

'Seyu - Together for victory!'				
Privacy Policy				
Effective until withdrawn, from 27 June 2025				
Seyu Solutions Limited Liability Company (Kft)				
Short company name:	Seyu Solutions Kft.			
Corporate registration no:	Cg.06-09-024603			
Registered seat:	52. Zakany str. Szeged 6724 Hungary			
Tax no:	26494508-2-06			
dsadsaEU Tax no:	HU26494508			
Statistical no:	26494508-6209-113-06.			
Customer service contact information:	E-mail: info@seyuselfies.com Address: 52. Zakany str. Szeged 6724 Hungary			
Data Protection Officer (DPO) contact information:	Vecsernyes Tamas Address: 52. Zakany str. Szeged 6724 Hungary E-mail: info@seyuselfies.com			
Duly authorized representatives:	Vecsernyes Tamas, executive, autonomously on his own			
E-mail:	info@seyuSelfies.com			

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and Partners as data controller (hereinafter **Data Controller or Controller**) has established the present Privacy Policy (hereinafter **Policy**) to define the scope of data controlled by it as well as the method, purpose and legal basis of data processing, and to ensure the furtherance of the constitutional principles of data protection and of the requirements of data security, and to prevent unlawful access to users' data and any change and unlawful publication or use of said data. The above are realized regarding the users of the mobile application 'Seyu - Together for victory!', jointly operated by Data Controller and Partners (hereinafter Seyu) and the online moderated and branded communication services within Seyu (hereinafter jointly **Services**) and other data subjects.

The present Policy applies to all data processing connected to the operation of Seyu The provisions of this Policy shall be duly applied to all employment-related privacy regulations and other policies regarding data processing that are set forth by the Data Controller in separate documents.

Personal scope			
Data Subjects (are those,	Registered users of Seyu – See: Effective General Terms and		
whose personal data is	Conditions of the Data Controller		
processed by the Data	(https://seyuselfies.com/doc/seyu-app-general-terms-and-cond		
Controller under this Policy):	itions.pdf) -; and those natural persons, of whom the users		
natural persons, who are	transmit image/video information through the Services of Seyu		
identified or are - either			
directly or indirectly -	multiple people). Where the present Policy refers to Users,		
identifiable through any			
specific personal data.	dictated by the logic of the provision in question.		
	Users accept and expressly acknowledge that Data		
	Controller is unable to contact unregistered data subjects,		



	and therefore	
	 By accepting the terms of present Policy Users take full responsibility to only upload or share such personal data of third parties on the system of Seyu, for the use of which, the data subjects or their legal representatives – especially in the case of minors – have given express consent, in accordance with this Policy, providing authorization to upload and share that data. 	
	 The resources of Data Controller do not make possible the control of compliance with the above. Therefore, Data Controller hereby excludes all responsibility for unlawful uploads of user content, provided that – upon becoming aware of such unlawful situation – the Data Controller shall take all immediate measures cease and desist. 	
'By accepting the present Polic	y, User hereby declares to acknowledge this provision.'	
Data Controller and people falling under Controller's oversight:	Members and employees of Data Controller or any other person who has been involved in any activity under this Policy.	
Data processor(s):	See: dedicated subchapter of the present Policy	
Data Protection Laws		
	the following is a non-exhaustive list of laws that are of special	
significance:		
natural persons with regard to	the European Parliament and of the Council on the protection of the processing of personal data and on the free movement of tive 95/46/EC (General Data Protection Regulation) (hereinafter:	
The Fundamental Law of Hung		
Act CXII of 2011 on the R	ght of Informational Self-Determination and on Freedom of	
Information (hereinafter: Infotv.		
Act V of 2013 on the Civil Code	e of Hungary (hereinafter: Ptk)	
Act CVIII of 2001 on Electror Articles 13/A13/B.§)	nic Commerce and on Information Society Services (especially	
Act I of 2004 on Sports and its	implementing decrees	
Act I of 2004 on Sports and its implementing decrees Act CLXIV of 2005 on commerce		
Act CXIX of 1995 on the Use of Name and Address Information Serving the Purposes of		
Research and Direct Marketing		
Act XLVIII of 2008 on the Basic Conditions and Restrictions of Business Advertising Activity (Grtv.)		
Act C of 2003 on Electronic Communications		
Act XC of 2017 on Criminal Procedure		
Act C of 2012 on the Criminal Code		
UK Data Protection Act 2018		
	and Electronic Communications (Amendments etc) (EU Exit)	
	ion Law No. 6698 (Kişisel Verileri Koruma Kanunu (KVKK))	
As well as all data protection	on laws applicable at the registered seat of the owner and ler's partner, (hereinafter "Partners"), such as PDPA, CCPA	



Definitions		
	ersons, who are identified or are - either directly or indirectly - identifiable	
through any specific per		
	o registers on the website or in the Application of Data Controller and who	
	ssing with Data Controller.	
	d definite expression of the Data Subjects' will, based on adequate	
	equivocal consent to process personal data relevant to them, be it for	
	ing or for certain procedures.	
	at can be connected to the Data Subjects – especially their names, age	
group, IP address geo physiological, genetic, i	-location, identifiers, one or more factors characteristic to the physical, mental, economic, cultural or social identity of that natural person and all drawn from these in relation to the Data Subjects.	
Data Controller: means	the natural or legal persons, or organizations having no legal personality,	
who determine – either decisions concerning da	on their own or jointly with others – the purposes of data processing, make ata processing (including the means used) and implement such decisions ted by a data processor;	
Data processing: mean	s any operation or set of operations that is performed on data, regardless	
	lied; in particular collecting, recording, registering, organizing, storing,	
and destroying the data visual recordings, as we	ring, transferring, disclosing, synchronizing or connecting, blocking, erasing , as well as preventing their further use; taking photos and making audio or ell as registering physical characteristics suitable for personal identification prints, DNA samples and iris scans);	
Data transfer: providing	access to the data for a designated third party;	
Technical data processi	ing: carrying out data processing operations and technical tasks on behalf	
	independent of the methods and tools applied to carry out the tasks and of	
	data available through providing access to anyone	
	data unrecognizable in a way that it can no longer be restored.	
automated processing	includes the following tasks if these are carried out via completely or partly tools: storing data, logical or arithmetic tasks completed with the data, exing, searching and disseminating data.	
	all technical solutions that operate the Services of Seyu.	
	olicy shall be understood by Data Controller to have the meaning attributed	
to them as defined un	der the interpretative definitions of Article 4 GDPR, Article 3 Infotv, and is and Conditions (GTC) of Seyu.	
Durnassa of data proc	accing and the acone of data proceeded by Data Controllar	
	essing and the scope of data processed by Data Controller	
	s that it shall only process data to exercise a right or perform an obligation. ed shall not be used for personal goals and data processing shall, at all	
times, comply with the	principle of data processing limited to the intended purpose. If the purpose onger exists or the processing of data is otherwise unlawful, the data shall	
	nly process the personal data of Data Subjects within the scope, for the	
purposes and to the extent below:		
purposes and to the ext		
Specification of	1. Registration, encompassing	
processing	- Identification of Data Subjects;	
purpose	- Correspondence with Data Subjects, for the purpose of –	
	among others – providing information	
	- Performance and certification of the requirements of Article 8	
	- Performance and certification of the requirements of Article 8 GDPR	
Describing	 Performance and certification of the requirements of Article 8 GDPR To prevent abuse and improprieties, to secure Services and to avoid 	
Describing processes and tasks:	 Performance and certification of the requirements of Article 8 GDPR To prevent abuse and improprieties, to secure Services and to avoid security risks, Users may only use Seyu after registration in 	
, e	 Performance and certification of the requirements of Article 8 GDPR To prevent abuse and improprieties, to secure Services and to avoid 	



