

REGULATIONS

of the e-service of the company Game Planner sp. z o. o

I Information about the Service

1. The e-service available via the Service available under the Internet address www.urbigame.pl is provided by the company Game Planner spółka z o.o. with registered office in Poznań, at ul. Jana Kochanowskiego4/7, 60-844 Poznań, registered in the District Court Poznań – Nowe Miasto i Wilda in Poznań, 8th Division of the National Court Register under the number 0000429906, with the tax number [NIP] 7811879900 and the statistical number [REGON] 302183231, hereinafter referred to as Administrator.

2. Via the Service, the e-service, an interactive city game allowing the direct active competition between players and groups of players is made available to the Users.

II Technical requirements for the use of the Service

1. The following is indispensable for the use of the Service:

- possession of a terminal device with access to the Internet by the User
- electronic mail account
- enabled handling of cookies files
- Internet browser: at least Firefox, Google Chrome, Safari Opera in current version

2. The delivery of the content of unlawful nature by the Users is forbidden.

III Conclusion of the agreement. Type and scope of services provided electronically

1. In order to start the use of the Service, the User creates an User Account. The creation of the Account and use of the Service are voluntary.

2. The creation of the User Account requires the performance of a registration procedure. With the registration and acceptance of the Regulations, the Administrator accepts the offer

of the conclusion of the agreement and the agreement on services provided electronically is entered into.

3. The agreement is concluded for the indefinite period of time. The User has the right to terminate the agreement with immediate effect at any time without giving reason. The termination of the agreement consists in the deletion of the User Account, by filling in the account deletion form in the User Account and its approval.

4. After having concluded the agreement, the User obtains the possibility to use the e-service that consists in the participation in the computer game taking place in the city environment based on the functionality of independent building of the game by the user that consists in providing the possibility to create the own game scenario based on elements (tasks) implemented in the service and to play the game in such a way

IV Price list. Principles of the payment of the price

1. The Administrator may take charges for some services provided via the Service; the amount of charges is provided in the Price List. The provided price contains all components, especially taxes. The period in which the information on the price is binding is provided each time in the price list.

2. The payment made via the Operator of the Payments requires the acceptance of the regulations of the Operator.

3. Due to the use of the e-service, the User may bear costs connected with the access to the Internet and data transmission, according to the rate of the operator chosen by oneself, through which the network access is realized.

V Procedure of the complaint proceedings

1. The complaints connected with the incorrect functioning of the Service or other irregularities connected with the provision of the service may be reported via the electronic mail to the address: reklamacje@urbigame.pl

2. The Administrator undertakes to reply to the complaint within 14 days from its receipt at the latest, while he takes a stance to the statements and demands contained therein.

3. The complaint should contain data that make it possible to take a stance to it, which means at least:

- first and family name (business name) of the User

- specification of the object of the complaint with indication of the nature of the infringement

- specification which period is concerned by the complaint

- signature of the User in case of a complaint in written form.

5. A response to the complaint will be made electronically, to the -email address of the User or in written form to the address provided in the complaint.

VI Recording, securing and making available the content of the agreement to be concluded

1. The regulations are available on the website of the Administrator www.urbigame.pl in a manner that enables the free, independent access to them, at any time, making acquainted with their content, copying and printing them by anyone, without the necessity to install additional software.

2. The declaration of parties that make up the content of the agreement on services provided electronically are recorded and made available to the User by making entries on the User Account to which the User has access at any time.

3. In order to make it possible to correct the errors in the data entered by the User, they will be after their entry and prior to the approval presented to the User in a form of a summary displayed on the screen of the terminal device of the User. If the User notices any errors, he will prior to the approval of the entered data have the possibility to correct them by replacing the incorrect data by the correct ones. The errors that consist in non-provision by the User of the data required for the

conclusion of the agreement will be noticed in the automated way by the software of the Administrator and will have as their effect the lack of the possibility to approve the data and thus the conclusion of the agreement until they are entered.

