

# REGULATIONS ON THE PROVISION OF SPORTS ACTIVITIES FOR CHILDREN AND TEENAGERS ORGANIZED BY THE SPORTS CLUB ARPS FERAJNA

## § 1

### Definitions

If a capitalized word indicated below is used in the content of the Regulations or the Agreement, the word shall be given the meaning as follows:

- I. **Declaration of Amateur Play** – document, prepared by the Mazovian Football Association (Mazowiecki Związek Piłki Nożnej), allowing a Player to participate in competitions organized by the Mazovian Football Association. The document is signed for the period from July 1 to June 30 of the following year and constitutes a commitment to represent the club until the end of the given competition season.
- II. **Schedule** – means the schedule of Activities determined by the Organizer.
- III. **Coordinator** – the person representing the Organizer in matters related to the daily management of the Activities and the Competitions and in other matters expressly indicated in the Regulation, as well as responsible for carrying out changes in the club affiliation of the Players.
- IV. **Players List** – list of people (Players) participating in the Activities.
- V. **Sports facility** – sports facility indicated by the Organizer in the Schedule or in communication to the Guardian.
- VI. **Guardian** – legal guardian (parent or other person and/or individuals acting as guardian under other legal title) of the Player.
- VII. **Entry fee** – the amount to be paid by the Guardians in connection with the conclusion of the Agreement, which covers organizational costs, including those related to providing the Player with a set of training clothes.
- VIII. **Subscription Fee** – the monthly amount to be paid by the Guardians to the Organizer when they enrolled the Player in the Activities. Payments are made on a monthly basis.
- IX. **Fee for the Competitions** – means the monthly fee associated with the Player's participation in the Competitions.
- X. **Fee for Individual Training** - means the fee associated with the Player's participation in the Individual Training.
- XI. **Organizer** – means Klub Sportowy ARPS Ferajna (ARPS Ferajna Sports Club) with its registered office in Warsaw at Objazdowa 3 St., 03-771 Warsaw, entered in the register of sports clubs, kept by Biuro Sportu i Rekreacji Urzędu Miasta Stołecznego Warszawy (Sports and Recreation Office of the City of Warsaw), entry number: 331 NIP: 5272751154 REGON: 363033248
- XII. **Regulations** – means this set of rules and recommendations, hereinafter referred to as the Regulations on the provision of sports activities for children and teenagers organized by the Organizer, available at the registered office of the Organizer and on its website, constituting an integral appendix to the Agreement.
- XIII. **Age group** – means a group of Players defined by age criterion.

- XIV. **Competitions** – means various championships, national and international tournaments, amateur and professional football leagues organized by the Organizer or by the relevant sports association and similar organizations.
- XV. **Season** – the period in which the Activities are conducted.
- XVI. **Organizer's Website** – website, managed by the Organizer, available at the address [akademiaferajna.pl](http://akademiaferajna.pl)
- XVII. **Coach** – person conducting the Activities or the team during the Competitions.
- XVIII. **Individual Training** – additional activities for the Player, not resulting from the basic Schedule, ordered on the basis of a separate agreement or additionally requested by the Guardian.
- XIX. **Agreement** – means the agreement between the Organizer and the Guardian, the subject of which are the terms and conditions of the Player's participation in the Activities and the Competitions, and to which the Regulations constitute an appendix.
- XX. **Activities** – means a wide range of sports activities, including football, provided by the Organizer, under the terms and conditions specified in the Agreement. The Activities take place on sports fields, sports halls and classrooms in the territory of the Republic of Poland.
- XXI. **Test Activities** – one-time free of charge demonstration activities, in which the child and his/her Guardian participate, provided by the Organizer.
- XXII. **Player** – means a child (minor) between the ages of 3 and 14, enrolled by his/her Guardian and participating in the Activities and Competitions, based on the Agreement. Children under the age of 3 or over the age of 14 may be considered Players and participate in the Activities after obtaining the consent of the Organizer.
- XXIII. **Players** – other individuals participating in the Activities, under the terms and conditions as the Player.

