

## 1. GENERAL PROVISIONS

1.1. The present document stipulates the rules and terms and conditions of participating in the Young Ambassador 2018 Creativity Contest (hereinafter, "the Contest") published at <http://2018.footballforfriendship.com/> (hereinafter, "the Website").

1.2. The purpose of the Young Ambassador 2018 Creativity Contest is not to earn profit or other earnings. The Contest is held in accordance with these Rules.

1.3. The theme of the Contest is as follows: "Show the world your understanding of the nine values of Football for Friendship"

1.4. The present Contest aims at achieving socially useful objectives such as: the support of creative self-expression and the development of the Participants' creative skills, attracting public attention to the Football for Friendship international program of PJSC Gazprom.

– Football for Friendship is an international social program for children that has been implemented by PJSC Gazprom since 2013 as a part of the company's Gazprom to the Children global program. It includes a series of sports-and-education events held in different countries. The main goals of the program are the development of children's football, the promotion of youth sports and healthy lifestyle, respect towards different cultures and nationalities, and friendship among children from different countries.

1.5. The Contest is held in accordance with these Rules and the effective legislation of the Russian Federation.

1.7. A "User" is an individual user of the Internet.

1.8. A "Participant" is a User meeting the requirements of Section 3 of these Rules who acts in accordance with the provisions of Section 5 of these Rules, which also serves as a confirmation of entering into the Agreement on Adherence to these Rules.

1.9. The "Winner" is a participant of the Contest decided in accordance with Section 6 and entitled to receiving the Prize in accordance with these Rules.

1.10. A "Moderator" is a person checking Contest applications submitted by the participants of the Contest for their compliance with the full set of Rules of the Contest.

1.11. A "Contest Work/Work" is a photograph and text complying with the topic of the Contest, as well as the requirements stipulated in Section 5 of the Rules; the Works are published by the Participants on the Website.

1.12. The "Contest Committee" is 6 (six) representatives of the Organizer who resolve issues arising in the process of holding the Contest, as well as decide the Winners of the Contest.

1.13. The "Prizes" are the prizes handed to the Winners of the Contest and specified in Section 8 of the Rules.

1.14. A "Contest Application" is the actions, specified in Section 5 of the Rules, of a person meeting the requirements stipulated in Clause 3.1 of these Rules.

1.15. The Organizer of the Contest is Limited Liability Company AGT Communications Network (registered address: bldg. 1, 3/13 Maroseyka Str., Moscow, 101990, Russia, Postal address: bldg. 1, 3/13 Maroseyka Str., Moscow, 101990, Russia, Primary State Registration Number (OGRN) 1027739108495, INN/KPP 7701268785/770101001).

1.16. The Operator of the Contest is Limited Liability Company AGT Communications Network (registered address: bldg. 1, 3/13 Maroseyka Str., Moscow, 101990, Russia, Postal address: bldg. 1, 3/13 Maroseyka Str., Moscow, 101990, Russia, Primary State Registration Number (OGRN) 1027739108495, INN/KPP 7701268785/770101001).

## 2. CONTEST PERIOD

2. Contest Period:

2.1. The total Contest Period shall be as follows: 20:00, 13 April 2018 to 00:00, 20 April 2018.

2.2. The Application (Contest Work Submission) period shall be as follows: 20:00, 13 April 2018 to 00:00, 20 April 2018.

2.3. The period of deciding the Winners of the Contest and publishing the results of the Contest on the Website shall be as follows: 10:00, 25 April 2018 to 19:00, 25 April 2018.

2.4. The Prize distribution period shall be as follows: 10:00, 8 June 2018 to 00:00, 15 June 2018.

2.5. All time periods specified in these Rules shall begin at 00:00:00 of the respective day and end at 23:59:59 (Moscow time), unless otherwise provided for by the provisions of the Rules.

## 3. CONTEST PARTICIPANTS

3.1. Any legally capable citizens of any country residing within that country and who are the official representatives of the children (parents, guardians, foster parents, persons acting on the basis of notarized Powers of Attorney issued by official representatives, as well as other documents, depending on the laws of the country the respective Participant is a citizen of) whose image/rendering is published by a Participant as a part of their Contest Work (the age of the child should be 12 years as of the beginning of the Contest (the moment of the Participant's application)).