4. After having logged on to the User Account, the User has the possibility to browse and correct by oneself the errors regarding his data in the bookmark "data of the User".

VII Personal data

1. The Administrator may process the following data that describe the manner of use by the User of the service provided electronically (performance data):

- 1) designations identifying the User
- 2) designations identifying the ICT network termination or ICT system which was used by the User
- 3) information on the beginning, end and scope of any use of the service provided electronically,
- 4) information on the use by the User of the services provided electronically.

2. For the provision of the service, the specification of the following data by the User may be necessary:

- 1) first and family name of the service recipient,
- 2) identification number PESEL or - if this number has not been allocated - the number of the passport, ID card or another document that confirms identity,
- 3) address of permanent residence,
- 4) correspondence address, if different than the address referred to in point 3,
- 5) electronic addresses of the service recipient.

3. The Administrator is not allowed to process the personal data of the User after the termination of the use of the service provided electronically. It is, however, allowed to process data which are:

- 1) necessary to settle the service and to pursue claims on account of payments for the use of the service,
- 2) necessary for the purpose of the advertising, market research as well as examination of behaviours and preferences of Users, while the results of such research are dedicated to the needs of the improvement of quality of services provided by the Administrator, upon consent of the User,
- 3) necessary to explain circumstances of unlawful use of the service,
- 4) allowed for processing on the basis of separate laws or the agreement.

4. For the purposes referred to in point 3 it is allowed to compile data mentioned in point 1 and other data, the processing of which is necessary due to the nature of the provided service or the manner of its settlement, regarding the use by the User of different services provided electronically, on condition of the removal of all designations identifying the User or ICT network termination or ICT system used by the User (data anonymization), unless the User has earlier given its consent to the non-removal of such designations.

5. The Administrator may not compile personal data of the User together with the pseudonym assumed by it.

6. The Administrator will in the data regarding the settlement of the service presented to the User not disclose the type, the duration, the frequency and other technical parameters of individual services used by the User, unless he has demanded detailed information in this regard. The compilation of data, necessary for the provision of the service is, however, possible.

7. Upon request of the User, the Administrator will make available the information about the made available technical means that hinder the acquisition and modification of personal data sent electronically by not authorized persons. Making the information available will be done by sending it to the e-mail address provided by the User.

VIII Policy with reference to the cookies files

The use of the e-service is connected with the installing of the cookies files on the device of the User. The cookie file is a short text sent to the browser by the website visited at the given moment by the User. It allows the website to save such information as preferred language or other settings. The cookies files are used to display personalized advertisements, specify the number of users visiting the given website, they facilitate the logging on to the e-service and allow to protect better the data.

IX Rescission of the agreement by consumers

1. The consumer has the right to rescind this agreement within 14 days without giving any reason.

The period for the rescission of the agreement expires after 14 days from the day of the conclusion of the agreement. In order to exercise the right of rescission of the agreement, you have to inform us about your decision to rescind this agreement by way of a distinct declaration (for example letter send via mail, fax or electronic mail). In order to observe the period for the rescission of the agreement, it is sufficient to send an information regarding the exertion of the right of rescission of the agreement to which you are entitled before the expiry of the period for the rescission of the agreement.

2. In case of the rescission of this agreement, we refund all payments received from you, not later than 14 days from the day on which we were informed on your decision to exercise the right of rescission of this agreement. The refund of the payment is made via the same means of the payment which have been used by you in the original transaction, unless you have agreed explicitly to another solution; in each case you won't incur any payments due to such a refund. In case you have demanded the commencement of the provision of services before the expiry of the period for the rescission of the agreement, you will pay us the amount proportionate to the scope of services fulfilled until the moment in which you have informed us on the rescission of this agreement.

X Final provisions

The agreement can be concluded in Polish language. The agreement concluded by the users that use the German version of the Service can be concluded in the German language. The agreement concluded by the users that use the English version of the Service can be concluded in the English language.