## § 2 Activities

1. The Organizer is responsible for the preparation and conduct of the Activities. The Activities are carried out by Coaches.
2. Only Players and children participating in Test Activities may take part in the Activities.
3. The Activities are organized periodically, according to the Schedule determined by the Organizer. Depending on the Age group, Activities are organized from one to four times a week. There are no Activities held on Sundays and holidays as defined by the regulations on public holidays, except for special events. Activities, the periodic date of which would fall on a holiday, shall not be subject to cancellation on another date or rescheduling to another day, and no additional time shall be granted for Activities held on another day because of abovementioned date.
4. Setting the Schedule referred to in the point above is the responsibility of the Organizer. The Schedule shall be made available via e-mail to the address indicated by the Guardian in the Agreement or on the Organizer's Website.
5. The Organizer shall determine the Schedule for the season (the period from September 1 to June 30 of the following year) prior to its beginning. During the season, the Schedule may be subject to change, of which the Guardian will be informed by the Organizer in the way specified in §15 point 1.
6. The Organizer reserves the right to cancel the Activities in case of circumstances beyond its control. In the event of cancellation of the Activities, the Organizer undertakes to arrange another date for the Activities, or to refund the appropriate amount for the missed Activities.
7. Activities do not take place in July and August.
8. The Guardian will be each time informed about the date and place of Individual Trainings by e-mail at least one day in advance.

9. The Activities are aimed, among other things, at improving the sport abilities, physical and mental performance of the Player, as well as his/her involvement in the practice of various forms of physical activity and taking care of the proper psychophysical development of the Player.
10. The Activities take place on sports fields, sports halls and classrooms in the territory of the Republic of Poland.

### **§ 3**

#### **Values and principles**

1. Each Player and Guardian will ensure punctuality and shall not be late for Activities. If a Player is late for Activities, the Coach shall have the right to refuse to allow the Player to participate in the Activities.
2. Activities are aimed at the development of children and teenagers through sports and educational values including the enhancement of soft skills and fun through sports.
3. Guardians are obliged to inform the Coach no later than 24 hours before the start of the Activities about the absence of the Player at the Activities., in the form of a phone call or e-mail. Current e-mail addresses of the Coaches are made available on the Organizer's Website.
4. The Organizer promotes, encourages, as well as draws special attention to the fact that proper nutrition is the basis for the development of each Player.
5. The Player respects the club colors that he represents.
6. During the Competitions, the Guardians undertake to:
  - a) not to instruct, not to give directions, or not to take other actions that put additional pressure on the Players. Guidelines for behavior are posted on the Organizer's Website;
  - b) demonstrate patience towards the Players and show them respect and support,
  - c) behave in a cultural manner towards Judges, Coaches and Players, as well as supporters of other teams and other persons involved in the process of the Competitions.
7. During the Activities or Competitions, Guardians are not allowed to be under the influence of alcohol or other drugs.
8. In case of violation of the prohibition specified in point 7 above, the Organizer shall have the right to require the Guardian or persons directly accompanying him/her to leave the place where the Competitions takes place or the Activities are conducted.

### **§ 4**

#### **Fees**

1. The terms of payment of fees are specified in the Regulations. The price list of fees for the Activities is available on the Organizer's Website.
2. Payment of the Entry Fee is a condition for entry into the List of Players.
3. Entry fee shall be paid within 5 days from the date of signing the Agreement to the bank account indicated therein.
4. Entry fee is not refundable.
5. In the event of non-payment of the Entry Fee by the date specified in the Agreement, the Organizer may terminate the Agreement with immediate effect, at its sole discretion, without incurring any negative consequences.
6. The Subscription Fee is charged in advance for each month of validity of the Agreement, by the 15th day of a given month. Absence of the Player from the Activities does not release from the obligation to pay the Fee for the Activities. No refund of the Fee for the Activities or any part thereof shall be made for the absence.