3.2. The persons meeting the requirements stipulated in Clause 3.1 hereof and performing actions specified in Section 5 hereof after the moderation and publication of the respective Contest Work

on the Website shall be recognized as the Participants of the Contest and shall have a chance to win the Prizes specified in Section 8 of these Rules.

3.3. Minors shall not have the right to participate in the Contest.

3.4. A Participant shall have the right to:

3.4.1. get information concerning the terms and conditions of the Contest from these Rules;

3.4.2. demand delivery of the Contest Prize specified by these Rules in the event that the respective person is chosen as the Winner of the Contest in accordance with these Rules;

3.4.3. withdraw from the Contest by informing the Organizer in writing and/or sending a message to the Moderator at the e-mail address [F4F2018@FootballForFriendship.com](mailto:F4F2018@FootballForFriendship.com) within the period of the Contest stipulated by these Rules.

3.5. A Participant shall undertake to:

3.5.1. provide (by e-mail) the Operator with all contact details required for prize distribution in the event they are chosen as the Winner.

3.5.2. Provide the above-mentioned details within 5 (five) working days after being informed of victory in the Contest. Informing the Participants of victory shall be performed by publishing a victory notice on the Website of the Contest, as well as by notifying them of victory by e-mail using the e-mail address specified by the Participant during registration on the Website.

3.6. By participating in the Contest, namely by performing the sequence of implied actions stipulated by these Rules and aimed at participation in the Contest, the Participant:

✓ confirms that they have reached the age of eighteen;

✓ agrees to these Rules;

✓ confirms their compliance with other requirements specified in Clause 3.1. of the Rules.

3.7. The Operator shall reserve the right to check the documents confirming the age and identity of a Participant, as well as kinship with the child depicted as a part of the Contest Work/documents confirming the right to use the image/rendering of the child as a part of the Contest work.

3.8. Employees or representatives of the Organizer/Operator, persons affiliated with the Organizer or their family members, as well as employees of other legal entities involved in the organization and implementation of the Contest shall not have the right to participate in the Contest.

3.9. The children whose images/renderings are included in Contest Works shall have the right to visit the city in which one of the games of the FIFA 2018 World Football Cup will be held.

3.10. The Participants shall be obliged to perform all actions required by these Rules for participation in the Contest and receiving the Prize in the event the respective Participant is chosen as the Winner.

3.11. The Participants of the Contest, including the Participant chosen as the Winner of the Contest, shall bear all expenses incurred as a result of participation in the Contest (expenses that are not recognized as incurred at the expense of the Organizer), except for expenses that are directly specified in the present Provisions as expenses incurred at the expense of the Organizer. 3.12. A Participant shall not have the right to transfer and/or otherwise assign their rights relating to participation in the present Contest to a third party (parties).

#### 4. RIGHTS AND OBLIGATIONS OF THE CONTEST ORGANIZER

4.1. The Organizer/Operator of the Contest shall have the right to modify these Rules within the first half of the application period of the Contest. In the event that the Rules are modified, respective information shall be published by the Organizer on the Website alongside the modified version of the Rules.

4.2. The Organizer/Operator of the Contest shall have the right to:

– at its own discretion, expel a Participant from the Contest and exclude their Contest Work and/or annul any actions performed by the Participant,

with the notification of the Participant thereof by e-mail, as well as prohibit such Participant from further participation, provided that the Organizer

has justified suspicions that such Participant intentionally executes their rights relating to participation in the Contest improperly (abuses such rights), forges data or makes profit from any forgery of data required for participation in the Contest, including, but not limited to the following actions:

a) in the event that the guilt of such Participant in performing actions that led or might have led to negative consequences of various kind and degree both for the Website and for other Participants is established;

b) if the Participant's actions violate these Rules;

c) if the Participant is found guilty of multiple registrations.

4.3. In case of any force majeure circumstances preventing the Contest from being held – an Internet fault, virus, the unauthorized interference of third

parties with the performance of the Website resulting in the impossibility of continuing to hold the Contest, then the Organizer/Operator shall have the right to suspend or terminate the Contest, with the publication of a respective notice on the Website.

