PRIVACY NOTICE

on data processing not regulated by separate privacy policies in connection with the participation at STRAND Festival

During participation at STRAND Festival (hereinafter "**Festival**"), we process various personal data in connection with the visitors that we process in accordance with the relevant effective legislation, especially Regulation 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 repealing Directive 95/46/EC (hereinafter the "GDPR").

In connection with the participation at the Festival separate privacy notices covering certain data processing activities. We hereby inform you on the details of the processing of your personal data and your corresponding rights in relation to data processing activities not covered by the separate privacy notices.

The entity of the data controller: Weekend Event Limited Liability Company (seat: 1122 Budapest, Városmajor utca 48. B. ép. fszt. 2., company registration number: Cg. 01-09-695549, e-mail: adat@nagyonbalaton.hu; website: https://www.strandfesztival.com/en/, hereinafter "Organiser")

ENTERING THE FESTIVAL AREA, PARTICIPATION AT THE FESTIVAL

1.

The Festival is a private event, entering and staying there is possible only with a valid wristband. The wristband(s) are for specific day(s) and entitle only one person to enter. The wristband equipped with a unique identifier will be issued by Organiser after ticket validation.

1.1. exchange of ticket to wristband

A separate privacy is related to the data recording prior to the exchange of the ticket to wristband (precheck-in and on-site check-in) required by Act CXXXIII of 2005 on Security Services and the Activities of Private Investigators.

After completing the check-in process, the tickets purchased are exchanged to wristband (rendering tickets to wristbands): entry to the Festival area is possible bearing valid wristband, which is checked so that our colleagues visually compare the facial image of the person recorded during the check-in with the face of the person waiting to enter, as well as check the validity of the wristband (only log data is generated).

1.2. eligibility check

In case of Visitors purchasing and/or using tickets for the Festival, the eligibility for discount, entry, or other circumstances is subject to check, but of which no data are stored, no data are transmitted.

checked fact	place of checking	method of checking
Diákjegy (Student ticket) eligibility	check-in	visually checking the date of birth in identification document
VIP eligibility	entry to VIP zone	visual checking of the wristband or machine-reading of the chip
Camping eligibility	Entry to Camping zone	visual checking of the wristband or machine-reading of the chip

baggage locker usage	baggage lockers	by reading the barcode on the locker ticket, providing access to the baggage locker
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2.

MANAGING QUESTIONS AND ISSUES OCCURRING IN CONNECTION WITH THE FESTIVAL

All persons at the Festival must adhere to the Festival's Visitor policy. Despite this, and despite all the precautions, some problems may, in an occurrent manner, arise that may result in the processing of personal data.

2.1. medical problems

On the site of the Festival, Organiser provides medical attendance, ensures on-site presence of first aid staff within its legal obligation pursuant to 5/2006 (II.7) Health Ministry decree and 23/2011 (III.8) Government decree.

Pursuant to Act XLVII of 1997 on processing and protecting medical and related personal data, the medical service provider availed by Organiser are individual data controllers, their data processing falls outside of the sphere of control of Organiser, therefore, the latter has no liability for them, cannot provide information of them.

In connection with medial aid availed without help, and the helper service of the medical patrol crew, no data is registered, in case of an incident, however, the security service and the medical service, respectively, records the data of the incident in a report, that contains all relevant information. The records are kept by the security service, and the medical service providers, which are handled by the respective service providers within the sphere of their own data processing. Organiser receives exclusively anonym statistical data of security incidents.

2.2. individual emergencies

When an individual emergency occurs at the Festival (for example, a child is lost, or a person not being conscious or aware is found), Organiser takes all reasonable measures within the framework of its capabilities to manage the individual emergency. If we are unable to manage the individual emergency, or our efforts to manage the individual emergency prove to be unsuccessful, we contact the competent authorities to take further measures.