7. The Organizer may change the amount of the Fee for the Activities at any time, at its sole discretion. The Organizer shall inform about the change of the amount of the Fee for the Activities on the Organizer's Website and notify the Guardian via e-mail.
8. The Fee for the Activities in the revised amount is effective from the beginning of the month following the first full calendar month after the date of notification.
9. In the event of a change in the amount of the Fee for the Activities, the Guardian may, within 7 days from the date of distribution of the notification of the change in the amount of the Fee for the Activities, terminate the Agreement, with effect at the end of the last month for which the previous Fee for the Activities applies.
10. In case of arrears in payment of the Fee for the Activities exceeding 5 days, the Organizer may temporarily suspend the Player's participation in the Activities, at its sole discretion.
11. In case of arrears in payment of the Fee for the Activities exceeding 30 days and a call for payment is sent to the Guardian's e-mail address provided in the Agreement for correspondence, the Organizer has the right to terminate the Agreement with immediate effect. Termination of the Agreement does not release the Guardian from the obligation to pay the Fee for the Activities, for each month, even if incomplete, in which the Player took or had the right to take part in the Activities.
12. War The condition for admitting a Player to the Competitions is payment of the Fee for the Competitions.
13. Fees for the Competitions are charged only for monthly periods during which the Player's team (group) is scheduled to participate in one of the following forms of the Competitions:
  - a) organized by the Mazovian Football Association,
  - b) conducted as part of other tournaments and sparring matches.
14. The Fee for the Competitions shall be paid by the 15th day of the month. The Guardian shall be informed by the Organizer about the occurrence of the payment of the Fee for the Competitions through information sent to the e-mail address of the Guardian, indicated as the address for correspondence.
15. The Fee for the Competitions may vary depending on the Age group of the Players. For changes in the Fee for the Competitions the provisions of the Agreement and Regulations regarding the Fee for the Activities shall apply accordingly. In the case of arrears in payment of the Fee for the Competitions, the Organizer reserves the right not to admit to the Competitions the Player to whom the arrears refer.
16. The condition for the participation of the Player in the Individual Training is the payment of an additional Fee in the amount and on the dates indicated on the Organizer's Website and/or communicated to the Guardian by e-mail or included in additional agreements or orders.

## **§ 5**

### **Clothing**

1. The Player, upon payment of the Entry Fee, will receive a set of training clothing, described in detail on the Organizer's Website.

## **§ 6**

### **Responsibilities of the Players**

1. Each Player is required to have an insurance policy on their own. For this purpose, the Guardian is obliged to purchase, at his/her own expense, for the Player, an accident insurance policy valid for

the season, against the consequences of events related to the participation of the Player in the Activities and Competitions for a sum insured not less than PLN 10,000, covering amateur sports activities.

2. The Player and Guardian are strictly obliged to observe the Rules and Regulations for the Use of Sports Facilities.
3. The Player is obliged to use the Organizer's equipment in accordance with its purpose, as well as in accordance with the instructions or suggestions of the Coach or other persons belonging to the training or technical team.
4. The Organizer has the right to change the Coach conducting a particular group at any time.
5. Activities, depending on the Age group, last from 30 to 120 minutes. However, in exceptional situations the time may be shortened or lengthened. Such decision is made each time by the Coach and/or Coordinator or the Organizer himself.
6. The Guardian should be present as an audience member during the Activity.
7. The Guardian is fully responsible for material and immaterial damages caused by the Player to the Organizer as well as to other Participants and guardians and third parties.
8. The Organizer is not responsible for any property lost during the Activities.
9. Each group is under supervision of at least one Coach and/or Psychologist, Pedagogue or Mental Coach, who conducts the Activities according to an appropriate training program adjusted to the group's level and the age of the Players. Activities may be co-led by a trainee, or a volunteer.
10. Activities can be conducted both in an open area and in a indoor facility.
11. Players are strictly obliged to follow all instructions, recommendations, as well as suggestions of the Coach. The Guardian is strictly obliged to instruct the Player about this obligation and undertakes to enforce it.
12. The Organizer is obliged to provide professional and safe equipment necessary for the proper course of the Activities.
13. Activities begin with meeting the Coach in the changing room. Entrance of the Player to the football field or the area where the Activities are to take place is allowed only with the Coach or with his/her express permission.
14. If the Player does not comply with the instructions of the Coach, and thereby causes any danger to the safety, health or life of himself or other Players or third parties, in particular through aggressive behavior, use of vulgarities, vandalism, or other such action, the Coach may decide to exclude the Player from the Activities. The Guardian is not entitled to any claims on this account against the Organizer.

## **§ 8**

### **Player's Health**

1. The Guardian is obliged to inform about the health condition of the Player on an ongoing basis without undue delay. If, in the opinion of the Guardian, the health condition affects the possibility of participation in the Activities or the Competitions, he/she should inform the Organizer thereof no later than 72 hours before the beginning of the Activities or the Competitions.
2. Prior to the Player's participation in the Activities, the Guardian shall be obliged to inform the Organizer in writing about the health condition of the Player, in particular about any illnesses, diseases, ailments, disorders and developmental difficulties, past injuries, including past surgeries and illnesses, or to indicate other ailments that may constitute a real obstacle to the participation of the Player in the Activities. The Guardian is obliged to update this information to the Organizer. In case of not providing the statement referred to in the first sentence of this point, the Organizer

reserves the right not to allow the Player to take part in the Activities, due to the fault of the Guardian.