4.4. The Organizer/Operator shall undertake to hold the Contest along the procedure stipulated by these Rules and the laws of the Russian Federation.

4.5. The Operator shall undertake to deliver the Prize to the Participant of the Contest that is chosen as the Winner thereof.

4.6. The Organizer/Operator shall reserve the right to refrain from negotiating in writing or maintaining any other contacts with Participants, unless otherwise provided for by these Rules, the effective legislation of the Russian Federation, or in the event of disputes.

4.7. The Organizer/Operator shall not bear responsibility:

- for the correctness, accuracy, and reliability of contact details and other information provided by a Participant;
- for the impossibility to contact the Participant due to their failure to use their e-mail specified in the process of registration on the Website and, consequently, for the impossibility to deliver the Prize to the Participant due to reasons that the Operator cannot influence;
- the obligations of the Organizer/Operator relating to the quality of the elements of the Prize shall be limited by warranties provided by the manufacturers (providers) thereof. Complaints concerning the quality of the Prizes shall be submitted directly to the manufacturers (providers) thereof;
- for any consequences of the Participant's errors in the process of participation in the Contest;
- in case of force majeure circumstances stipulated by the laws of the Russian Federation.

4.8. The Organizer/Operator shall have the right to publish on the Website all moderated Contest Works of authors who are chosen as Winners, as well as information on the Winners.

## 5. PROCEDURE OF CONTEST PARTICIPATION

5.1. In order to participate in the Contest, a potential Participant must:

5.1.1. Visit the Website by typing the Internet address of the Website in the address bar of an Internet browser, read and understand the Rules of the Competition;

5.1.2. Read and accept the Rules (which will also mean agreement to the processing of personal data) by ticking the "agree" or "yes" box;

5.1.3. Register on the Website by filling in the application registration form:

- create a Contest Work meeting the theme of the Contest (upload a photo and write an explanatory text about one of the Nine Values (as per 5.2) of the Football for Friendship program (1 file);
- fill in information about the child: their full name; description (why the child dreams of becoming a Young Ambassador and taking part in the Football for Friendship program);
- fill in information about the parent: the country, full name; mobile phone number; e-mail, and other contact details;

5.1.4. Submit the application by pressing "Publish Work".

5.2. Contest Works are moderated, and are published on the Website as Contest Works if they comply with these Rules. Verification (moderation) is performed by the Operator within 48 (forty– eight) hours from the moment of sending the Work for moderation. The Operator reserves the right to reject Works submitted for participation in the Contest (uploaded to the Website) if at the discretion of the Organizer they do not comply with these Rules, or contradict the Organizer's internal policy or may adversely affect the positioning of the trademark of PJSC Gazprom "Football for Friendship". The Operator is entitled to not inform the Participants of the reasons for rejecting Works from participation in the Contest. The Operator notifies the Participants of the results of moderation via e-mail.

5.2. The Contest Work must comply with the following requirements:

- the Contest Work must be the result of the creative work of the child's representative (together with the child whose image/rendering is contained in the Contest Work);
- the Contest Work may be made in one of the following formats: in the format of a photo on the given theme with a text description; the photo must be of good quality (dimensions from 1024 × 768 pixels; the use of image editors is not forbidden).
- the Contest Work must contain the image of a child or children at the age of 12 years at the time of the FIFA 2018 World Cup (from June 14, 2018 to July 15, 2018);
- the Contest Work in photo format must demonstrate one of the Nine values of the program Football for Friendship. The nine values of the program: friendship, equality, justice, health, peace, loyalty, victory, traditions, honor.

– the description of the Contest Work must include the following information:

- An answer to the question: "Why did you choose this value?"

- the work must not contain recognizable images of any brands, except for Gazprom Football for Friendship;
- the Work must not: violate moral or ethical norms, contain scenes of violence, obscene expressions or images, have indecent content, incite inter-ethnic or inter-confessional discord, contain statements of a racist, sexist or libelous character, as well as statements that might be interpreted as degrading, derogatory or similarly offensive to specific individuals or

to group of persons as well as any other content that is contrary to the legislation of the Russian Federation;

- the Work must not contain any political or religious views or references. Works containing images of people in the nude are not allowed to participate in the Contest. Any Participants violating this condition will be immediately expelled from participation in the Contest.