Expected duration and deadline of data processing:	age range is identified at login process which allows Seyu to uphold the requirements of Article 8 GDPR. See in detail in Seyu GTC Until registration is deleted.
Scope, types and categories of personal data -	Data to be provided as a precondition of registration: based on the choice of the Data Subjects, the data of their Google, Facebook or [X] accounts, including their IP address and country of residence
Location of data processing:	Electronic processing, see: Data processors
Legal basis of data processing	Art. 6 (1) a), b) and c) of Chapter II, GDPR
	ent Policy, User hereby declares to acknowledge this provision.'
Specification of processing purpose	2. Taking, storing selfies/videos, gallery
Describing processes and tasks:	The Application provides a fan experience for the Data Subjects downloading/accessing and using it in a way, which enables the Data Subjects to take a photo through the Application, with a device suitable for taking digital photos/videos, and send it to the Data Controller through the Application. After this, the photo/video shall appear one or more times on several online platforms (e.g. social media surfaces of Partners and Data Controller) and on the display surfaces on the site of the events (e.g. on electronic displays in the stadium during the sport events of Partners) one or more times. The photos/videos taken shall be stored by the Application and the Data Subject can share those on other online platforms at any time. Seyu provides an opportunity to attach a fan message to a given photo/video.
Expected duration and deadline of data processing:	In detail, see: Seyu GTC. Until deletion by User, but at the latest until the registration is deleted.
Scope, types and categories of personal data -	The complete data content of the photo/video taken by the User, typically the facial image of the User or other natural persons; the fan message of User attached to the photo/video.
Location of data processing:	Electronic processing, see: Data processors
Legal basis of data processing	Art. 6 (1) a) of Chapter II, GDPR Art 9 (2) a) of Chapter II, GDPR
	ent Policy, User hereby declares to acknowledge this provision.'
Specification of processing purpose	3. Sending selfies/videos to an event, publication following prior moderation
Describing processes and tasks:	A service of Seyu allowing fan selfies/videos to be forwarded to a selected events or sport event of Partners.



Expected duration	Data Controller shall - before forwarding it - put a hold on the photo/video taken and sent to it until its employees conduct the necessary checks. The purpose of the check is to avoid publication of unlawful content or content that offends others or is otherwise objectionable. Photos approved also by the Data Controller will appear in public on the surfaces dedicated to this purpose at the venue of the event selected. In detail, see: Seyu GTC, Provisions on Prohibited Content In the case of objectionable content, until deletion by Data Controller,
and deadline of data processing:	otherwise until the registration is deleted.
Scope, types and categories of personal data -	The complete data content of the photo/video taken by the User, typically the facial image of the User or other natural persons; the fan message of User attached to the photo/video.
Location of data processing:	Electronic processing, see: Data processors Photos/videos approved also by the Data Controller will appear in public or the surfaces dedicated to this purpose on the venue of the event selected.
Legal basis of data processing	Art. 6 (1) a) of Chapter II, GDPR Art 9 (2) a), e) of Chapter II, GDPR
	ent Policy, User hereby declares to acknowledge this provision.'
Specification of processing	4. Publicly displaying selfie(s)/video(s) on promotional surfaces and in social media content of the Partners or in other
purpose	professional content
Describing processes and tasks:	By accepting this Policy, the Users expressly consent (until consent is withdrawn) for their selfies or photos/videos to be publicly displayed (upon their request) in a manner not violating the personality rights of Data Subjects on events of Partners, or on promotional surfaces promoting Partners, on the partner's website, on their social media or on other professional and promotional surface.
Describing	By accepting this Policy, the Users expressly consent (until consent is withdrawn) for their selfies or photos/videos to be publicly displayed (upon their request) in a manner not violating the personality rights of Data Subjects on events of Partners, or on promotional surfaces promoting Partners, on the partner's website, on their social media or
Describing processes and tasks: Expected duration and deadline of data	By accepting this Policy, the Users expressly consent (until consent is withdrawn) for their selfies or photos/videos to be publicly displayed (upon their request) in a manner not violating the personality rights of Data Subjects on events of Partners, or on promotional surfaces promoting Partners, on the partner's website, on their social media or on other professional and promotional surface. In detail, see: Seyu GTC
Describing processes and tasks: Expected duration and deadline of data processing: Scope, types and categories of	By accepting this Policy, the Users expressly consent (until consent is withdrawn) for their selfies or photos/videos to be publicly displayed (upon their request) in a manner not violating the personality rights of Data Subjects on events of Partners, or on promotional surfaces promoting Partners, on the partner's website, on their social media or on other professional and promotional surface. In detail, see: Seyu GTC Until consent is withdrawn. The complete data content of the photo/video taken by the User, typically the facial image of the User or other natural persons; the fan message of User attached to the photo/video. Electronic processing, see: Data processors Data Controller separately also calls the attention of all Data Subjects that the above selfies and photos/videos may be uploaded onto sites maintained by Partners, where Data Controller has no influence whatsoever over the practice of personal data processing. In such cases the Data Controller suggests reading the effective privacy or data protection policies and data protection regulations that apply to the use of these sites. If any of the Data Subjects' data is modified or deleted on an external website, this does not affect data processing done by the Data Controller, such modifications also need to be carried
Describing processes and tasks: Expected duration and deadline of data processing: Scope, types and categories of personal data - Location of data processing:	By accepting this Policy, the Users expressly consent (until consent is withdrawn) for their selfies or photos/videos to be publicly displayed (upon their request) in a manner not violating the personality rights of Data Subjects on events of Partners, or on promotional surfaces promoting Partners, on the partner's website, on their social media or on other professional and promotional surface. In detail, see: Seyu GTC Until consent is withdrawn. The complete data content of the photo/video taken by the User, typically the facial image of the User or other natural persons; the fan message of User attached to the photo/video. Electronic processing, see: Data processors Data Controller separately also calls the attention of all Data Subjects that the above selfies and photos/videos may be uploaded onto sites maintained by Partners, where Data Controller has no influence whatsoever over the practice of personal data processing. In such cases the Data Controller suggests reading the effective privacy or data protection policies and data protection regulations that apply to the use of these sites. If any of the Data Subjects' data is modified or deleted on an external website, this does not affect data processing done by the Data Controller, such modifications also need to be carried out in the Application Seyu. Art. 6 (1) a) of Chapter II, GDPR
Describing processes and tasks: Expected duration and deadline of data processing: Scope, types and categories of personal data - Location of data processing:	By accepting this Policy, the Users expressly consent (until consent is withdrawn) for their selfies or photos/videos to be publicly displayed (upon their request) in a manner not violating the personality rights of Data Subjects on events of Partners, or on promotional surfaces promoting Partners, on the partner's website, on their social media or on other professional and promotional surface. In detail, see: Seyu GTC Until consent is withdrawn. The complete data content of the photo/video taken by the User, typically the facial image of the User or other natural persons; the fan message of User attached to the photo/video. Electronic processing, see: Data processors Data Controller separately also calls the attention of all Data Subjects that the above selfies and photos/videos may be uploaded onto sites maintained by Partners, where Data Controller has no influence whatsoever over the practice of personal data processing. In such cases the Data Controller suggests reading the effective privacy or data protection policies and data protection regulations that apply to the use of these sites. If any of the Data Subjects' data is modified or deleted on an external website, this does not affect data processing done by the Data Controller, such modifications also need to be carried out in the Application Seyu.



Specification of processing purpose	5. Subscription to newsletters, subscription to Direct Marketing Materials
Describing processes and tasks:	Through a surface specifically designated for this purpose, registered Users have the opportunity to subscribe exclusively to the newsletter of Data Controller (under Art. 6 Grtv.), on their website or in their Application (hereinafter: Newsletter Subscription). Data Controller may send all Users subscribed to newsletters online information and direct marketing messages containing novelties, news and offers.
Expected duration and deadline of data processing:	Until deletion by User, but at the latest until the registration is deleted or User's unsubscription.
Scope, types and categories of personal data -	Data to be provided as a precondition of newsletter and direct marketing subscription, if not provided at Registration or if the Data Subject intends to provide other data: E-mail address and social media profile(s) of the User subscribing to a newsletter. The possibility to unsubscribe shall be provided in each newsletter by a direct link.
Location of data processing:	Electronic processing, see: Data processors
Legal basis of data processing	Art. 6 (1) a) of Chapter II, GDPR
'By accepting the prese	ent Policy, User hereby declares to acknowledge this provision.'