3. The Organizer declares that does not have the knowledge or medical qualifications on the subject of assessing the readiness and ability of the Player to participate in the Activities. The decision on admittance to participate in the Activities shall each time be made by the Guardian, and in cases requiring specific medical knowledge, by the Guardian after consultation with an appropriate medical specialist.
4. The Organizer recommends that the Guardian provide a comprehensive medical examination of the Player before joining the Activities in each Season in order to eliminate contraindications to participation in the Activities.
5. In the event that the Organizer has doubts about the Player's ability to participate in the Activities due to health conditions, the Organizer may require the Guardian to provide a medical certificate regarding the Player's participation in the Activities, issued by a sports medicine physician or a specialist in the medical conditions to which the certificate relates. The Organizer may request such certificate every 6 months and/or in case of a noticeable change in circumstances.
6. In the case of participation of the Player in the Competitions, in which the submission of periodic medical examinations is required, the Guardian undertakes to carry out, on his/her own and at his/her own expense, the examination of the Player. The Organizer shall inform the Guardian about the necessity of the examination, its scope and frequency with due notice.
7. The Organizer shall not bear responsibility for any consequences, both primary and consequential, of personal injury related to participation in the Activities despite the inadequate health condition of the Player, which are not the fault of the Organizer. In particular, the Organizer shall not be obliged to undertake and initiate actions aimed at assessing the health condition of the Player before the Activities.

## **§ 9**

### **Absences**

1. In the event that the Player is unable to participate in the Activities due to illness lasting more than 28 days confirmed by a medical certificate, or the Guardian notifies the Organizer of the Player's absence from the Activities for a period exceeding 28 days, at least 3 days in advance counting from the date of the planned absence, the Guardian may submit a request for suspension of the Player's participation in the Activities. Such request shall be sent to the Organizer's e-mail address. The Guardian shall attach to the request a medical certificate of illness which includes a dismissal from the sports activities.
2. Processing of the request referred to above is at the discretion of the Organizer.
3. In the event of suspension of participation referred to in point 1 above and after the approval of the request referred to in point 2 above, the Guardian shall pay 50% of the Fee for the Activities for the period of suspension of participation in the Activities.
4. A request for suspension submitted by the Guardian during the termination period of the Agreement concluded between the Guardian and the Organizer shall not be considered.
5. Absence of the Player from the Activities except the cases specified in points 1-4 above shall not constitute a basis for reduction of the Fee for the Activities.

## **§ 10**

### **Suspension of the Player**

1. The Player may be suspended by the Organizer from participating in the Activities, if the Player and/or his/her Guardian do not comply with the Regulations in the scope of the Activities or other regulations and provisions contained herein or in the Agreement.
2. In the event of the first suspension of a Player from Activities in a given Season, the Player has no right to participate in the Activities for one week. The second suspension of the Player from Activities in a given Season shall result in ineligibility to participate in the Activities for a period of two weeks.
3. In the event of the third suspension of the Player from the Activities in a given Season, the Organizer shall have the right to give the Guardian a statement of termination of the Agreement with one month's prior notification in accordance with § 4 of the Regulations.
4. The Player may be suspended by the Organizer from participating in the Competitions
5. in the event that the Competitor and/or his/her Guardian do not comply with the Regulations in the scope of participation in the Competitions.
6. Suspension of the Player in the cases described herein does not result in a reduction of the Fee for the Activities during the suspension.

## **§ 12**

### **Personal data**

1. The Organizer will process the personal data of the Player and the Guardian (those indicated in the Agreement, as well as those collected during the execution of the Agreement) exclusively for the purpose of performing the Agreement (Article 6 point 1(b) GDPR), as well as for the legitimate interests of the Organizer, in particular for the purpose of contacting the Player or Guardian, for the purpose of ensuring the security of the Sports Facility or for the purpose of conducting information activities, as well as promotional activities of the Organizer, (Article 6 point 1(b) GDPR). In addition, in other cases, the Organizer may process the personal data of the Player and the Guardian on the basis of a previously given consent, to the extent and for the purpose specified in the content of the possible consent.
2. The Organizer acts as the data controller.
3. The above mentioned data may be transferred to entities cooperating with the Organizer in the execution of the Agreement, in particular to coaches. The provision of personal data is a condition for the proper execution of the Agreement and is necessary for the fulfillment of purposes arising from the legitimate interests of the Organizer. The Guardian's failure to provide the required personal data shall constitute an obstacle or impediment to the conclusion or execution of the Agreement. Personal data will be processed for the period necessary for the execution of the Agreement, i.e. for the duration of the Agreement, and after that time for the period and to the extent required by law or for the realization of the legitimate interest of the Organizer.
4. Personal data will not be used for profiling or automated decision making. The Player and the Guardian have the right to access their personal data, their completion, deletion or portability, the right to request restriction of processing and to object to processing, as well as the right to withdraw their consent to processing at any time (provided that consent is the basis for processing), whereby withdrawal of consent will not affect the validity of any processing conducted on the basis of prior consent. In addition, it is possible to submit a complaint to the supervisory authority - the President of the Office for Personal Data Protection.



