WEBSITE USE RULES

Yerevan city, Republic of Armenia

1. General Provisions and Terms

- 1.1 These website use rules (hereinafter "Rules") define and regulate the rules of use of the website https://dopingspace.com/ (hereinafter referred to as "Website") belonging to "Doping Space" Limited Liability Company (hereinafter "Company") (TIN 02893152, location apt. 58, 25a Nalbandyan Str., c. Yerevan).
- 1.2 Entering the Website, using any service of the Website or downloading any content in whole or in part, you confirm as a User (hereinafter also you, to you, your, Customer, Buyer) that you have completely read and understood, and unconditionally accept the Rules, irrespective of the fact if you are a customer of a Sale carried out by the Company, a registered User of the Website or just a visitor.
- 1.3 The Website provides general information on different events and is designed for your use and purchasing tickets for an event.
- 1.4 People who are already 18 and have civil-legal capacity can be registered on the Website and make purchases. The Company bears no responsibility for the consequences of actions made by people whose age is under 18 or who are incapable (have been recognized as such by the court). The User is completely responsible for violation of requirements of this point.
- 1.5 The Company sells event tickets to the Users. All relations with regard to the ticket sale are regulated by the Public Offer Contract placed at the address https://dopingspace.com/public-offer-eng.pdf
- 1.6 The Rules may be modified without prior notice. The use of it by you means that you accept the terms stated below from the very first moment of use of the Website.
- 1.7 The Company does its best to check and test the materials posted on the Website, but please take your own measures of precaution to ensure that when you access the Website, you are free from the risk of viruses or bugs that could damage your own computer system. The company bears no responsibility for the loss, break or damage of your data and your computer system, which can be caused as a result of use of materials from this Website.

2. Terms and Definitions

2.1 In these Rules, unless the text directly indicates otherwise, the following terms have the following meanings:

"User" means any person using the Website in any way including by visiting the Website.

"Website" means a set of programs for information, texts, graphic elements, design, images, photo and video materials and other results of intellectual activities, as well as for electronic computing machines, which is contained in the information system providing accessibility of such information in the Internet at the link http://dopingspace.com/.

"Rules" means these Rules to use the Website.

- 2.2All other terms and definitions appearing in the text of the Rules are interpreted by the Parties in compliance with the Republic of Armenian (RA) legislation, as well as universal rules of interpretation of respective terms formed in the Internet.
- 2.3The titles used in the Rules (names of sections) are stipulated with the purpose of facilitating the use of the text of the Rules and have no direct legal meaning.

3. Mandatory Character of the Rules and Rule Amendments

- 3.1 The text of the Rules posted at all times at the link https://dopingspace.com/rules-of-website-use-eng.pdf in the Internet contains all terms of using the Website and is the suggestion of the Company to any User to use the Website in compliance with the mentioned terms. Thus, the text of the Rules is also a public offer.
- 3.2Any third party, using the Website, including by visiting the Website, posting any information on the Website, passing the link of the Website to any third party and carrying out other actions, accepts the offer.
- 3.3 From the very beginning of accepting the offer, the User agrees to the Rules and is bound to follow them. The rules acquire legal force towards the relationships arising between the Parties from the very beginning of using the Website by the User.
- 3.4The Company is entitled to make changes in the Rules at their discretion unilaterally by means of posting the text of the Rules in new edition on the internet at the following link

- https://dopingspace.com/rules-of-website-use-eng.pdf. The User confirms his consent to the change of the terms of the Rules by means of using the Website. In case of not giving consent to the amended Rules, the User stops using the Website.
- 3.5Using the Website the User gives his consent to the fact that the Company is entitled to transfer their rights and obligations determined by the Rules to any third party.

4. Procedure for Using the Website

- 4.1 Before using the Website, the User is obliged to acquaint themselves with the current edition of the Rules.
- 4.2 While using the Website it is prohibited to:
 - 4.2.1 Violate the provisions of the current RA legislation in any way;
 - 4.2.2 Mislead, discredit, insult, pursue, threat or otherwise transgress the rights and freedoms of the Website Users and/or third parties;
 - 4.2.3 Promulgate or disseminate false, harmful, indecent, illegal, ridiculing, blasphemous, slanderous, inappropriate, international and ethnic conflict inciting information and materials,
 - 4.2.4 Post information contradicting RA legislation, advertising and inciting illegal activities, infringing the rights towards objects of intellectual property of Users and third parties, propaganda materials, spreading spam, chain messages (messages requiring passing the same to one or several users), schemes of financial pyramids or appeals to participate therein, any other pursuing information, describe or propagandize criminal activity, post instructions or guides to carry out criminal actions;
 - 4.2.5 Intentionally spread different viruses, defective programs, Trojan programs, damaged files, mystical programs as well as elements of destroying or other misleading character of any other type;
 - 4.2.6 Use the Website in a harmful way or in a way which can hamper the normal functionality of the Website;
 - 4.2.7 Advertise or encourage illegal actions;
 - 4.2.8 Post any personal data of other Users or third parties without their consent;

