

PERSONAL DATA PROTECTION POLICY

By submitting the registration, the participant (“you”), is providing its personal data to us (the Organizer). During the Competition, we will gather additional personal data from you as well. Therefore, for all the personal data you give us in relation to the Competition, we are a controller of your personal data:

Blockad s.r.o., a limited liability company incorporated in the Czech Republic, ID: 08006458, with its registered office at Nádražní 344/23, Smíchov, 150 00 Prague 5, Czech Republic, entered in the Commercial Register maintained by the Municipal Court in Prague under file no.: C 311433. (the “Controller” or “us” or “we”).

For any queries regarding your personal data, please use this e-mail address: privacy@blockad.cz.

We will gather your personal for the purposes of the Competition. The gathered personal data will consist of in particular, but not limited to, your:

- a) name;
- b) address;
- c) phone number;
- d) e-mail address;
- e) information about your IT skills and;
- f) photos or videos of you.

The personal data will be used for e.g. organization of the Competition, for evaluating your outputs, realization of the results and propagating the event on social media and web pages. Photos or videos of you can appear in our PR materials or on web pages or social media under our management or under the brand of our business partners such as companies from the family of Rockaway Group.

We will process these personal data because it is necessary for fulfilling the purpose of the Competition (which is basically a contract between us - that is the legal basis for the processing of your personal data), but not further than 31 December 2024.

However, we can process your personal data such as contact details even after this date for keeping a friendly or business relationship with your or for defending our rights, but not longer than 31 December 2029. This is our legitimate interest for processing your data.

Special rules for notification about the start of the registration

If you give us your e-mail because you want us to notify you about the start of the registration for the Competition, we will use this e-mail only for such purpose. The legal basis for processing of your e-mail address is that we provide you with our service – notifying you about the start of the registration.

After we send you the notification e-mail, we will delete your e-mail address. However, it does not mean we will not process your e-mail address, if you give it to us for the registration in the Competition.

YOU HAVE THE RIGHT TO OBJECT AGAINST THE PROCESSING OF YOUR PERSONAL DATA BASED ON OUR LEGITIMATE INTEREST, YOU CAN DO SO AT privacy@blockad.cz. PLEASE, FOR MORE INFORMATION, SEE RIGHT TO OBJECT DOWN BELOW.

Your personal data will be accessible in relation to the Competition to our employees, contractors, IT administrators, cloud and e-mail providers and Partners for smooth course of the Competition. We do not plan to transfer your personal data outside of the EU or EEA and if so, we would let you know.

Your data protection rights?

As the sole proprietor of your personal data, you have multiple rights which you can use to maintain or regain full control of them whenever you deem fit:

Right to Access

You have the right to know all there is to know about how we process your personal data as well as your rights connected with such processing. While this document should answer most of your questions already, you may at any time ask us for confirmation as to whether or not we process (certain) personal data concerning you – if indeed we do, you are entitled to full information about such processing activity. The right to access includes the option to request a copy of all personal data concerning you which we process; we'll give you the first copy for free and only charge you a fee for any further copies.

Right to Correction

We all make mistakes sometimes. Should you ever notice that some of the personal data concerning you and processed by us are inaccurate or incomplete, you have the right to demand that we correct or supplement them without undue delay.

Right to Be Forgotten

In some cases, you have the right to demand that we erase your personal data. We are obliged to do so if:

- a) we no longer actually need the personal data for the purposes for which they were originally processed;
- b) you have withdrawn your consent with the processing of the data and no other legal basis exists for such processing;
- c) you have objected to a certain processing activity performed by us based on our legitimate interests and we conclude that such legitimate interests no longer exist; or, as the case may be, you have objected to a processing activity used for direct marketing; or
- d) the processing activity in question has been or has become unlawful.

Please beware that your right to erasure isn't absolute even if one of the conditions above is met – we may have the right to keep some of your personal data if this is necessary for the fulfilment of our legal obligations or for the protection of our legal claims.

Right to Restriction of Processing

In some circumstances, you may have the right to demand that we limit the processing of your personal data (other than erase them altogether). This means that we will have to set your data aside and stop processing them for the time being, but not forever (that would be where the right to erasure comes in). We are obligated to restrict processing:

- a) if you dispute the accuracy of the personal data processed, until we can verify the accuracy and make corrections, if needed;
- b) if our processing of your personal data has been or has become unlawful (e.g. because it is excessive for the respective purpose) but you don't want us to erase them (perhaps because you do need us to have them for later purposes);
- c) if we no longer need the personal data, but you require them to be able to protect your legal claims; or
- d) if you object to a processing activity, in which case we will suspend the processing while we investigate the merits of your objection.

Right to Data Portability

You have the right to obtain all such personal data concerning you and collected or otherwise processed by us based on your consent. If you invoke this right, we will be obliged to provide you all such data in a structured, commonly used and machine-readable format (XLS, PDF or similar). Your data portability right only applies to data which we process automatically.

RIGHT TO OBJECT

YOU MAY OBJECT TO ANY PROCESSING PERFORMED BASED ON OUR LEGITIMATE INTEREST. IF THE PROCESSING AT ISSUE IS CONDUCTED FOR DIRECT MARKETING PURPOSES, WE'LL STOP THE PROCESSING ACTIVITY IMMEDIATELY; IN OTHER INSTANCES WE'LL FIRST INVESTIGATE THE MERITS OF YOUR OBJECTION AND CANCEL THE PROCESSING, IF WE FIND THAT WE HAVE NO SUBSTANTIAL LEGITIMATE INTERESTS TO CONTINUE WITH THE PROCESSING ACTIVITY.

Right to Lodge a Complaint

Regardless of any other rights you might invoke, you may always file a complaint with the competent supervisory authority. This is especially so if you feel that your personal data are being processed unlawfully. Should you wish to lodge a complaint against processing performed by us, the competent authority would be the Czech Office for Personal Data Protection (Úřad pro ochranu osobních údajů) located at Pplk. Sochora 27, 170 00 Prague 7, Czech Republic., web address: <https://www.uoou.cz/>.

*Any definition contained in the Gaming Rules accessible on: www.hacktothemoon.com shall be used for this Personal Data Protection Policy.