**§ 13**  
**Intellectual Property Rights**

1. In the event that as a result of any activities undertaken by the Organizer, related to the execution of the Agreement, a work within the meaning of the polish Act on Copyright and Related Rights, at the moment of its realization, all intellectual property rights to such work are transferred to the Organizer.
2. In the event of transferring by the Guardian to the Organizer, within the meaning of the polish Act on Copyright and Related Rights, of a work which was created in connection with any activities undertaken by the Organizer related to the performance of the Agreement from the moment of transferring this work to the Organizer in any form, placing it on the Organizer's Website or the Organizer's profile in social media, all intellectual property rights to such work are transferred to the Organizer.
3. The transfer of intellectual property rights described in points 1 and 2 shall take place, in particular, in the following fields of exploitation:
  - 1) reproduction of the recordings by any audiovisual as well as visual technique, regardless of standard, system and format, and in particular on DAT cassettes, computer disks and all types of media intended for digital recording, as well as by printing and typography techniques,
  - 2) placing on the market,
  - 3) entering into computer memory and making copies of such records for performance purposes,
  - 4) entering into telecommunication and information networks and other forms of data transmission, i.e. SMS, MMS, etc., as well as interactive transmission,
  - 5) entering into multimedia networks including the Internet and mobile telephony,
  - 6) sharing with the public in such a way that anyone can have access to it at a place and time of their own choosing, as well as uploading, downloading,
  - 7) lending,
  - 8) renting, leasing,
  - 9) reproduction in public,
  - 10) broadcasting by vision or wired or wireless sound by any technical means, regardless of standard, system and form, by a ground station,
  - 11) broadcasting via satellite,
  - 12) broadcasting on interactive networks including webcasting and simulcasting,
  - 13) transmission using information and telecommunications means of image or sound transmission,
  - 14) introducing changes, modifications and artistic developments,
  - 15) exhibition,
  - 16) display,
  - 17) for promotional and advertising purposes, including through billboards and newspaper advertising.
4. The transfer of intellectual property rights is free of charge in the fields of exploitation described above.
5. The Guardian hereby declares and assures that he/she provides, free of charge, consent to the free use or disposal by the Organizer or third parties indicated by the Organizer of the dependent rights



to the work in the fields of exploitation in which the transfer of intellectual property rights has occurred.

6. The Guardian hereby grants the Organizer free permission to dispose of and use of all elaborations of the benefit being a work by the Organizer or third parties indicated by the Organizer, i.e. to exercise all dependent intellectual rights.
7. The Guardian declares that he/she will dispose of the entire intellectual property rights to all materials and content posted or used by him/her for the works submitted to the Organizer. In particular, the Guardian holds the rights to the works and/or objects of related rights used by him/her, in particular photos, graphics, videos, texts and that the aforementioned materials and content, as well as the provision itself, will not violate any rights of third parties. With respect to works for which the Guardian holds only license agreements for their exploitation, the transfer of intellectual property rights to these works from the Guardian to the Organizer shall take place on the terms and in the fields of exploitation specified in these licenses. The Guardian shall each time indicate the aforementioned works and inform the Organizer in writing about the concluded license agreements, and copies thereof shall be provided to the Organizer together with the transferred work.
8. The Guardian undertakes that in the event any claims are made against the Organizer by third parties, including, in particular, for infringement of their intellectual property rights by the Organizer or the Guardian, the Guardian will immediately intervene in the case in place of the Organizer or join the case on the side of the Organizer as a side intervener. The Guardian will reimburse the Organizer for all expenses related to any legal proceedings. In the event of the claims referred to above, the Organizer shall immediately notify and summon the Guardian to participate in the case. If the Organizer has declined to do so, the Guardian shall be released from the above-described obligation to the Organizer.
9. If there is a need to expand the scope of exploitation to fields not listed herein, the Organizer and the Guardian shall, in a separate agreement, regulate the terms and conditions of transferring the intellectual property rights to the fields of exploitation not listed in the Agreement. The Ordering Party shall have the right of priority in acquiring the rights to exploitation in the fields of exploitation not listed in the Agreement.
10. Transfer of intellectual property rights to the works by the Guardian to the Ordering Party shall be made without time and territorial limitations.
11. The Parties allow the Organizer to introduce all kinds of changes, adaptations, corrections (including shortening of materials), for example, by making translations, adjustments or creating abbreviations in the content of the transmitted materials.
12. The Organizer has the exclusive right to decide on the possible publication or other use of materials.