5.3. Works that participated earlier in other contests are not allowed to participate in the Contest.

5.4. Works downloaded from the Internet (i.e., Contest Works which contain materials not written by the Participant and/or to which the Participant does not possess the rights to use) are not allowed to participate in the Contest.

5.5. Each participant of the Contest can send no more than 1 Work for participation.

5.6. Only the Works that have passed the verification for compliance to these Rules (moderation) are allowed to be published on the Website. Verification (moderation) is performed by the Operator within 48 (forty-eight) hours from the moment of sending the Work for moderation.

The Operator/Organizer of the Contest reserves the right to reject Works submitted for participation in the Contest if, at the discretion of the Operator/Organizer, they do not comply with these Rules, or contradict the Organizer's internal policy or may adversely affect the positioning of the trademark of PJSC Gazprom "Football for Friendship". The Operator is entitled to not inform the Participants of the reasons for rejecting Works from participation in the Contest. The Operator notifies the Participants of the results of moderation via e-mail.

5.7. When presenting a Contest Work for participation in the Contest (uploading the Contest Work on the Website), the Participant acknowledges:

- authorship of the submitted Contest Work and/or availability of the necessary permits/consent of the owners of copyright and/or related rights and personal non-property rights to the Contest Work;
- consent to the posting (publication) of the Contest Work on the Website;
- that he/she is the legal representative of the person, the image/rendering of whom is displayed in the Contest Work and allows the Organizer to use the image/rendering for the purpose of the Contest;
- consent to transfer of the exclusive right to the Contest Work to the Organizer.

5.8. The Organizer/Operator reserves the right to remove Participants who violate the above guarantees from participation in the Contest. In the event that any third parties make claims against the Organizer for violating copyright/related and/or any other rights to the Contest Works and/or in connection with their posting on the Website, as well as in connection with the posting by the Participant on the Website of materials other than Contest Works, the respective Participant shall be held liable for such violation.

5.9. If there is a complex legal structure, which includes:

- the fact of submission of the Contest Work for participation in the Contest;
- the fact of admission of the Contest Work for participation in the Contest (passing moderation);
- the fact that the Participant is recognized as the Winner of the Contest in the manner provided by these Rules;
- the fact of receipt by the Participant of the Prize of the Contest in the manner provided by these Rules,

the Organizer is recognized as the person having the preemptive right to conclude an agreement on alienation (full transfer) of exclusive property copyrights and related rights to the Contest Work as an object of intellectual property (Article 1234 of the Civil Code of the Russian Federation) with the respective Winner of the Contest.

5.10. In the event that any third parties make claims against the Organizer for posting the Contest Works on the Website and/or their subsequent use, as well as for the use by the Organizer of the rights to use the Contest Works transferred to him by the Participant in accordance with these Rules, the Participant agrees to settle these claims on his own and at his own expense.

5.11. In case of violation by the Participant of the obligations specified in these Rules which lead to loss for the Organizer, the Participant is obliged to reimburse such losses in full.

## 6. PROCEDURE FOR SELECTION OF THE CONTEST WINNER

6.1. The winners of the Contest are selected by closed discussion and voting among the Contest Committee members.

6.2. The composition of the Contest Committee is determined by the Organizer. The Organizer retains the right to change the composition of the Contest Committee at its own discretion, without any additional notifications.

6.3. Within the terms specified in Clause 2.3. of these Rules, the Contest Committee, on the basis of its subjective assessment and taking into account the criteria specified in Clause 6.4, selects the Winners of the Contest.

6.4. Criteria for the evaluation of Contest Works and the selection of Winners are:

- the greatest adherence to the theme of the Contest;
- emotional weight;
- originality;
- compliance with the basic principles of the program Football for Friendship.

6.5. One Participant can receive only one Prize in the event he or she wins a prize in this Contest. In the event that the same Participant registered with different e-mails becomes a Winner twice, Prizes cannot be combined and such Participant has the right to receive only one Prize.

## 7. PUBLICATION OF RESULTS

7.1. The results of the Contest shall be published by the Organizer on the Website at the time specified in Clause 2.4 of these Rules.