Specification of processing purpose	6. Feedback, reporting offensive content
Describing processes and tasks:	In order to develop the system and Services of Seyu, Data Controller is open to any User feedback. For this purpose, there is a separate messaging tool in the Application enabling Users to share their opinions with the Data Controller via short text messages.
Expected duration and deadline of data processing:	Until registration is deleted.
Scope, types and categories of personal data -	Personal opinion tied to registration data, and all personal data disclosed by the User in this regard.
Location of data processing:	Electronic processing, see: Data processors
Legal basis of data processing	Art. 6 (1) a) of Chapter II, GDPR
'By accepting the prese	ent Policy, User hereby declares to acknowledge this provision.'

Specificati processing purpose		 7. Performance and certification of the requirements of Article 8 GDPR <i>parental consent to the processing of a minor's data -</i>
Describing processes	and tasks:	To process the data of a minor person, the consent of their legal representatives exercising custody rights over them (hereinafter: parents) becomes necessary. To provide adequate information and to enable giving consent, the Provider - upon receiving the electronic mailing address of the parents from the minor intending to register - shall inform the parent(s) via a template of a Parental Permission



	containing electronic link(s) to the present GTG Policy) as well as to a surface suitable to accep shall serve as a precondition for the authori registration. If the parents consent and decla accepted the present Policy and consent to t person represented by them to be processed accordance with the present Privacy Policy, then minor becomes effective. In the absence of consent, User registration is	t their provisions. This zation of the minor's re to have read and he data of the minor by Data Controller in the Registration of the invalid and the Data
Expected duration and deadline of data	Controller erases and deletes all data already pro Until the registration of the minor user is deleted. invalid registration, on the 30 th day following the c	In the case of an
processing: Scope, types and categories of personal data -	Parental Permission template. E-mail address, type of parental connection with	a minor user.
Location of data processing:	Electronic processing, see: Data processors	
Legal basis of data processing	Art. 6 (1) a) of Chapter II, GDPR	
ased on the following	Controller) lawfully processes personal data points of Art. 6 (1) of Chapter II, GDPR	
	has given consent to the processing of his or one or more specific purposes"; – ,	<u>¥</u> /N
which the data subje	ecessary for the performance of a contract to ect is party or in order to take steps at the bject prior to entering into a contract"; – ,	<u>¥</u> /N
c) – "processing is ne to which the controller	cessary for compliance with a legal obligation is subject"; –	<u>Υ</u> /Ν
d) – "processing is ne	cessary in order to protect the vital interests of another natural person"; –	Y/ <u>N</u>
e) – "processing is ne	ecessary for the performance of a task carried est or in the exercise of official authority vested	Y/ <u>N</u>
interests pursued by t such interests are ove	necessary for the purposes of the legitimate the controller or by a third party, except where erridden by the interests or fundamental rights e data subject which require protection of	Y/ <u>N</u>

And for sensitive personal data under the following points of Article 9(2) of Chapter II GDPR

a) – "the data subject has given explicit consent to the processing of those personal data for one or more specified purposes, except where Union or Member State law provide that the prohibition referred to in paragraph ¹¹ may not be lifted by the data subject;" – ,	<u>Υ</u> /Ν
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¹¹ (1) Processing of personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation shall be prohibited.



 b) - "processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller or of the data subject in the field of employment and social security and social protection law in so far as it is authorised by Union or Member State law or a collective agreement pursuant to Member State law providing for appropriate safeguards for the fundamental rights and the interests of the data subject;" – , c) – "processing is necessary to protect the vital interests of the data 	Y/ <u>N</u> Y/ <u>N</u>
subject or of another natural person where the data subject is physically or legally incapable of giving consent;" –	
d) – "processing is carried out in the course of its legitimate activities with appropriate safeguards by a foundation, association or any other not-for-profit body with a political, philosophical, religious or trade union aim and on condition that the processing relates solely to the members or to former members of the body or to persons who have regular contact with it in connection with its purposes and that the personal data are not disclosed outside that body without the consent of the data subjects;" –	Y/ <u>N</u>
e) – "processing relates to personal data which are manifestly made public by the data subject" –	<u>¥</u> /N
f) – "processing is necessary for the establishment, exercise or defence of legal claims or whenever courts are acting in their judicial capacity" –	Y/ <u>N</u>
g) – processing is necessary for reasons of substantial public interest, on the basis of Union or Member State law which shall be proportionate to the aim pursued, respect the essence of the right to data protection and provide for suitable and specific measures to safeguard the fundamental rights and the interests of the data subject; –	Y/ <u>N</u>
h) – "processing is necessary for the purposes of preventive or occupational medicine, for the assessment of the working capacity of the employee, medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems and services on the basis of Union or Member State law or pursuant to contract with a health professional and subject to the conditions and safeguards referred to in paragraph 3 ²¹ ; –	Y/ <u>N</u>
i) – "processing is necessary for reasons of public interest in the area of public health, such as protecting against serious cross-border threats to health or ensuring high standards of quality and safety of health care and of medicinal products or medical devices, on the basis of Union or Member State law which provides for suitable and specific measures to safeguard the rights and freedoms of the data subject, in particular professional secrecy"; –	Y/ <u>N</u>
j) – "processing is necessary for archiving purposes in the public interest, scientific or historical research purposes or statistical	Y/ <u>N</u>

²¹ "Personal data referred to in paragraph 1 may be processed for the purposes referred to in point (h) of paragraph 2 when those data are processed by or under the responsibility of a professional subject to the obligation of professional secrecy under Union or Member State law or rules established by national competent bodies or by another person also subject to an obligation of secrecy under Union or Member State law or rules established by national competent bodies."



purposes in accordance with Article 89(1)³² based on Union or Member State law which shall be proportionate to the aim pursued, respect the essence of the right to data protection and provide for suitable and specific measures to safeguard the fundamental rights and the interests of the data subject."; -

Method of recording data

Data Controller receives or acquires all data of Data Subjects indicated in this Policy in every case through the Seyu Application, based on the voluntary consent of the registering or already registered Data Subjects. Registering or already registered Data Subjects shall always warrant for the authenticity of personal data provided. Data Controller does not authenticate the personal data provided to it.

By accepting the present Policy, Data Subjects shall accept all provisions of this Policy and give consent to the Data Controller to process their personal data.

By using the Seyu Application and the Services, or by entering into a contract for the provision of Services, Data Subjects expressly accept this Policy as well.

Principles of data processing

Personal data shall only be acquired and processed fairly and lawfully.

Personal data shall only be stored for a definite, intended and lawful purpose, and it shall not be used for a purpose different from this.

The scope and extent of the personal data processed shall be in proportion to the purpose of their storage, and they shall correspond to the purpose, they shall not extend beyond it.

All appropriate security measures shall be taken to protect personal data stored in automated datasets to prevent accidental or unlawful destruction, accidental loss, unlawful access, alteration or dissemination.

Register of data processing activities

Because Data Controller employs less than 250 people, it shall not keep a dedicated register regarding its data processing activities.

Taking para. (13) of the preamble of the GDPR into consideration, the Regulation includes a derogation for organizations with fewer than 250 employees with regard to record-keeping, therefore, the Data Controller is not obliged to keep a dedicated register of its data processing.

Data Protection Officer (DPO)

Due to the fact that the mandatory case under Article 37, Chapter IV GDPR - processing of sensitive data, regular and systematic monitoring of data subjects on a large scale – shall apply, a DPO was appointed on 5 April 2020.

Data Controller hereby informs Data Subjects that if - in connection with the Service and regarding data protection - they notice problematic procedures, incidents or other such circumstances, the legality or the technical and/or organizational aspects of which are objectionable or at least they should justifiably be investigated, they may report these via the below contact information to the DPO, with simultaneously informing the responsible employee or executive of Data Controller.

Name and contact information of DPO, see: above.

