is situated. Unauthorised entry in the data server is prevented

and the server is secured against damage, theft or misuse and against the interruption of its operation.

To ensure physical security we use mechanical barriers, electronic security signalling devices, fire influence restriction means, natural catastrophes influences restriction means, entry checking systems, camera systems, devices for ensuring protection against an electricity supply failure, and devices ensuring optimum operating conditions.

Our servers are placed in two server rooms, which are powered by two separate electricity circuits, both of them are equipped with an electricity generating unit in case of a power failure. In case one of the server rooms shows a total failure, the other one will completely take over its function.

Communication with the server from a client PC's and units inside the machines is carried out via an encrypted VPN tunnel. We use 2048-bit RSA keys (RivestShamirAdleman Probablistic Signature Scheme in line with the Notes to Standard MF30513/2016/3402-12 for operation of games of chance according to the Gambling Act). In addition, we compress our own communication. Transfer of data from the administration interface is carried out through https protocol. The data itself is encrypted on the server using the following cypher: AES 256b CBC HMAC SHA1 (Advanced Encryption Standard using the 256-bit key in line with the Notes to Standard MF30513/2016/3402-12 for operation of games of chance according to the Gambling Act).

8. Your Rights as a Data Entity

In compliance with applicable legal regulations, you have the right to request information on the manner of your personal data processing and the right to have your personal data that we, as a personal data administrator, maintain, corrected. In some cases, you have the right to require deletion of your personal data. In addition, you have the right to access your personal data or to the transfer thereof (e.g. transfer of your personal data to a different provider of services). In some cases you have the right to raise objections and require restriction of your personal data processing. If you have given to us your consent to personal data processing, you can cancel it at any time. The individual rights and the manner of exercising them are described below.

8.1. Manner of exercising rights

If you exercise any of your rights according to this chapter or according to applicable legal regulations, we will inform every recipient to whom this data was provided as per Chapter 6 hereof of the measure adopted or of the deletion of your personal data or of the restriction to its processing in compliance with your requirement if such information is possible and/or if it doesn't require excessive effort.

If you wish to exercise your rights and/or obtain appropriate information, you can do so at any of our Places of Business or by writing to hiltoncasinomanger@hotmail.com. As part of dealing with your rights we check your identity to ensure that the integrity of your personal data or your Player Card will not be violated. In order to ensure as reliable protection of your personal data as possible, we are entitled to require that you arrive at any of our Places of

Business if you want to exercise any of your rights (especially as regards personal data arising from Games of Chance).

To handle your request we may require that you provide any of the identification information that you previously gave to us. We always only require provision of such data in the scope necessary for verification if it was really you who sent the respective requirement. Your request will be handled within one month following the moment we receive it; however, we reserve the right to prolong this period of time by two months in complicated cases.

8.2. Correction of your personal data

In compliance with applicable legal regulations you have the right to have your personal data that you share with us corrected. If you want to ask for correction, contact us via our Places of Business or at the contact address specified above.

We adopt appropriate measures to ensure that you can maintain your personal data accurately and up-to-datedly. You can always contact us and ask whether or not we still process your personal data.

8.3. Deletion of your personal data

You can ask us at any time to delete your personal data via our Places of Business or using the contact details specified above.

If you address us with such a request, we will delete all your personal data that we have without undue delay unless we need your personal data for fulfilment of contractual and statutory obligations (especially the obligations according to the AML as described in point 4.2 hereof) or for the protection of our legitimate interests as described above. We will also delete your personal data (and ensure that all processors authorised by us will also delete it) if you cancel your consent to processing your personal data provided you have given the consent to us or provided it is required by law.

8.4. Consent cancellation

You can cancel your consent to processing your personal data, which you gave us before, at any time without specifying any reason. Please contact us through our Places of Business or via the contact details specified above. In such event, we will delete your personal data as specified in point 8.3 hereof.

Please remember that cancellation of your consent does not affect the legality of any processing carried out on the basis of your previous consent given to us prior to cancelling it.

8.5. Making your personal data available and transferability thereof

You have the right to require information whether or not we process your personal data and to what extent. At the same time, you also have the right to require that we make available the personal data that you provided to us as well as other personal data that relate to you. If you wish to have access to your personal data that we process, contact us through any of our Places of Business.

If you require that your personal data are transferred to another processor, we can send some of your personal data (especially those that we process on the basis of a contract performance and/or on the basis of your consent) directly to a third party (another data administrator) that you name in your request unless that requirement has a negative impact on the rights and liberties of other persons and if it is technically feasible.

8.6. Right to object

If we process your personal data on the basis of our legitimate interest (e.g. in order to protect our systems and Games of Chance), you have the right to object to such processing at any time for a reason connected with your particular circumstances. If, in such an event, we fail to prove our serious legitimate reasons for processing that would outweigh your interests or rights and liberties or if we fail to prove that this data is necessary for determination, exercise and defence of our legal interests, we won't process such data any longer and we will delete it without undue delay.

8.7. Restriction of processing

If you ask us to restrict the processing of your personal data, e.g., if you have any doubts about the accuracy or legality of your personal data processing or about our need to process your personal data, we will restrict the processing of your personal data to the necessary minimum (saving) or process it only in order to determine, exercise or defend our legal claims, or in order to protect the rights of another natural person or legal entity, or for other limited reasons prescribed by applicable legal regulations. If the restriction is cancelled and we continue to process your personal data, we will inform you of that fact without undue delay.

8.8. Complaint with the Office for Personal Data Protection

You have the right to file a complaint about our processing of your personal data to the Office for Personal Data Protection at the following address: Pplk. Sochora 27, 170 00 Prague 7. The website of the Office: www.uoou.cz.