7.2. The publication of the Winner's name is not a guarantee that the Prize will be awarded to him or her over all others. No potential Winner shall be considered as such until his or her compliance to the requirements set by these Rules is confirmed after an appropriate verification.

## 8. CONTEST PRIZES

8.1. The prize fund of the Contest consists of the following Prizes:

8.1.1. The Prize conditionally referred to as "Participation in the Football for Friendship" program and attendance at the FIFA 2018 World Cup match, including the opportunity to visit all the activities of the Football for Friendship

program in Moscow from June 8 to June 15, 2018. Flight, accommodation and meals for the duration of the event are included as well.

8.1.2. Obligations of the Operator on the awarding of Prizes shall be considered fulfilled in the moment of direct collection by Winners of the opportunities provided for in the Prize.

8.2. The prize Fund of the Contest is formed at the expense of the Organizer and is used exclusively for the transfer or granting of the Prize to the winning Contest Participant.

8.3. The Organizer shall be prohibited from encumbering the prize Fund of the Contest with any obligations, except for obligations to the participants of the Contest on the transfer of the Prize, as well as from using the funds of the prize Fund other than for the transfer of the Prize.

8.4. The prize Fund of the Contest cannot be recovered for other obligations of the Organizer/Operator.

8.5. In accordance with the current legislation of the Russian Federation, income of physical persons which does not exceed RUB 4,000.00 (four thousand rubles 00 kopecks) in total that is received for the tax period (calendar year) from organizations, including in the form of gifts, winnings, or prizes won in contests, games or other events held for the purpose of advertising goods (works, services) (Clause 28 of

Article 217 of the Russian Tax Code), is not subject to Personal Income Tax.

8.6. Winners are obliged to pay all taxes and other existing mandatory payments related to the receipt of advertising prizes from organizations, as established by the current legislation of the Russian Federation. At the same time, the Operator undertakes to duly inform the participants who win the Prize of the legally stipulated obligation to pay the relevant taxes in connection with the receipt of promotional prizes (winnings), the total value of which exceeds RUB 4,000.00 (four thousand rubles 00 kopecks) for the tax period (calendar year).

8.7. By taking part in the Contest and agreeing to these Rules, a Participant shall be deemed duly informed of the above obligation.

8.8. Prizes in cash or other equivalent will not be awarded to Winners.

8.9. In order to ensure prize collection by Winners living in other countries and regions of the world, the Operator undertakes to ensure that such Winners (or their authorized representative) (the age of the Winner or his authorized representative shall be over 21 years) and the child whose image/rendering is displayed in the Competition-winning work, provided there are no restrictions on entry/exit to/from the Russian Federation from the winner's country of Residence, receive air tickets/railroad tickets (economy class; for 2 persons) on the route from the Winner's city of residence to Moscow in the period from June 6, 2018 to June 16, 2018 and back to the city of residence, accommodation in a \*\*\* hotel (3 stars, for 2 persons) for not less than 2 and not more than 7 days in Moscow.

The exact cost of ensuring awarding of the Prize to the Winner as well as the amount of cash collateral will be determined after issuing all air tickets and documents required for the trip on the terms provided by these Rules, and are recorded by the Winner and the Organizer in the Acceptance and Transfer Certificate of ensuring awarding of the Prize, which will specify all of the parameters of the Prize awarding (structure, cost, information on performance by the Organizer of the tax agent function and other information in accordance with the legislation of the Russian Federation).

8.10. Determination of the type of collateral for awarding the Prize, as well as a specific travel route, dates of stay, category of hotels, airline, flights, flight class, additional services, as well as other characteristics that are usually applied to these types of services are determined at the discretion of the Organizer and may not necessarily coincide with the expectations of the Winner.

## 9. PROCEDURE AND TIMING OF PRIZE RECEIPT

9.1. To the participants recognized as the Winners of the Contest, in the manner provided by Section 6 of these Rules, a personal message is sent by email with information about the order and conditions of receiving a Prize, including the following information:

\* terms and list of documents/information that the Participant shall provide in order to receive the prize;

\* request for consent to receive the Prize.

The Winner shall respond to the Operator within 5 working days.