Data transfer

Data Controller is entitled and shall be obliged to transfer all such data to the competent authorities, which are at its disposal and lawfully stored by it and for the transfer of which it is

 $^{^{32}}$ "Processing for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes, shall be subject to appropriate safeguards, in accordance with this Regulation, for the rights and freedoms of the data subject. Those safeguards shall ensure that technical and organisational measures are in place in particular in order to ensure respect for the principle of data minimisation. Those measures may include pseudonymisation provided that those purposes can be fulfilled in that manner. Where those purposes can be fulfilled by further processing which does not permit or no longer permits the identification of data subjects, those purposes shall be fulfilled in that manner."



obliged by law or by a final decision of an authority. Data Controllers cannot be held liable for transferring such data or for any consequences thereof.

In addition to the above, Data Controller transfers data to its Partners, in connection to whom it is bound by an obligation to render Services to the Users. Accordingly, Data Controller shall exclusively transfer data to its Partners in order to perform the Service and to the extent necessary for this performance, in accordance with the data processing purposes specified above.

In addition to the foregoing, Seyu transfers data to Data Controllers associated with Seyu, in connection with whom the Data Controllers are under an obligation to provide a Service to the User; accordingly, Seyu transfers data to the Data Controller solely for the purpose and to the extent of the provision of that Service, in accordance with the processing purposes set out above.

Data Controller transfers data, in addition to the above, exclusively to its contracted data processors, including exclusively those, who are under contractual obligations regarding the Seyu Application, the Services and the support systems. Accordingly, Data Controller shall only transfer data to third parties exclusively for the purpose of achieving the intended data processing purposes specified herein. Such data transfer may not cause the Data Subject to end up in a more disadvantageous situation than prescribed by the data processing and data security provisions in the effective text of the present Policy.

Responsibility of the Data Controller

The User assumes full responsibility for any damage or additional costs caused to the Data Controllers or third parties by the User by making the content of the photo/video public, in any form whatsoever, to these parties. The User shall be liable for all damages. The fact that the Data Controllers have previously examined the photo/video and have not prevented its disclosure for whatever reason shall not in any way relieve the User of liability.

In accordance with the above, the User also assumes full responsibility for any infringements or criminal offences (e.g. use of prohibited authoritarian symbols or other illegal content, etc.) resulting from the publication of the content of the photo/video. In such a case, the Data Controller shall fully cooperate with the competent authorities and provide them with all the necessary data. The fact that the Data Controller has previously examined the photo/video and has not prevented its publication for whatever reason shall not in any way relieve the User of any liability.

The Data Controller shall not assume any liability in connection with the content of the photo/video and other materials transmitted by Users to the Data Controller and their Disclosure, and the User, by using the Service, assumes full responsibility for the content and Disclosure of such photo/video and other materials.

Data Controller	Data Processors	Scope of data concerned	Data processing purposes concerned	Physical location(s) of data processing
Seyu Solutions Li Liability Company Registered seat: 52 Szeged, 6724 Hung Contact: Mailing address: 5 Szeged, 6724 Hung Telephone: +36 30 E-mail: info@seyus	/ (Kft.) 2. Zakany str. gary 2. Zakany str. gary 167 4863	See: data processing purposes 1-7.	Servicing the automated cloud of the Seyu System; Executing backup tasks for the Seyu System; data processing purposes 1-7.	Scaleway S.A.S, BP 438, (75366 Paris CEDEX 08) Cloud-based data processor For more information see the official website of the company



Telekom Veszprém Mailing address: 5. rd. Kulso-Kadartai Veszprem 8200 Hungary	See: data processing purposes 3-5.	data processing purposes 3-5.	For more information see the official websites of the respective sports partners.
Contact: Mailing address: 5. rd. Kulso-Kadartai Veszprem 8200 Hungary Telephone: +36 88 566 400 E-mail: office@handballv eszprem.hu			
DVSC-SCHAEF FLER Registered seat: 32-34. Kassai rd Debrecen 4032 Hungary			
Contact: Mailing address: 32-34. Kassai rd Debrecen 4032 Hungary Telephone: +36 70 627 5533 E-mail: info@dvsckezilab da.hu			
MOL Fehérvár FC Registered seat: 10. Csikvari rd Szekesfehervar 8000 Hungary			
Contact: Mailing address: 10. Csikvari rd Szekesfehervar 8000 Hungary Telephone: +36 22 379 493 E-mail: titkarsag@molfeh ervarfc.hu			
ZF-Eger Registered seat: 5. Frank Tivadar			



otr Egor 2200		
str. Eger 3300 Hungary		
Contact: Mailing address: 5. Frank Tivadar str. Eger 3300 Hungary Telephone: +36 36 414 104 E-mail: info@egerwaterp olo.hu		
SZTE-Szedeák Registered seat: 5/A Beke str. Szeged 6722 Hungary		
Contact: Mailing address: 5/A Beke str. Szeged 6722 Hungary Telephone: E-mail: office@szte-szed eak.hu		
Wasps RFC Ricoh Arena Judds Lane, Longford Coventry CV6 6AQ info@wasps.co.u k		
MTK Budapest Registered seat: 12-14 Salgótarjáni str. Budapest 1087 Hungary		
Contact: Mailing address: 12-14 Salgótarjáni str. Budapest 1087 Hungary Telephone: +36 70 902 7809 E-mail: info@mtkbudape st.hu		



CLUB DEPORTIVO LEGANÉS, S.A.D. Registered seat: Estadio Municipal Butarque, Calle Arquitectura, s/n, 28914, 28918 Leganés, Madrid		
Contact: Mailing address: Estadio Municipal Butarque, Calle Arquitectura, s/n, 28914, 28918 Leganés, Madrid Telephone: 916888629 E-mail: lopd@cdleganes. com		
Leet Gaming Ltd. Registered seat: 42. Mogyoród str. Budapest 1151 Hungary		
Contact: Mailing address: 12. Attila str. Budapest 1013 Telephone:+36 20 341 7908 E-mail: info@leet.hu		
Újpest 1885 Futball Ltd. Registered seat: 13. Megyeri str. Budapest 1044 Hungary		
Contact: Mailing address: 13. Megyeri str. Budapest 1044 Hungary		
Telephone: +36 01 231 0088		



E-mail: press@ujpestfc.h u			
AMC Networks Central Europe Ltd. Registered seat: 21-25. Lomb str. Budapest 1139 Hungary			
Contact: Mailing address: Budapest 21-25. Lomb str. Budapest 1139 Hungary E-mail: info@amcnetwor ks.com			
New School Promotion			
Contact: E-mail: info@newschool promotion.com			
Sheffield Wednesday FC Registered seat: Hillsborough, Sheffield, S6 1SW			
Contact: Mailing address: Hillsborough, Sheffield, S6 1SW Telephone: 03700 20 1867 E-mail: <u>marketing@swfc.</u> <u>co.uk</u>			
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17, Majadahonda			
28220			
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REAL CLUB CELTA DE VIGO S.A.D Registered seat: Calle Principe 44, 36202, Vigo, Spain			
Contact: Mailing address: Calle Principe 44, 36202, Vigo, Spain Telephone: +34-986110900 E-mail: lopd@rccelta.es			
REAL VALLADOLID C.F., S.A.D. Registered seat: Avenida del Mundial 82, s/n, 47014 Valladolid			
Contact: Mailing address: Avenida del Mundial 82, s/n, 47014 Valladolid Telephone: 983 360 342 E-mail: realvalladolid@re alvalladolid.es			
REAL SOCIEDAD DE FÚTBOL , S.A.D. Registered seat: Anoeta pasalekua, 1 20014 Donostia-San			



Sebastián		
(Gipuzkoa) Contact:		
Mailing address: Anoeta		
pasalekua, 1 20014		
Donostia-San Sebastián		
(Gipuzkoa) Telephone: 34		
943 451 109 E-mail:		
realsoc@realsoci edad.eus		
Royal Spanish		
Football Federation		
(RFEF) Registered seat:		
c/ Ramón y Cajal s/n, 28230 Las Rozas (Madrid)		
Contact: Mailing address:		
c/ Ramón y Cajal s/n, 28230 Las		
Rozas (Madrid) Telephone: 914 959 800		
E-mail: rfef@rfef.es		
FK Željezničar Registered seat:		
Zvornička 27, 71000 Sarajevo,		
Bosna i Hercegovina		
Contact:		
Mailing address: Zvornička 27, 71000 Sarajevo,		
Bosna i Hercegovina		
Telephone: + 387 (0)33 660 133		
E-mail: info@fkzeljeznica		
<u>r.ba</u>		