Purpose of data processing	Aiding the person in individual emergency.
Processed data	All necessary data available within common sense (the scope of them can be specified individually, on a case-by-case basis, the relevant information cannot be given in advance pursuant to Point b) of Article 14 (5) of the GDPR).
Legal basis of data processing	The legal basis of the data processing is, pursuant to Point d) of Article 6 (1) of the GDPR, the protection of the vital interests of the persons in the individual emergency.
Duration of data processing	For a period justified by the nature and documentation requirement of the individual emergency, of which precise information can be given on a case- by-case basis, upon specific request.

Addressees	Third persons contributing in, affected by the management of the individual emergency, of whom precise information can be provided on a case-by-case basis, upon specific request.

DATA SECURITY

Organiser shall ensure the security of the personal data and shall implement appropriate technical and organizational measures to ensure that the collected, stored and processed data are protected, in addition to preventing destruction, unauthorized use, and unauthorized alteration of the data. Organiser shall furthermore notify third parties - to whom the data subject's information is transferred - that they are obligated to meet the data security requirements.

Organiser shall ensure the prevention of unauthorized access to personal data, as well as the publication, transfer modification or erasure thereof.

Organiser shall impose the aforementioned obligation onto its employees taking part in the data processing, as well as the data processors acting under the authority of Organiser

THE RIGHTS AND LEGAL REMEDIES, COMPLAINTS OF DATA SUBJECTS

Pursuant to the GDPR, during the data processing, you may request access to the personal data and may request information about data processing (which shall be provided by Organiser within no more than 1 month), may request rectification of personal data, erasure under certain conditions, or the restriction of data processing, and - when the legal basis for data processing is performance of a contract - you have the right to data portability. When the legal basis for data processing is legal interest, you have the right to object.

You can read further information about the rights in the *General privacy regulation* on the website of the Festival (<u>https://www.strandfesztival.com/en/visitor-policy/</u>).

If you feel that Organiser has violated any of the legal provisions applicable to the data processing, please, contact us first, using any of the above contact information, or at the following email address: dpo@sziget.hu. If this proves to be unsuccessful, you may initiate a proceeding of the Hungarian National Authority for Data Protection and Freedom of Information (Nemzeti Adatvédelmi és Információszabadság Hatóság, NAIH, seat: Hungary, H-1055 Budapest, Falk

Miksa utca 9-11.; mailing address: 1374 Budapest, Pf. 603.; email: ugyfelszolgalat@naih.hu) or seek judicial remedy.

Personal data related to children and third persons

Persons under 16 may not submit their personal data, except if they have requested permission from the person exercising parental rights. By providing your personal data to Organiser, you hereby represent and warrant that you act according to the aforementioned, and your legal capacity is not restricted with regards to the providing of data.

If you do not have the right to independently provide personal data, you shall acquire the permission of the appropriate third party (i.e. legal representative, guardian, other person – for instance consumer - you are representing) or provide another form of a legal basis to do so. In relation to this, you shall be able to consider whether the personal data to be provided requires the consent of a third party. It may happen that Organiser does not get into contact with the data subject, therefore, you are responsible for meeting all the necessary requirements and Organiser shall not be liable or bear any responsibility in this regard. Nevertheless, Organiser has the right to check and verify whether the proper legal basis is provided for the handling of data at all times. For example, if you are representing a third party – for

instance a consumer – we reserve the right to request the proper authorization and/or consent of the party being represented with relation to the matter at hand.

Organiser shall do its utmost to remove all personal information provided without authorization. Organiser shall ensure that if Organiser becomes aware of this, such personal information is not forwarded to any third party or used for Organiser's own purposes. We request that you inform us immediately via our aforementioned contacts if you become aware that a child has provided any personal data about himself or herself, or any other third party has provided any personal data of you unauthorized to Organiser

MISCELLANOUS

This Privacy Policy was written in Hungarian, although its English version is also available. In the event of contradiction, the Hungarian language version shall prevail.