Data Processing Policy

Based on the (EU) 2016/679 (GDPR) regulation of the European Parliament and the European Council and on the Act CXII of 2011 on Informational Self-Determination and Freedom of Information ("Privacy Act"), Social Point Foundation provides the following data processing policy about processing the data of natural persons.

1. Data of the Controller

Name: Social Point Foundation Registration number: 12-01-0000743

Data Protection Officer: according to Article 37 of the GDPR, the Controller is not obliged to

appoint any DPO.

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2. The scope of processed data

The Controller processes the following personal data:

name, name at birth, date of birth, mother's name, address, address for notification e-mail address, phone number

presence data related to volunteering

3. The purpose of data processing

The purpose of processing personal data by the Controller regarding volunteers is identification and registration, meeting legal obligations, assisting connecting one another, just as, informing volunteers, supporters, and interested individuals about programs, events, campaigns, and results.

4. Individuals who has access to the data

The founder of the foundation

Members of the all-time Board of Trustees

Inspection bodies specified under the Law LXXXVIII of 2005

The Controller will not use the personal data for any other purposes than those specified, will not have resort to data processing programs, and will not forward the data which is being processed by him/her to a third party.

5. The plea of data processing

The Controller is qualified for processing data by the following:

In case of registration to events / subscription to newsletters, voluntary consent and signature;

By providing their personal data and signature, a volunteer gives consent to Social Point Foundation to process their provided personal data under the Law V of 2013 on Civil Code and under the Laws CLXXV of 2011 and LXXXVIII of 2005 on the right of association, public benefit status, and the operation of non-governmental organizations and supporting them in order to meet the obligations to provide records. The consent is voluntary in every case which is provided by the person concerned after learning about and accepting this data processing policy.

6. Period of time of data processing

The Controller processes data after the lapse of employment, voluntary relationship, or internship until its term of limitation specified by the law;

In other cases, the personal data of the person concerned is processed until the withdrawal of their consent to data processing or on request, but at the latest until the connection or the event ends.

7. Data security and data protection provisions

The Controller does everything in favor of safe data processing so only entitled individuals can access personal data and use them solely for the specified purposes:

The Controller takes the technical and organizational actions and complies with the procedural requirements which are necessary to reach and prevail the adequate protection level which is specified in the provisions of data protection laws and is in agreement with the state of technology so loss of data and access by unauthorized individuals can be avoided; For the processing of personal data, he/she chooses such information technological systems which are suitable for the purposes of data processing and for the adequate protection of the quantity of personal data processed, and he/she uses and operates these so the credibility and authentication of the processed data are ensured, their uniformity is verifiable, moreover, they are protected against unauthorized access.

The Controller qualifies and processes personal data confidentially. The Controller cancels the concerned personal data in a safe way when the deadline expires.

8. The rights of the person concerned

The person concerned, that is You, has the right to request access to, correction or deletion of personal data concerning himself/herself, or restriction of processing data and can protest against improper processing of their personal data.

The right to be informed and to have access: You are entitled to request feedback from the Controller regarding whether the processing of your personal data is in progress, and if it is, you are entitled to get access to your personal data processed by the Controller.

Right to correction: You are entitled to request the correction or completion of your imprecise or incomplete personal data.

Right to deletion: as a person concerned, You can request the deletion of your personal data, however, this does not mean the unconditional obligation of deletion. The Controller can refuse the deletion if the law specifies the data processing or if it has any other plea or purpose specified in the law.

The right to the restriction of data processing: On request of the restriction of processing your personal data, we do not process your data in any form but store them.

The right to protest: You are entitled to protest against data processing. Besides suspending data processing, the Controller examines the protest within the shortest time period but within 15 days at the most after he/she receives the request and informs the person concerned about the results in writing. If the Controller finds the protest of the person concerned rightful, he/she terminates data processing, blocks the data, and informs all those about the protest and about the actions taken regarding it who he/she earlier forwarded the data concerned by the protest to and who are obliged to take actions regarding the enforcement of the right to protest. You have the right to retract your consent to data processing anytime without any restriction and free of charge indicating your identification data which does not concern the legality of data processing, based on your consent, before the retraction. In case of volunteers, the retraction of consent also leads to the termination of the voluntary relationship of general interest.

9. The enforcement of the rights of the person concerned, legal remedy possibilities If the person concerned does not agree with the decision of the Controller regarding the protest or the Controller does not make a declaration in time, the person concerned shall go to court within 30 days of the moment of the declaration of the decision or of the last day of the deadline. The court will apply priority treatment. We inform you that, according to your choice, you can bring a suit to the court of your place of residence. Furthermore, we would like to draw your attention to the fact that you can submit 1 complaint to the supervisory authority and you can initiate an investigation with a reference to the fact that a violation of law has occurred or there is a risk of it regarding the processing of your personal data.

The Controller reserves the right and undertakes to amend its data protection regulation according to the up-to-date version of legal provisions and case-law. The amendment of data processing shall not mean processing personal data for other purposes than those specified.

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