Falco KC Registered seat: 9700 Szombathely, Sugár u. 18.		
Contact: Mailing address: 9700 Szombathely, Sugár u. 18. Telephone: +36 94 506 108 E-mail: <u>falco@falcokc.t-o</u> <u>nline.hu</u>		
DEAC Registered seat: 4032 Debrecen, Egyetem tér 1.		
Contact: Mailing address: 4032 Debrecen, Egyetem tér 1. E-mail: <u>deackft@unideb.</u> hu		
PAOK FC Registered seat: Mikras Asias Str., Toumba Stadium. P.C. 54351, Thessaloniki, Greece		
Contact: Mailing address:Mikras Asias Str., Toumba Stadium. P.C. 54351, Thessaloniki, Greece Telephone: +30.2310.95.40. 50 E-mail: info@paokfc.gr		
BÀSQUET MANRESA, SAD		
Registered seat: Carretera Sant		



Joan a Manresa, Pavelló Nou Congost s / n. 08241 Manresa		
Contact: Mailing address: Carretera Sant Joan a Manresa, Pavelló Nou Congost s / n. 08241 Manresa Telephone: +34 93 872 15 03 E-mail: basquetmanresa @basquetmanre sa.com		
NK MARIBOR		
Registered seat: Mladinska ulica 29 2000 Maribor		
Contact: Mailing address: Mladinska ulica 29 2000 Maribor Telephone: +386 2 228 47 00 E-mail: info@nkmaribor.c Om		
Hibernian FC		
Registered seat: Easter Road Stadium, 12 Albion Place, Edinburgh, EH7 5QG		
Contact: Mailing address: Easter Road Stadium, 12 Albion Place, Edinburgh, EH7 5QG Telephone: 0131 661 2159 E-mail: <u>club@hibernianfc</u> .co.uk		



Hungarian Football Federation		
Registered seat: 1112 Budapest, Kánai út 2.D.		
Contact: Mailing address: 1112 Budapest, Kánai út 2.D. Telephone: +36 1 577 9500 E-mail: <u>mlsz@mlsz.hu</u>		
FA of Slovenia		
Registered seat: Predoslje 40 a, p.p. 130 - SI-4000 Kranj		
Contact: Mailing address: Predoslje 40 a, p.p. 130 - SI-4000 Kranj Telephone: 04 27 59 400 E-mail: nzs.trgovina@nz S.si		
Cívis-Kosárlabd a-Klub Ltd.		
Registered seat: 4033 Debrecen, Acsádi str. 40.		
Contact: Mailing address: 4033 Debrecen, Acsádi str. 40. E-mail: <u>becskyistvan@g</u> <u>mail.com</u>		
Hungarian Basketball Federation Registered Seat:		



1146, Budapest Istvánmezei út			
1-3.			
Contact: Postacím: 2040 Budaörs, Liget			
utca 12. E-mail: info@hunbasket. hu			
Esport1 Kft.			
Registered seat: 1135 Budapest, Szegedi str. 37.			
Contact: Mailing address: 1135 Budapest,			
Szegedi str. 37. Phone: +36 1 577 4050 E-mail:			
info@esport1.hu			
Football Association Ltd.			
Registered seat:			
Wembley Stadium, Wembley, London, HA9			
OWS			
Contact: Mailing address:			
Wembley, London, HA90WS Phone: +44 844			
980 8200 E-mail:			
jane.doe@thefa. com			
ZTE Football Club Zrt.			
Registered seat:8900			



Zalaegerszeg, Október 6. tér 16.			Τ
Contact: Mailing address:8900 Zalaegerszeg, Október 6. tér 16. Phone:36 92 596-303 E-mail: <u>ztefc@zelkanet.h</u> <u>U</u>			
Startup Campus Inkubátor Zrt.			
Registered seat:4025. Debrecen, Simonffy u. 4-6.			
Contact: Mailing address:4025. Debrecen, Simonffy u. 4-6. Phone: +36 30 206 9566 E-mail: info@startupcam pus.hu Magyar Paralimpiai Bizottság			
Registered seat:1146 Budapest, Istvánmezei út 1-3			
Contact: Mailing address:1146 Budapest,			



			Г
Istvánmezei út 1-3			
1-5			
			L
Phone: +36 1			
460 6804			L
E-mail:			L
info@hparalimpia			
<u>.hu</u>			L
			L
101 EV Park Kft.			L
			L
Registered			
seat:1103			
Budapest,			
Gyömrői út 101.			
6.			
Contact:			
Mailing			
address:1103			
Budapest,			
Gyömrői út 101.			
6.			I
Phone: +36 70			
303 0101			
E-mail:			
kapcsolat@101e			
vpark.hu			
Kazakhstan			
Tennis			
Federation			
Registered seat:			
010000,			
Nur-Sultan, 1			
Zheltoksan str.			
Contact:			
Mailing address:			
010000,			
Nur-Sultan, 1			
Zheltoksan str.			
Phone:+7 (7172)			
390385, +7			
(7172) 390387			



Email: info@ktf.kz		
ITF Licensing (UK) Ltd.		
Registered seat:		
Bank Lane, Roehampton, London SW15 5XZ (UK)		
Contact: Mailing address: Bank Lane, Roehampton, London SW15 5XZ (UK).		
Tel:+44(0)20887 86464		
Email: <u>communications</u> @itftennis.com		
TOYOTA ESPAÑA, S.L.U.		
Registered seat:		
Av. de Bruselas, 22 28108 Alcobendas, Madrid Spain		
Contact: Mailing address: Av. de Bruselas, 22 28108 Alcobendas, Madrid Spain		
Tel:+34 910 50 50 00		
Magyar Jégkorong Szövetség		
Registered seat:		



1		
H-1146 Budapest, Istvánmezei road 1-3.		
Contact: Mailing address: H-1146 Budapest, Istvánmezei road 1-3.		
Tel: +36 1 460 6863		
E-mail: <u>info@icehockey.</u> <u>hu</u>		
Wisła Kraków Spółka Akcyjna		
Registered seat:		
UI. Reymont 20		
30-059 Krakow		
Contact: Mailing address: UI. Reymont 20		
30-059 Krakow		
Tel: +48 12 630 76 00		
E-mail: <u>sekretariat@wisl</u> <u>a.krakow.pl</u>		
Microsoft Global Sports Innovation Center		
Registered seat:		
Goya 90, 28009, Madrid		
Contact: Mailing address: Goya 90, 28009, Madrid		
Tel: +34 645 699 782		



E-mail: info@sport-gsic.c om		
Hungarian Water Polo Federation		
Registered seat:		
Hajós Alfréd Nemzeti Sportuszoda H-1391 Budapest, Pf. 250		
Contact: Mailing address: Hajós Alfréd Nemzeti Sportuszoda H-1391 Budapest, Pf. 250		
Tel: +3670 374 2388		
E-mail: <u>waterpolo@water</u> polo.hu		
SD Ponferradina		
Registered seat:		
Calle El Toralín 24404 Ponferrada		
Contact: Mailing address: Calle El Toralín 24404 Ponferrada		
Tel: +34 (987) 41 13 51		
E-mail: <u>deportiva@sdpo</u> <u>nferradina.com</u>		
Borsodi Brewery Kft		



Registered seat:			
Rákóczi u. 81, H-3574 Bőcs.			
Contact: Mailing address: Váci út 187. 5. emelet, H-1138, Budapest.			
Tel: +36 1 778 6000 +36 1 778 6053			
E-mail: borsodisorgyar@ molsoncoors.co m			
Touché Event			
Kft.			
Registered seat:			
Szondi utca 58 1. emelet 6. H-1063 Budapest.			
Contact: Mailing address: PF. 53. H-1311 Budapest.			
Tel: +36 20 429 4124			
E-mail: <u>ajanlat@touche.h</u> <u>u</u>			
Diósgyőri VTK			
Registered Seat:			
Andrássy út 61., DVTK Edzőközpont, H-3533 Miskolc			
Contact: Mailing address: Andrássy út 61., DVTK Edzőközpont, H-3533 Miskolc			