9.2. In the event that within the period specified in Clause 9.1 of these Rules, the Operator's representative is not able to contact the Winner (the Winner does not respond to personal messages), and the Winner himself/herself will not

contact the Organizer, as well as in the case of refusal of the Winner to accept the Prize, the Winner's right to receive the Prize is terminated. Unclaimed Prizes are not stored and are used by the Organizer at its discretion.

9.3. A Participant has the right to refuse to receive the Prize by sending a notification to the Organizer of the Competition (by e-mail). In this case, the Prize is transferred to another candidate for receiving the Prize (at the Organizer's discretion).

9.4. The Prize is not awarded if the contestants fail to comply with these Rules and the legislation of the Russian Federation.

## 10. PROVISION OF INFORMATION ABOUT THIS CONTEST

10.1. Provision of information about this Contest is done by:

- placement of the complete Rules of this Contest on the Contest page: <http://2018.footballforfriendship.com/>;
- placement of announcement materials at relevant sites (on the Internet, printed materials, outdoor formats, TV, in car dealerships).

10.2. In case of early termination (cancellation), suspension or modification of other aspects of the Contest, the Organizer shall place a corresponding message on the Contest page:

<http://2018.footballforfriendship.com/>. Modification of these Rules is possible only during the first half of the term established for submission of Contest works (Article 1058 of the Russian Civil Code).

## 11. PROCEDURE OF CONCLUDING THE AGREEMENT FOR PARTICIPATION IN THE CONTEST

11.1. Conclusion of the Agreement for participation in the Contest is done by sending a public offer by the Organizer through the information posted in the sources described in Section 10 of these Rules, as well as in other sources for selection of the Organizer, including in advertisement materials, and offer acceptance by a Participant.

On the basis of the concluded contract for participation in the Contest between the Participant and the Organizer, a person who has fulfilled the terms of such Contract has the right to participate in the Contest and receive a Prize in the event such person wins the Contest.

The contract with the Organizer for participation in the Contest is considered concluded from the moment the Contest Work is posted on the Site.

## 12. ADDITIONAL CONDITIONS

12.1. The results of the Contest are final and are not subject to revision.

12.2. The organizer of the Contest, as well as its authorized persons, are not responsible for technical failures in the network of the Internet provider to which the Participant is connected, which do not allow for completion of the task (submitting a Contest Work)/for actions/lack of actions of an Internet communications operator of the network to which the Participant is connected, and other persons involved in the process of directing, transfer, or creation of a Contest work; for a Participant not familiarizing himself with the Contest results, as well as for not receiving data from a Participant needed for receiving the Prize due to a failure of the communication organization, or due to other reasons independent of the Organizer.

12.3. These Rules are the only official rules of participation in the Contest. In the event of a situation that allows for an ambiguous interpretation of these Rules and/or issues not regulated by these Rules, the final decision on such interpretation and/or clarification shall be made directly and exclusively by the Organizer of the Contest.

12.4. The fact of participation in the Contest implies full agreement with these Contest Rules. Violation of these Rules by the Contest Participant or refusal of proper implementation of these Rules and/or from receipt of one of the provided Prizes shall be considered as refusal of the Participant to participate in the Contest and to receive the Prize; in this case, such person shall not be entitled to receive any compensation in cash or any other form from the Organizer of the Contest.

12.5. By making a decision to register on the Website, the Participant confirms his agreement that any information voluntarily provided by him, including the Participant's personal data, may be processed by the Organizer or its authorized representatives (other persons involved by the Organizer in holding the Contest, hereinafter jointly referred to as "other partners") in order to fulfill the Organizer's obligations in accordance with these Rules. The Participants understand and agree that the personal data presented/provided by them in the registration on the Website as well as the personal data provided by Winners will be processed by the Organizer (other partners) using all the means relevant for the Contest, and give their consent for such processing at the stage of accepting these Rules.

The processing of personal data will be conducted by the Organizer and other partners acting under instructions/assignment of the Organizer and following the principles and rules provided for by Federal Law of the Russian Federation No. 152-FZ dated July 27, 2006 "On personal data" (hereinafter, the Law "On personal data").

The fact of registration on the Website is a voluntary, determined, informed, and responsible demonstration of consent of the Participant for the processing of the personal data of such Participant by the Organizer (and other partners acting under instructions/assignment of the Organizer) by any means relevant

for the Contest and in the manner and under conditions provided for these Rules.