- 4.2.9 Undertake any attempt with the purpose of having unlawful accessibility to the Website functions or any part thereof or to any network connected to the Network;
- 4.2.10 Use any devices, programs or processes to interfere with the normal work of the Website, as well as any action carried out on the Website or the use of the Website by any third party or for making such an attempt;
- 4.2.11 Use any automatic equipment, programs, algorithms, methods or any similar or equivalent manual operations to have access to any part of the Website, to acquire, copy or control, reproduce or access, bypassing the navigation and display system, and to receive any content, as well as any material, document or information or trying by any means which are not specifically provided by the Website;
- 4.2.12 Use the Website for any purpose violating the terms of the Rules or the legislation of the country from where the User receives accessibility to the Website;
- 4.2.13 Post, transmit and distribute messages which may have criminal character and cause any damage to the Company;
- 4.2.14 Post, send, transfer or through any means place and/or spread advertising information banned in a special form, unwished commercial letters/spam/;
- 4.2.15 Mislead the Users and/or third parties in regard to their personality;
- 4.2.16 Perform illegal collection and processing of other people's personal data;
- 4.2.17 Place commercial and political advertisement;
- 4.2.18 Use any way of receiving payment which is not directly stipulated on the Website, including, without limitation, payment of cash pecuniary means directly to a personal banking card or settlement account, Yandex Qiwi, WebMoney and other personal wallets, as well as place on the Website any information on similar ways of payment;
- 4.2.19 In any way mislead the Users and/or third parties in regard to the participation values of the event;
- 4.2.20 Use impermissible, indecent and rude colloquial words and expressions, as well as words and expressions derived therefrom.

4.3The Company is entitled to block the access of any User to the Website without prior notice to the User and explanation of reasons.

5. Intellectual property

- 5.1 The Website contains information, including reports, data, appendices, special offers, press releases, photographs, graphics, texts, images, hash marks, icons, pictures, software, audio and video materials, trademarks, copyrights, other rights of intellectual property and reserved rights and other materials which belong to the Company, interrelated persons, sponsors, colleagues, agents and all those who act on behalf of the Company, to other Users and other third persons.
- 5.2While using the Website, the User acknowledges and agrees that the Website is protected by copyright, trademarks and by other rights of intellectual property applicable in RA and other countries, and that the mentioned rights are real and are defended all types thereof, in all bearers and towards all technologies both existing at present and designed or created later. No content posted on the Website, including any rights towards hash marks or other signs, shall pass to the User as a result of using the Website unless otherwise prescribed by the consent of the Parties.
- 5.3Not contradicting the universal meaning of the provisions mentioned above, the User admits that the Website contains trade marks, products, services, firm names, hash marks, rights of intellectual property, defended rights and other materials of third parties, and that these rights belong to their respective owners. The User is prohibited to copy, modify, change, delete, add, disclose, pass to third persons objects like exclusive and personal non property rights /droit moral/, create derivative works, prepare or sell products on the basis thereof, reproduce, display or in any other way exploit or use similar rights of third persons without the clear permission of the owners thereof.
- 5.4 If the User finds that any part of the Website content violates the rights towards the results of the intellectual activities of the User, the User must file a relevant complaint to the Company at the electronic help@dopingspace.com
- 5.50n the basis of observation of the complaints received under procedure stipulated by point 5.4 of the Rules, the Company can make a decision either on satisfying the complaint and removing the

content infringing the User's rights, or on the insubstantiality of the complaint.

6. Responsibility

- 6.1The Company in no case bears responsibility for the information posted on the Website by the Users and (or) other people and all actions performed on the basis of this information.
- 6.2 The Company is not liable for operation of the Website and does not guarantee its uninterrupted work. The Company doesn't guarantee the preservation of the information posted on the Website either.
- 6.3The User uses the Website in the way as presented at his risk. The Company does not guarantee that the User shall obtain any results by using the Website. The User makes orders, payments at his/her risk, and the Company is not liable for the damages incurred by the User.

7. Settlement of disputes and applicable law

7.1 All relations connected with the use of the Website and arising therefrom are regulated by RA current legislation. All disputes are resolved in compliance with current RA legislation.