	1		
Tel: +36-46-530-440			
E-mail: <u>dla@dvtk.eu</u>			
Mezőkövesd Zsóry Football Club Kft.			
Registered Seat: 3400 Mezőkövesd, Széchenyi u. 9.			
Contact: E-mail: <u>mezokovesdzsor</u> <u>y@gmail.com</u>			
Honvéd FC Kft.			
Registered Seat:1194 Budapest, Temesvár u. 25/A.			
Contact: Telefon: +36 1 357 6738 E-mail: <u>office@bhfc.hu</u>			
MAC Budapest Jégkorong Akadémia			
Registered Seat:			
1146, Budapest, Szabó József u. 3.(Milienáris pálya)			
Contact:			
Mailing address: 1146, Budapest, Szabó József u. 3.(Milienáris pálya)			
Tel: +36 30 231 6651			



E-mail: info@macbudap est.hu			
TV2 Média Csoport Zrt. (Spíler TV)			
Registered Seat: 1145, Budapest, Róna u. 174.			
Contact:			
Mailing address: 1145, Budapest, Róna u. 174.			
Tel: +36 1 336 5544			
E-mail: <u>kozonsegszolgal</u> <u>at@spilertv.hu</u> <u>adatvedelem@tv</u> <u>2.hu</u>			
NLB Group			
Registered Seat: Trg republike 2, 1520 Ljubljana, Slovenia			
Contact:			
Mailing address: Trg republike 2, 1520 Ljubljana, Slovenia			
Tel: (01) 477 20 00 (01) 476 39 00			
Email: <u>info@nlb.si</u>			
HSC Csíkszereda			
Registered Seat: Nicolae Bălcescu 9, Csíkszereda, Romania			



Contact:			
Mailing address: Nicolae Bălcescu 9, Csíkszereda, Romania			
Tel: 0266 371 457			
Email: sportclub@sportc lub.ro			
Cashpoint SCR Altach			
Registered seat: Schnabelholz 1, 6844 Altach, Ausztria			
Contact:			
Mailing address: Schnabelholz 1, 6844 Altach, Ausztria			
Tel: +43(0)5523 52 100			
Email: <u>office@scra.at</u>			
N.B.B. Liga Nacional de Basquete			
Registered seat: Rua Carneiro da Cunha, 303 12th floor, Health District, São Paulo-SP		https://www.st ockproseries. com.br/politic a.asp?idcat=1	
Contact:			
Mailing address: Rua Carneiro da Cunha, 303 12th floor Health District, São Paulo-SP			
Tel: (11) 3266 - 2558			



Email: Imprensa@Inb.c om.br			Τ
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Registered seat: Heelsumstraat 51, Curacao			
Contact:		https://sirensne	
Mailing address: Heelsumstraat 51, Curacao		tball.com/privac y-policy/	
Email: <u>contact@visionm</u> <u>edias.com</u>		https://www.hib ernianfc.co.uk/ our-club/policie	
Sport Singapore		S	
Contact: 3 Stadium Drive, Singapore 397630			
Main Tel: 6500 5000			
Main Fax: 6440 9205			
FIBA – International Basketball Federation			
Route Suisse 5			
1295 Mies – Switzerland	https://www.a sroma.com/e n/privacy-poli cy		
Tel.: +41 22 545 00 00			
Fax.: +41 22 545 00 09			



Mail: info@fiba.basket ball	https://sevillaf c.es/en/priva cy-policy		
Greenville Triumph Soccer Club			
Elérhetőségek: 22 S. Main street, Greenville, SC 29601			
Telefon:864-203- 0565 E-mail <u>customerservice</u> @greenvilletrium ph.com			
	https://www.u niqa.hu/adatk ezeles		
Fundación Luzón	https://www.e urohandball.c om/en/privac		
Elérhetőségek: Calle de Eduardo Dato 3, bajo 3 derecha 28010 Madrid	ypolicy		
Telefon:(+34)91 447 56 77 E-mail: info@ffluzon.org			
RCD ESPANYOL DE BARCELONA	https://otpmo bil.hu/adatke zelesi-tajekoz tato/		
Headquarter: Av.Baix Llobregat, 100 08940 Cornellá de Llogregat, Barcelona	https://www.p aypal.com/m yaccount/priv acy/privacyh ub		
Email: info@rcdespanyo I.com	https://sso.do rna.com/es/p rivacy-policy? ga=2.25359		



INTERNATIONA L JUDO FEDERATION	<u>1369.115266</u> <u>9564.168899</u> <u>4518-112719</u> <u>6497.168899</u> <u>4518</u>		
Headquarter: Budapest, 1051 József Attila u.1. Email: admin@ijf.org Hungarian Fencing	https://policie s.redbull.com /policies/Red Bull.com_Bra zil/20200608 0742/pt/priva cy.html		
Federation Headquarter: Magyar Sport Háza, Budapest, Istvánmezei út 1-3., 1146 Tel: <u>(06 1) 460</u> <u>6910</u>	https://www.d eb-online.de/i mpressum/		
Sport Forum Hungary Revistas Media Kft. Headquarter: 2013 Pomáz, Boglárka u. 36. E-mail: szervezes@sport forumhungary.hu			
Oil Hungary Kft. 1138 Budapest, Dagály utca 11 E-mail: info@oilhungary. hu Telefon: +36 1 909 0298			



Lion City			
Sailors			
Headquarter: No.7 Bishan Street 14 #01-01 579784 Bishan New Town, Singapore Phone: (65) 6352 5611			
LŐVÉRSPORT Kft. (UNI GYŐR) Székhelye: 9026 Győr, Egyetem tér 1			
Contact: Deres István +36305579865			
Vasas Röplabda Kft			
HQ: 1037 Budapest, Folyondár utca 15.			
Contact: +36 30 423 5773			
Champions Hockey League (CHL) Ag.			
HQ: Switzerland, 6300 Zug, Gubelstrasse 24.			
Contact: +41 44 562 27 71			
https://www.cha mpionshockeyl eague.com/en/p rivacy			
Kosárlabda Sport Club Szekszárd			



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	Szekszárd, yűsi út 3.			
Conta +36 30	ct: 0 202 6149			
	ocoes ortivas S.A			
Marco Pentes Ulhoa 939	ado de Rodrigues, 7 Conj 72.			
(11) 3	181-5999			
KFT. 2161 (EVENTS Csomád, sznyés u.			
KFT . 1095 I Soroks	S EVENT Budapest, sári út 48. 0 973 3595			
lstván 1-3. +3614	thlon			
SIREM Emirat 1000 I Road, G40 3 07748	THCLYDE NS tes Arena, ∟ondon Glasgow, HY M: 5 771573 sirensnetball			



The Hibernian			
Football Club			
Easter Road			
Stadium, 12			
Albion Place, Edinburgh,			
EH7 5QG			
mmilligen@hiberni			
anfc.co.uk			
07718485224			
HUMAN TELEX			
GROUP H-1036 Budapest,			
Lajos utca 74-76.			
hello@humantele			
<u>x.hu</u>			
AS ROMA S.P.A			
(DATA OFFICE)			
Viale Tolstoj, 4 00144 Roma			
Italy			
privacy@asroma.i			
<u>t</u> A.S. Roma S.r.I.			
Rome, Italy, at P.Ie			
Dino Viola No. 1			
Soccer S.r.l.			
Rome, Italy, at Via Emilia 47			
SEVILLA FÚTBOL CLUB			
Calle Sevilla			
Fútbol Club s/n,			
41005 Sevilla.			
+34 954 53 53 53 lopd@sevillafc.co			
<u>m</u>			
_			
HPB Sportmanageme			
nt Kft.			
(Football Forum			
Hungary)			
1013 Budapest, Lánchíd u. 15-17.			
events@thepaths			
m.com			
Talmácsi Group			
MSE			
2376 Hernád,			



Bajnok utca 1. 06 30 413 9881			
UNIQA Biztosító Zrt. 1134 Budapest, Róbert Károly krt. 70-74. info@uniqa.hu			
European Handball Federation (EHF) Hoffingergasse 18 1120 Vienna Austria			
Magyar Külgazdasági és Külügyminisztéri um 1027 Budapest, Bem rakpart 47. +361/458-1000			
OTP Mobil Kft. 1143 Budapest, Hungária körút 17-19. +36 1 3666 611 ugyfelszolgalat@s imple.hu			
PayPal Inc. 2211 N 1st St, San Jose, CA 1-402-935-2050			
Dorna Sports SL Príncipe de Vergara, 183 – 28002 Madrid – Spain Tel. +34 917 820 220 Fax +34 915 615 807			
Red Bull Bragantino do Brasil Ltda.			