## **§ 14**

### **Use of image**

1. The Guardian declares that he/she agrees that the Organizer may use and disseminate the image of the Player recorded during the Activities, Competitions and Individual Trainings, according to the rules specified in this paragraph.
2. The consent referred to in point 1 includes the right to use photographs, video recordings in all kinds of promotional and informational activities carried out by the Organizer in connection with the promotion of the Organizer's activities, including in particular the right of the Organizer to publish the aforementioned materials containing the image of the Player on the Internet (in

particular on the Organizer's Website and its social media profiles), in traditional and electronic media, in press publications, as well as in all other promotional materials of the Organizer, both in printed and electronic form.

3. The consent referred to in point 1 is territorially and quantitatively unlimited.
4. This consent is given for an unlimited period of time.
5. The image of the Player may be used for various forms of electronic processing of image, color, size without the obligation to accept the final product, but not in forms that are offensive, generally considered unethical or that violate personal rights.
6. The consent referred to above is given free of charge.

## **§ 15**

### **Changes to the Regulations**

1. The Organizer may change the Regulations, of which shall be announced on the Website and notified to the Guardian by e-mail. The amended Regulations shall come into force within 14 days from the date of its publication on the Organizer's Website.
2. In the event of a change to the Regulations, the Guardian has the right to terminate the Agreement within 7 (seven) days from the date of receipt of notice of the change to the Regulations, with effect from the end of the month in which the termination notice was submitted.
3. In the event of termination of the Agreement in the manner specified in point 2 above, the Regulations in their current version shall apply to its termination.

## **§ 16**

### **Responsibility, communication and final provisions**

1. The Organizer is responsible for damage resulting from failure to fulfill or improper fulfillment of its obligation, unless it is a consequence of circumstances for which the Organizer is not responsible. The Organizer is responsible for failure to exercise due care.
2. In the event of a complaint submitted by the Guardian, the Organizer will respond to the Guardian within 14 days of receipt of the complaint.
3. The Organizer may offer the Guardian additional voluntary coverage of the Player with accident insurance, on terms agreed separately.
4. Communication of the Organizer with the Guardian and the Player on current issues is carried out by means of:
  - 1) e-mail to the e-mail address(es) provided by the Guardian and by the Organizer on the Organizer's Website in the tab [akademiaferajna.pl/kontakt](mailto:akademiaferajna.pl/kontakt),
  - 2) contact by phone or SMS, at the phone number(s) provided by the Guardian in the Agreement and by the Organizer on the Organizer's Website in the tab [akademiaferajna.pl/kontakt](mailto:akademiaferajna.pl/kontakt),
  - 3) through the [Sportsmanago.pl](https://sportsmanago.pl) Portal - supporting the system of children's registration for the Organizer's activities.
5. The Organizer recommends that Guardians and Players regularly use the Organizer's Website and keep up to date with announcements or information published therein.
6. In matters not settled by the Regulations and the Agreement, the provisions of the Polish Civil Code shall apply.
7. The law applicable to the Agreement shall be the law of Poland.
8. In case of any discrepancy between the content of the Agreement and the content of the Regulations, the content of the Agreement shall prevail.

9. Unless the Agreement requires a different form, correspondence, particularly current correspondence and that indicated explicitly in the Agreement, will be sent by e-mail to the address(es) provided in the Agreement. For this, the Guardian is obliged to notify the Organizer of the new address and e-mail address under the penalty of considering the correspondence sent to the current address as duly delivered, and with respect to the Organizer - to the address each time provided on the Organizer's Website.
10. If any provision of the Agreement or the Regulations is found to be invalid or ineffective, the remaining provisions of the Agreement or the Regulations shall continue to be valid and effective.
11. The Regulations were introduced by a resolution of the Board of Directors of the Organizer.