For the purposes of these Rules, personal data is any information relating directly or indirectly to the specified or determined private individual (the personal data subject).

In these Rules, the processing of personal data is any action (operation) or a set of actions (operations) conducted using or not using computer equipment with the personal data, including collection, recording, systematization, gathering, storage, elaboration (updating, adjustment), retrieval, application, transfer (distribution, provision, access), anonymization, blocking, disposal, or nullification of personal data provided by Participants for the purposes of the Contest.

In these Rules, the distribution of personal data is actions aimed at the disclosure of personal data to an undetermined number of people, namely: open publication on the Site as well as in other sources of the following data: surname and name,

town or other population center of Participant and the relevant gift in cases provided for by these Rules and (or) by the current legislation of the Russian Federation.

By voluntary provision of personal data to the Organizer, the Participants confirm and guarantee their consent, i.e. provide the consent of personal data subjects to process personal data using any means under the Law "On personal data" and to distribute such data related to the Contest by the Organizer or other partners acting under instructions/assignment of the Organizer.

12.6. The Organizer and other partners acting under instructions/assignment of the Organizer guarantee the application of the necessary measures to protect personal data from any unauthorized access. All personal

data presented by Participants will be stored and processed by the Organizer and other partners acting under instructions/assignment of the Organizer in accordance with the current legislation of the Russian Federation and following the guarantees provided by these Rules.

The Organizer and other partners acting under instructions/assignment of the Organizer are obliged to follow the following rules and provide guarantees of the following actions regarding the processing of personal data to the Participant:

- ensure the processing of personal data following all the applicable requirements of the legislation of the Russian Federation relating to the protection of personal data, including observation of the principles, requirements, and obligations of the Personal Data Processor under the Law "On personal data";

- process personal data only to the extent and for the purpose of conducting the Contest.

The use and other types of personal data processing in order to inform the personal data subjects about the Products and services of the Organizer, as well as for other purposes, is applicable only to the extent and in cases provided for by the Law "On personal data";

- if the Organizer, following its obligations to Participants, should transfer or otherwise disclose personal data of Participants to third parties, perform the necessary actions observing the requirements of the Law "On personal data";

- bear responsibility for the protection, security and confidentiality of personal data of Participants when processing in accordance with the requirements of the legislation of the Russian Federation.

Consent for the processing of personal data is provided by Participants for the whole period of the Contest and for 5 (five) years afterwards.

A Participant gives his consent to the Organizer and third parties acting under its instructions for the following actions with personal data:

- o collection;

- o systematization;

- o gathering;

- o storage;

- o elaboration (updating, adjustment);

- o use and distribution in cases and to the extent provided for by the legislation of the Russian Federation including actions aimed at guaranteeing the acquisition of the Prize for Winners;

- provision to state authorities and other organizations, including with other data on affiliates and a group of affiliates;

- anonymization, blocking, and disposal of personal data;

12.7. A Participant is entitled to revoke his consent for processing of personal data by sending the Organizer a relevant notice by registered mail with return receipt. Such revocation of consent for processing personal data made by a Participant (or his representative) who provided data to the Organizer automatically results in the termination of such Participant's participation in the Contest and makes the acquisition of the relevant gift impossible (if applicable). After receiving such a notice from a Participant regarding revocation of consent for the processing of

personal data, the Organizer is obliged to stop such processing and ensure the termination of such processing by an entity acting under instructions/assignment of the Organizer, and if storage of the personal data is not required anymore for the processing of personal data, the Organizer should dispose of the personal data or ensure its disposal (if the processing of personal data is conducted by another entity acting under instructions/assignment of the Organizer) within a period not exceeding 90 (ninety) days after receiving such notice, except for the cases when the Organizer is entitled to conduct the processing of personal data without the consent of the personal data subject according to the Law "On personal data" and other Federal

Laws.

Participants have other rights of personal data subjects (representatives of personal data subjects) provided by the Law "On personal data".

12.8. The list of personal data provided by a Participant and processed by the Organizer or parties engaged by the Organizer is established and restricted by these Rules.

12.9. All disputable questions regarding this Consent are regulated according to the current legislation of the Russian Federation.