Avenida Cidade Jardim, nº 314, 1ª sobreloja, Sao Paulo/SP		
Deutscher Eishockey-Bund e.V. Betzenweg 34 81247 München		
E-Mail: info@deb-online.d e Telefon: +49 (0) 89 8182 0 Fax: +49 (0) 89 8182 36		
FTC Icehockey KFT. 1091 Budapest, Üllői út 129.		
<u>fradihoki@fradiho</u> <u>ki.hu</u>		
OTP BANK NYRT. 1051 Budapest, Nádor utca 16. Tel.: 06-1-473-5000, Fax: 06-1-473-5955 Special Event Budapest Kft. H-1022 Budapest, Detrekő u. 12. +36 30 520 4939 specialevent@ specialevent.hu		
Hungarian Squash Federation 1022 Budapest, Marczibányi tér 13. squashiroda@ squash.hu		
DVSC Futball Zrt. 4032 Debrecen, Nagyerdei Park 12. Telefon: +36 52 535 408		



817 E-m	: +36 52 340 ail: <u>crt@dvsc.hu</u>			
Sze	rencsejáték			
Zrt. 101	5 Budapest, logány u.			
30-3 <u>ugyf</u>				
Bud	e point Kft apest, egély u. 11, 7			
Tel:+ 0067	⊦36 1 785 7			
Kft. 1123 Nag	Creative 3 Budapest, yenyed utca földszint 1.			
Klag Eish Mes 9020 am	KAC - genfurt nockey iseplatz 3 0 Klagenfurt Wörthersee			
Aust	tria			
Can prof Kft 4028 Kass Tel:	receni npus Non fit Közhasznú 8 Debrecen, sai út 26. +36 52 512 / 77096			
n SA Che St-L	min éonard 5,			
(+41	0 Fribourg I) 026 347 13			
10				
433 Post 406	K GmbH, FN 275w tstraße 38 1 Pasching 0732/603332			
Ema				



SLOVNAF Vlčie hrdlo 12 Bratisla	1, 824						
HUMDA Z Budapest, Ferenc u. 4 1113 Te.l:+36 3 5286	Dávid 4-6,						
EPAM Sys Inc. 41 Univers Drive, Suit Newtown, 18940 United Sta	ity e 202 PA						
by Data Co than the on- the present Transfer of Transfer of	Data Controller undertakes to be bound by the general obligation that no data transfers executed by Data Controller shall cause the Data Subject to end up in a more disadvantageous situation than the one prescribed by the data processing and data security provisions in the effective text of the present Policy. Transfer of personal data Transfer of personal data happens within Seyu's organization and partner network. The data may						
All data tran Seyu is pre	also be transferred to external service providers if they process personal data on behalf of Seyu. All data transfers are based on agreements in accordance with legal requirements. Seyu is present in the following countries outside of the EU: United Kingdom, Turkey, Singapore, Brazil, United States of America						
Transfer of personal data to a third country or an international organization Seyu may also provide services in other countries, in which case personal data will be transferred strictly to the extent strictly necessary. Outside the European Union (EU) or European Economic Area (EEA) the transfer of personal data takes place only to organizations with which Seyu has concluded an agreement containing standard contractual clauses in accordance with decision 2001/497/EC (2001/497/EC: Commission Decision of 15 June 2001 on standard contractual clauses for the transfer of personal data to third countries), decision 2004/915/EC (2004/915/EC: Commission Decision of 27 December 2004 amending Decision 2001/497/EC as regards the introduction of an alternative set of standard contractual clauses for the transfer of personal data to third countries) – <i>in case: Seyu to non-EU or EEA controller</i> –; or decision 2010/87/EU (2010/87/: Commission Decision of 5 February 2010 on standard contractual clauses for the transfer of personal data to processors established in third countries under Directive 95/46/EC of the European Parliament and of the Council) – <i>in case: Seyu to non-EU or EEA processor</i> –. Seyu ensures the secure international transfer of personal data using standard contractual clauses adopted by the European Commission as described above.							
In complian obligation, I data and sh	ce with Provider nall take	shall take all n all those techn	neasures to ens ical and organiz	sure the safety and ational measures	R, keeping it in mind as it d security of Data Subject and create such procedur nd classified data protectio		



Data Controller primarily processes data through automated means – Seyu Application, the Services and the systems supporting these – provided that with regard to data processing purpose 3, preliminary moderation of the selfie photos/videos indexed for sending will be carried out by the personnel of Data Controller designated for this purpose.

In all their activities, Data Controller and the data processors engaged by it comply with all requirements of

- organizational safety and security;
- employee safety and security;
- security relevant to third parties and external environment;
- classifying and controlling assets and equipment ensuring data security (especially during risk assessment);
- communication and operations management;
- controlling access;
- managing continuous operation and workflow;
- systems development and maintenance.

Cloud applications are also part of the support System (see: currently effective General Terms and Conditions of Data Controller) behind the Application Seyu and the Services. Data Controller shall exercise utmost care in selecting its partners supplying cloud services – see: among indicated data processors – and shall take all reasonable measures as to be expected to contract them with an eye on safeguarding the data security interests of Data Subjects. This extends, moreover, to measures that ensure that the data processing principles of the partners be transparent and that data security be regularly checked. The data of Data Subjects is physically stored in the cloud. By accepting the present Privacy Policy, Data Subjects expressly consent to any data transfers necessary to use cloud services.

Partners may process personal data exclusively for the purpose of exercising a right and/or performing a statutory obligation – *e.g. keeping records of accounts* – and the present Policy shall apply to this data processing as well. Otherwise, Partners may only engage in data processing as processors in connection with the provision of the Service.

Data Controller shall protect the data, in particular, against unlawful access, alteration, transfer, publication or disclosure, deletion, erasure or destruction and accidental destruction or corruption. Data recorded automatically for technical purposes in the course of the operation of Data Controller's system(s) will be stored on the System from the time they were generated until such storage is justified to ensure the operation of the System. Data Controller ensures that such automatically recorded data may not be linked with other personal data – unless otherwise prescribed by law as mandatory exceptions. If Data Subjects withdrew their consent to the processing of their personal data or have initiated the erasure of their data from both the Seyu website and application, then after this their person will not be identifiable based on this technical data – except by investigative authorities and their experts.

Duration of data processing

For Registered Users, until Registration is deleted.

Data of Non-Registered Users are deleted from the system of Data Controller by closing the relevant Service.

Data given for the purpose of newsletter or direct marketing subscription are deleted without delay when Data Subjects unsubscribes or the Registration terminates.

Otherwise, Data Controller deletes the data upon the request of Data Subjects to that effect, except such data that needs to be further processed due to an accounting or other dispute between the Parties – *until it is concluded* – and/or due to a statutory requirement. As for the latter, this means without limitation:

Data pursuant to Article 78(3) of the Act on the order of taxation (Art.) for 5 years

Data pursuant to Article 169(1)-(2) of the Act on accounting for 8 years Or for a longer period, if prescribed by law.



Data Controller reserves the right to process relevant data to the extent necessary and in excess of the above deadlines until a deadline is open to enforce any claims justified by rights and obligations arising out of the activity giving rise to data processing.

Sources of data processing

Data processed is recorded directly from registered Users, with regard to which Data Controller only begins processing data provided to it – i.e. those will exclusively only be recorded in its systems at that time – if and when registered Users using the service declare, fully aware of their criminal liability, that data has been provided, for the purposes of identification and using the Service, with the knowledge and express consent of the Data Subject indicated as the person entitled to use the given Service.

