

Privacy & Management of Personal Data

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1. Terms and definitions

Company — A legal entity conducting gambling activities in compliance with the licensing requirements

and the legislation of the relevant country.

Client – a person, who has agreed, according to the procedure established by the Terms of service, with the Terms of service and who has an intent to gamble.

Personal data - any information allowing to identify the personality of the Client. This does not apply to data that has been pseudonymized. Personal data shall include the following information:

- Identification data – first and last names or a similar identifier of the Client, a date of birth, citizenship, identification data of documents proving the Client's identity;
- Contact details – e-mail and phone numbers;
- Financial data – information about the bank account, a payment card (cards) used by the Client to use the services of the Company, as well as information about received and effected payments relating to the Client;

- Technical data – registration information, information about IP address, type and version of web browser, time zone and location settings, version and type of web browser plug-ins, operating system, platform and other technologies used on devices that are used to access the website;
- Profile data – information about the name of the Client and the password, settled transactions, correspondence and responses received in the course of surveys;

- Advertisement and communication data – information about preferences for receiving advertising materials, as well as Client's contact details.

Processor – a legal entity, processing Personal data of the Client in accordance with instructions of the Company. The Processor may be a company providing services for payments, professional information processing, marketing activities, as well as any other person whose participation is necessary for the interaction of the Client and the Company.

Processing of Personal data – actions related to Personal data including, but not limited to: collection, storage, systematization, copying, depersonalization, analysis, transfer to the processors, as well as analysis and use in other ways not prohibited by the Terms of service and these Regulations.

Regulations – these Privacy & Management of Personal Data regulations. **Website** – **www.dicebet.com or any other mirror website.**

2. Legislation

Collection and processing of Personal data are subject to regulation by the following acts:

a) Landsverordening Bescherming persoonsgegevens (AB 2010, no. 84) b) General Data Protection Regulation (GDPR) (EU) 2016/679

3. Goals and tasks of processing of personal data

- identification of the Client according with the anti-money laundering law, prevention of fraud and other illegal actions;
- the Client's registration in the Website;
- providing to the Client the possibility to use the services of the Company;
- organization of interaction between the Client and the Company when the Client accesses the services of the Company, plays and receives the winnings;
- providing to Clients of advertisement information about promotions and events;
- undertaking of marketing research.

4. A right to process personal data

4.1 Hereby the Client agrees that the registration on the Website means the consent of the Client to provide his Personal data to the Company, the consent to process the Personal data on the terms specified in these Regulations and to transfer the Personal data of the Client for processing to any person or entity that the Company will appoint as a Processor of Client's Personal data.

4.2 The Client agrees that in order to prevent the legalization of illegally received funds and (or) to ensure control, the Company has the right to transfer the Client's Personal data to third parties, including, inter alia, third-party suppliers, including the police, financial security authorities, banks, providers of identity and address verification systems, payment service providers and financial institutions, but only on condition that they adhere to similar standards for data processing and security. We recommend you to read the confidentiality rules and the third-party data processing policies.

4.3 The Client has agreed that the Company reserves the right to transfer Personal data

to the relevant third parties, such as other companies of the business group (if any), regulatory authorities, if there are reasonable suspicions of violations related to the Client's account.

4.4 Also, for the normal course of business, the Client agrees that the Client's data can be transferred to such entities as cloud services, data centers, payment services, banks, identity verification services, companies engaged in the provision of services in the gaming industry (such as Sportradar AG etc), etc. 4.5 The Company has the right to provide the Client's Personal data to sports organizations for investigation of fraud cases, cases of legalization of illegally received funds or settlement of issues related to compliance with sports ethics and compliance with regulatory obligations under the applicable law.

4.6 Some personal data processing tools may be located outside the European economic area (EEA). In such cases, one or more of the relevant security guarantees defined by law will continue to apply to the information. The Company will take all reasonable steps to ensure the safe handling of Personal data and to ensure that it is processed properly and with the appropriate level of protection, as well as in accordance with applicable legal requirements.

5. The time period for storing the Personal data

5.1 The Client agrees that the Company will store the Personal data of the Client within five years after termination of agreements entered into between the Client and the Company.

5.2 The Company reserves the right to process the Personal data during all periods of processing of Personal data.

6. The Client's rights

6.1 The Client has the following rights:

- the right of access to his Personal data;
- the right to change and correct his Personal data;
- the right to receive information from the Company about the Personal data of the Client, the purposes of processing of Personal data, Processors that process Personal data;
- the right to delete his Personal data if the justified reason for the storage of Personal data no longer exists;
- to object to the transfer of Personal data for certain purposes, in this case the Company has the right to refuse to provide the gambling services to the Client;
- the Client has a right to withdraw his consent to process the Personal data. Nevertheless the

Company will store information in accordance with the EU legislation on the processing of Personal data and with anti-money laundering regulations, taking into account the provisions of paragraph 5.1 of these Regulations.

6.2 The Client shall exercise their rights pointed in paragraph 6.1 of Regulations by sending the e-mail to id@dicebet.com . The Company shall within one calendar month from the moment of receiving of the email from the Client, satisfy the Client's request or provide a motivated refusal to satisfy the Client's request in full or in part.

7. The Client's liabilities and guaranties

7.1 The Client shall guarantee the accuracy and truthfulness of Personal data provided to the Company and declares that he can confirm the Personal data by official documents.

7.2 The Client shall do not disclose his registration data in the Website to the third parties. The Client shall accept reasonable protection measures to keep his registration information on the Website from access of unauthorized third party.

8. Data protection

8.1 The Company shall provide a secure communication link to the Website via Internet.

8.2 The Company shall provide for storage of the Personal data by the means excluding the unauthorized access to the Personal data.

8.3 The Company shall include in agreements with all Processors the conditions for compliance with the present Regulations.

9. Dispute resolution

9.1 Disputes under the present Regulations shall be settled by negotiations between the Company, the Processor and the Client.

9.2 In case of any dispute the Client shall email the motivated complaint to id@dicebet.com . The Company shall within one calendar month from the moment of receiving the email from the Client satisfy the Client's request or provide a motivated refusal to satisfy the Client's request in full or in part.

9.3 In case when parties didn't settle the dispute by negotiations the Client has the right to apply to the relevant regulation authority or to the relevant court of Curacao.

10. Entering into force and the period of validity

10.1 The Regulations have entered into force on January 23, 2023

10.2 The Regulations shall be valid for an indefinite period of time until the end of the activity of the Company or until the decision of the Company with regard to the termination of the current version of the Regulations.

10.3 These Regulations shall be inalienable part of the Terms of service.