9. Interpretation of Terms

The terms with capitalised first letters which are used herein shall have the following meaning (unless explicitly specified otherwise) and/or the meaning that is used in other documents that this Personal Data Protection Policy refers to, i.e., the Technical Games Game Plan, the Live Games Game Plan and the Casino General Business Terms and Conditions.

AML – Act No. 253/2008 Coll., on some measures against legalisation of criminal proceeds and funding of terrorism, as amended, which imposes on the Operator an obligation to identify the Participant during the establishment of the contractual relationship, the identification of which shall consist in the provision of personal data determined by the AML, which is a part of the Registration as per the respective Game Plan, and in some cases also ensuring other information required by the AML and ensuring the Participant's declaration (also see Sections 5, 7 and 9 of the AML).

Temporary User Account – a user account that the Operator establishes for a person who is not a national of the Czech Republic and whose identity and age cannot be checked in a distant manner under the cooperation with the Ministry of Finance of the Czech Republic. A Temporary User Account can only be active for 90 days at the longest.

Games of Chance – the games of chance operated by the Operator according to applicable legal regulations on the basis of the individual basic licences issued by the Ministry of Finance of the Czech Republic or a licence, i.e., for Technical Games and Live Game.

Game Plan – the Operator’s game plan for operation of the Technical Game or Live Game game of chance. Game Plans regulate the rules of the Games of Chance which are operated in the Gaming Premises. The current Game Plan for Technical Games is available on www.casino-atrium.com and the Game Plan for Live Games is available on www.casino-atrium.com. Game Plans are available to Participants at every Place of Business.

Gaming Premises – the gaming premises within the meaning of Section 65 et seq. of the Gambling Act, i.e., a game club, which shall be understood as an independent, constructionally separate space, in which the Operator only operates a Technical Game, or a casino, which shall be understood as an independent, constructionally separate space, in which the Operator operates a Live Game as the main activity, or a Technical Game in compliance with the Gambling Act and the respective licences.

Identification – a process of checking the identity of a Participant in a Game of Chance required by the Gambling Act and the AML.

Player Card – an authorisation of a Participant who has passed the Registration process and concluded a Contract to participate in Games of Chance.

End Device – a functionally indivisible and programme-controlled mechanical, electronic, electromechanical or another similar technical device operated directly by the Participant. A technical device shall also be understood as a device, which, together with the server, forms a functionally indivisible unit with a number of End Devices determined in advance and operated directly by the Participant, where the End Device does not work and cannot be used separately if the server is disconnected

Funds – money intended for stakes and payment of funds into and from a User Account.

Operator – **CEC Praha a.s.**, a company with its registered office at Prague 8, Pobřežní 18/16, ID No. 25673394, registered in the Commercial Register maintained by the Municipal Court in Prague, Section B, Entry 5407.

Place of Business – a point of operation of the Operator where the Operator operates Technical Games, Live Games and other Services. A current list of Places of Business is available at www.casino-atrium.com.

Identity Card – a document issued by a public authority, which must be valid, which must clearly show the holder’s appearance and which must include at least (i) the name(s) and surname of the card holder, (ii) the date of birth, (iii) the birth certificate number if the holder has one, and (iv) the place of birth or other personal data of the holder, which are necessary

for the Registration and Identification of the better according to the AML; a national of the Czech Republic shall present their valid identity card as the Identity Card; if it cannot be presented, then they must present their passport or driving licence; a foreign national shall only present their personal identification card (an equivalent of the Czech identity card) or passport or residence permit in the territory of the Czech Republic.

Registration – a process which is necessary for participation in a Game of Chance according to the respective Game Plan.

Bet – a voluntary non-returnable monetary performance of the Participant which will be compared to the result of the respective Game of Chance and which the Participant shall pay in advance.

Self-Restricting Measures – a tool for responsible playing as chosen by the Participant and determined by the Gambling Act; the types and basic conditions for their setting are regulated in detail in the respective Game Plan.

Services – services other than Games of Chance provided by the Operator, especially competitions and other services.

Contract – the contract on provision of services consisting in participation in Games of Chance concluded by and between the Operator and Participant, which allows the Participant to participate in Games of Chance at the individual Places of Business.

Technical Game – a game of chance according to the provision of Section 3(2)(e) of the Gambling Act operated by the Operator in the Gaming Premises. Participants participate in the Technical Game by staking a Bet, the return of which is not guaranteed.

Participant – a natural person who carried out the Registration process and who is authorised to participate in Games of Chance at the Operator.

User Account – an account that the Operator establishes for the Participant after the completion of the Registration for participation in the Technical Game. This account records the determined cash transactions of the Participant and the data on their participation in the Technical Game, especially their stakes, Bets and Wins, separated from the funds of other Participants and the Operator.

General Business Terms and Conditions – the Operator's General Business Terms and Conditions, which are available for Participants at www.casino-atrium.com and at every Place of Business.

Win – an amount of money that the Participant receives upon fulfilment of all the conditions of the respective Game of Chance.

Applicant for Registration – a person who is at least 18 years old and who wishes to participate in Games of Chance. For this purpose, the Applicant for Registration has decided to voluntarily enter into the Contract with the Operator.

Gambling Act – Act No. 186/2016 Coll., on games of chance, as amended.

Live Game – in compliance with the Gambling Act, it is a game of chance operated in the Gaming Premises, during which the Participant plays against a croupier or another Participant who is present at a game table without the number of Participants or the amount of stake in one game being determined in advance. A Live Game may be roulette, a card game, even if it is organised in the form of a tournament, and craps game.

11. Personal Data Protection Policy Amendment

We are entitled to amend or update the Personal Data Protection Policy at any time. Any changes in this Personal Data Protection Policy shall become effective after they are published at www.casino-atrium.com. We will inform you of any major changes through our Places of Business or by e-mail prior to their effective date.