Possibility to amend the Privacy Policy

Data Controller reserves the right to unilaterally amend the present Policy for the future. The new Policy shall be made public via the Seyu Application.

Information, right to object, data erasure, restriction of data processing

Data Subjects may request information about the processing of their personal data, and may request their correction and – except for data processing made mandatory by law – their deletion based on the present Policy, particularly via the contact information provided above.

Upon the request of the Data Subjects submitted via e-mail, Data Controller provides information on the data processed by it, on the purpose of data processing, its legal basis and duration, on the name, address (registered seat) and the relevant activities of the data processor, and on who and for what purpose will be provided with Data Subjects' data. Data Controller shall provide information within the shortest possible time following the submission of the request, but at most within fifteen (15) days in writing, in an intelligible, plain and simple-language format and free of charge.

If information cannot be denied from the Data Subject by law, Data Controller shall provide the Data Subjects information on the following: their data processed by Controller or those processed by a data processor contracted by him or based on his instructions; the source of that data, the purpose of data processing, its legal basis, duration; the name and address of the data processor and its activity relevant to data processing; on the circumstances and effects of and measures taken to prevent the personal data breach, and – in case the Data Subjects' data has been transferred – on the legal basis and addressee of the data transfer. Otherwise, information covers all information under Article 13-14, Section 2, Chapter III of GDPR.

False personal data not corresponding to reality shall be rectified by the Data Controller. Data Controller erases the personal data if: its processing is unlawful; the Data Subjects so request – in this case, at most, within five (5) days; it is incorrect or incomplete and this state cannot be lawfully rectified, provided that erasure is not prohibited by law; if the intended purpose of data processing ceased or was achieved; the statutory deadline for storing said data expired; or it has been so ordered by a court of law or by the National Authority for Data Protection and Freedom of Information (hereinafter: Authority). Data Controller shall notify Data Subjects and all others, to whom it has previously transferred data for the purpose of processing about any rectification and erasure. Such notification can be omitted if in view of the purpose of data processing it would not violate the legitimate interests of Data Subjects.

If Data Subjects use personal data unlawfully or in a deceitful manner or they commit a crime, then Data Controller reserves the right to retain relevant data used in such a manner for purposes of evidence in any eventual (non-)litigious proceedings, until these shall be concluded. This latter shall also apply in the case if Data Subjects request the erasure of personal data from Data Controller to foil but at least hinder the enforcement of any legitimate claims of Data Controller.

Data Subjects may object against the processing of their personal data, in particular



if processing or transferring personal data is necessary for the sole purpose of performing the legal or statutory obligations of Data Controller or enforcing the legitimate interests of Data Controller, data processor or a third party, except for cases of mandatory processing; if the use or transfer of personal data takes place for the purpose of direct marketing, taking a survey or poll or for scientific research; and if prescribed by law. Data Controller shall examine the objection within the shortest possible time, but at most within fifteen (15) days of its submission and shall decide whether it is well-founded and shall inform the objector about its decision in writing. Data processing shall be suspended for the duration of the examination of the objection, but at most for five (5) days. If the objection is well-founded, the head of the department processing the data shall act based on the provisions of the GDPR. Moreover, Data Subjects may exercise their right to object via automated means based on technological specifications by selecting (i) the relevant option set forth in the Seyu GTC provided for the cancellation of Service or for the deletion of registration, and/or (ii) any relevant other option available in the System. (Article 21(5) GDPR) Should the Data Controller find Data Subjects' objection well-founded, it shall terminate data processing - including any further recording of data as well as data transfers -, block access to the data and inform anyone - regarding the objection and the measures taken based thereon - to whom Data Controller has earlier transferred the personal data subject to objection, and who are obliged to act in the interest of enforcing the right to object. Should Data Subjects disagree with Data Controller's decision, and if Data Controller omits the deadline, Data Subjects then shall have right to turn to a court within thirty (30) days from communicating the decision or the last day of the deadline. Data Controller shall cover the damages caused to others by the unlawful processing of the personal data of Data Subjects or by violating requirements of technical data protection. Data Controller shall be exempted from liability if it proves that the damage occurred due to a reason beyond the scope of data processing that was unavoidable. No such damages shall be compensated, which were incurred as a result of the deliberate or negligent conduct attributable to the one incurring the damages. Information of Data Subjects can be refused/rejected or restricted in accordance with the provisions of Articles 13(4) and 14(5) GDPR, based on the reasons set forth therein, with a detailed justification, if: the Data Subject already has the information; the provision of such information proves impossible or would involve a disproportionate effort, in particular for processing for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes, subject to the conditions and safeguards referred to in Article 89(1) or in so far as the obligation referred to in paragraph 1 of this Article is likely to render impossible or seriously impair the achievement of the objectives of that processing. In such cases the Data Controller shall take appropriate measures to protect Data Subjects' rights and freedoms and legitimate interests, including making the information publicly available; obtaining or disclosure is expressly laid down by Union or Member State law to which the controller is subject and which provides appropriate measures to protect the data subject's legitimate interests; personal data must remain confidential subject to an obligation of professional secrecy regulated by Union or Member State law, including a statutory obligation of secrecy Otherwise. Data Subjects shall be entitled to get access to personal data relevant to them and to the following information: A copy of the personal data (fees can be set for additional copies) -Purposes of data processing Categories of data processed _ Data regarding automated decision-making and profiling If data was received/transferred from somewhere, information regarding their source Names of addressees who have been or will be provided with the data



- Information and warranties regarding data transfer to a third country	
- The conditions and duration of storage	
- The rights of Data Subjects	
- The right of turning to the Authority	
Complying with its obligation under Article 14(3), Section 2, Chapter III GDPF – if it did not acquire the personal data from the Data Subject, <i>in particular provided by a registered User regarding the Data Subject entitled to use the contact information known to Data Controller, preferably via e-mail, information, known to data by the present Policy.</i>	if the data has been e Service – shall, via form the Data Subject nowledge of which is
The manner of exercising the right to access: If Data Subjects have electronically, then information should be provided to them in a widely us except if otherwise requested by Data Subjects.	ed electronic format
The right to request copies might not affect the rights and freedoms of others	
If the Data Controller made the data public, it shall be obliged to erase it by costs of its feasibility and of the available technology and taking reasonable expected to inform other data controllers regarding the erasure of links, copie	measures as can be s, second copies.
Data Subjects may not exercise their right to erasure and to be forgotten necessary: for the freedom of expression; for the performance of legal enforcement of legitimate claims or the exercise of official authority; in healthcare in the public interest; for public-interest archiving or scientific or his	obligations, for the the field of popula
Data Controller shall restrict data processing upon the request of Data Subject	ts. if:
- Data Subjects contest the accuracy of personal data	,
- Data processing is unlawful but the Data Subjects object to the erasure of	data
 Data Controller no longer needs the personal data, but the Data Subject enforce or defend against legitimate claims 	s require them to file
- Data Subjects have objected to data processing and Data Controller examining such objections.	is in the process o
Obligation to notify	
Data Controller shall notify all such addressees regarding rectification, erast have been provided with the data – except if this proves impossibl disproportionately huge efforts.	
Data portability	
	ntitled:
 Regarding their data provided to the Data Controller, Data Subjects shall be e to receive this data in an articulate, widely used and machine-readable for 	
 to transfer this data to other data controllers 	
 to request the direct transfer of said data to another data controller – i feasible 	f it is technologically
Except for data processing carried out in the public interest or for the purpose authority	of exercising official
Possibilities of enforcing rights	
In case their rights are violated, Data Subjects may exercise or enforce the Controller according to the effective General Terms and Conditions of Data Court of arbitration, and – based on the provisions of Infotv. and relevant oth the National Authority for Data Protection and Freedom of Information. (Mai 834 Budapest 1534 Hungary, Address: 22/c Szilagyi Erzsebet fasor Budapest	Controller in front of a ner laws – can turn to iling address: P.O.B.
Date: Szeged, Hungary, 27 June 2025	

Seyu Solutions Limited Liability Company (Kft.)



Represented by: Vecsernyes, Tamas, Executive Data Controller