THE INFORMATION OBLIGATION OF THE GDPR

Detailed information regarding the processing of the Acceptor's personal data

I. Personal Data Controller

The controller of your personal data is the company PSP Polska sp. z o.o. with its registered seat in Poznań ul. Kanclerska 15, 60-327 Poznań, entered into the Register of Entrepreneurs of the National Court Register kept by the District Court Poznań - Nowe Miasto and Wilda in Poznań, 8th Commercial Division of the National Court Register, under the number KRS 0000352235, NIP 8992689516, REGON 021215833

Controller's contact details:

Address: PSP Polska sp. z o.o. ul. Kanclerska 15, 60-327 Poznań

Email: rodo@espago.com

II. Data Protection Officer

The controller has appointed a Data Protection Officer, whom you can contact electronically by sending a message to the email address rodo@espago.com.

III.Purposes and legal grounds for the processing of personal data

PSP Polska sp. z o.o. processes your data for the purposes of taking action at the request of the data subject before concluding the contract, i.e. to register on the Espagolink Website, necessary before the Acceptor concludes the Card Acceptance Agreement with the Elavon Settlement Agent.

PSP Polska sp. z o.o. processes your personal data pursuant to art. 6 sec. 1 let. b) Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46 / EC (general regulation on data protection [referred to in this information as GDPR], i.e. processing is necessary to take action at the request of the data subject prior to entering into a contract.

IV. The categories of personal data that are processed

PSP Polska sp. z o.o. processes personal data related to the identification of your person, i.e. name and address email, contact number.

V. Information on the categories of data recipients

Pursuant to Art. 4 sec. 9 GDPR, the recipient of the data should be understood as a natural or legal person, public authority, unit or other entity to which PSP Polska sp. z o.o. discloses your personal data, regardless of whether it is a third party.

Public authorities that may receive personal data in the course of a specific proceeding under EU law or the law of a Member State are not considered recipients.

Accordingly, PSP Polska sp. z o.o. informs about the following categories of recipients:

- 1. subagents of PSP Polska sp. z o.o. that is entities acting on behalf of and on behalf of PSP Polska sp. z o.o.;
- 2. entities providing legal services related to the activities of PSP Polska sp. z o.o.;
- 3. entities providing IT services related to the activities of PSP Polska sp. z o.o.;
- 4. entities providing audit services and other services related to controlling the activities of PSP Polska sp. z o.o.;
- 5. entities providing accounting services;
- 6. other than those entities, which by law are entitled to receive from the PSP Poland Sp. z o.o. information related to the PSP Poland sp. z o.o., which may include your personal data, including in particular the supervisory authorities to PSP Polska sp. z o.o.

VI. Information on the intention to transfer personal data to a third country or an international organization

PSP Polska sp. z o.o. does not intend to transfer your personal data to a third country (i.e. you outside the European Economic Area) or to an international organization.

VII The period for which personal data will be stored or the criteria for determining this period

Your personal data will be processed for the duration of agreements concluded with the Card Acceptance Elavon Billing Agent.

VIII Information about your rights

- You have the right to request the Controller to access your personal data, including obtaining a copy of the
 personal data subject to processing. The first copy is free of charge. For any subsequent copies you request, the
 Controller may charge a reasonable fee based on administrative costs.
- 2. You have the right to request the Controller to correct your personal data that is incorrect, in particular because it has been collected with errors or because it has changed after collection. The above right also covers the supplementation of missing data.
- 3. You have the right to request the Controller to delete your personal data, with the proviso that you can exercise this right in the cases specified in the RDP, that is, when one of the following circumstances occurs:
 - Your personal data are no longer necessary for the purposes for which they were collected or otherwise
 processed, in particular if the period in which the Controller planned or was obliged to process your data
 has already expired;
 - b. you have withdrawn the consent on which the data processing is based, unless the controller has no other legal basis for the processing;
 - c. you have objected to the processing and there are no overriding legitimate grounds for processing;
 - d. if your personal data has been processed unlawfully;
 - e. if your personal data must be removed in order to comply with the legal obligation provided for in the Union law or the law of the Member State to which the Controller

PSP Polska sp. z o.o. is subject, may refuse to accept a justified request for the deletion of data referred to above in cases provided for by law, in particular when further processing is necessary to comply with a legal obligation requiring processing under the law of the Union or the law of a Member State, to establishing, investigating or defending claims.

- 4. You have the right to request the Controller to limit the processing of your personal data under the conditions specified in the GDPR, that is when:
 - a. you question the correctness of personal data for a period allowing the Controller to check the correctness of this data;
 - b. the processing is unlawful and you oppose the erasure of the personal data and request the restriction of their use instead;
 - The Controller no longer needs personal data for the purposes of processing, but you need them to establish, assert or defend claims;
 - d. you have objected to the processing until it is determined whether the legitimate grounds on the part of the Controller override the grounds of your objection.
- 5. You have the right to object to the processing of your personal data by the Controller in accordance with art. 21 paragraph 1 of the Regulation, i.e. to oppose for reasons related to your particular situation the processing of your data based on art. 6 sec. 1 lit. e) or f) GDPR, including profiling based on these provisions.

The right to object does not apply to PSP Polska sp.z o.o., because the Controller processes data pursuant to art. 6 sec. 1 lit. b.

6. You have the right to transfer data. Therefore, you have the right to receive your personal data in a structured, commonly used machine-readable format, which you provided to the Controller, and you have the right to send this personal data to another administrator without any obstacles on the part of the Controller.

When exercising this right, you can also request that your personal data be sent by the Controller directly to another controller, if technically possible.

7. You have the right to lodge a complaint with a supervisory authority, i.e. to one of the bodies established by individual EU Member States, whose task is to monitor the application of the Regulation.

The supervisory authority competent for the territory of the Republic of Poland is the President of the Personal Data Protection Office.

IX Information on automated decision making, including profiling

Your data will not be processed in an automated manner, including in the form of profiling.

X Processing of data for a purpose other than the purpose for which they were collected

PSP Polska sp. z o.o. does not plan to further process your personal data for a purpose other than the purpose for which the personal data was stored.

XI Voluntary provision of data and the consequences of not providing it

To the extent that data processing takes place in order to conclude a contract and its implementation, providing data is a condition for the conclusion of the contract and its performance. Providing data is voluntary, but the consequence of not providing the data will be the inability to conclude or implement the contract.

XII Information stored on end devices (cookies)

- 1. The website saves information on the user's end device, using cookies for statistical purposes (Google Analytics) and to ensure full functionality of the services.
- 2. The "cookies" are IT data contained in text files, which are stored in users' end devices, and intended for the use of websites. Thanks to the "cookies" files, the user's device is recognized and the website is displayed to adapt to his individual preferences.
- 3. By default, web browsers allow cookies to be stored on the user's end device. Users can change the cookie storage settings in their web browser at any time. These settings can be changed to block the automatic handling of the "cookies" files or to inform the user of each transfer to his device.
- 4. Detailed information on the possibilities and methods of handling cookies is available in the software (web browser) settings. Failure to change the cookie settings means that they will be stored on the user's end device, which will enable the storage of information on the user's end device and access to this information.
- 5. Disabling the "cookies" files will interrupt the service provision on the Website.