

Privacy and Personal Data Processing

1.1. Provider shall be very serious about privacy and he shall treat the same with maximum care and diligence. Under any circumstances the Provider shall abstain from trading Users personal data and from disclosure of the same to third parties for marketing purposes. By using the Website and Platform the User certifies his consent to such terms and conditions of privacy and to being bound by the same. These terms and conditions of privacy shall apply to personal data processing and protection of the Users via this Website and Platform by the Provider or by a co-operating law-firm, which may, based on the Power of Attorney, arrange respective entry in the Commercial Register for the Users. Privacy terms and conditions shall not apply to third party websites, which the links from the website and platform refer to. Privacy terms and conditions shall be governed by Act No. 122/2013 Collection of Laws on protection of personal data as amended by subsequent regulations, in compliance with the law of EU.

1.2. Provider shall collect and process personal data of the Users who have set up their User Account. Provider may be disclosed the personal data of Investors – Users (clients of Tatra banka a.s.) by the Provider's partner Tatra banka, a.s., Hodžovo námestie 3, P. O. Box 42, 850 05 Bratislava 55, and/or another bank designated by the User – Investor, for the purpose of creation of User Accounts and Crowdberry Service, in case that the User shall grant a special consent to disclosure of personal data to Tatra banka a.s., and/or to another bank or a legal entity he has selected. The scope of received, collected, processed personal data and personal data disclosed to third parties shall be at maximum: given name, family name, permanent residential address, e-mail address, phone number, Birth Code (only if issued in Slovak Republic), date of birth, the amount of Investment and change of Investment. Such personal data will be recorded and processed by the Provider in order to providing support from the part of Crowdberry Service and for the purpose of Crowdberry Service marketing.

1.3. Personal data provided by Investor shall be disclosed to third parties and recipients, namely, exclusively to the entities as listed below:

1.3.1. To the companies, Investor intends to invest in, to their current and future partners/shareholders and Executives, this all, only after a specific Investor shall show interest in investing in the Company

1.3.2. to a law firm, in case that on behalf of Investor it shall arrange his acceding the Company and related legal acts,

1.3.3. to a contractor and consulting company of the Provider, in case that supplies and consulting are directly related to Crowdberry Service, this all just to the extent as necessary,

1.3.4. to a register court that is competent to perform entry of the facts/requisites related to accession of Investor to the Company,

1.4. Personal data in the scope as follows: given name, family name and permanent residential address shall be publicized in the public commercial register in case of interest in a limited liability company (LLC). Client's interest/participation in the Company (a limited liability company or any other legal form) is public domain information that is available to the public.

1.5. Upon registration a User – Investor grants consent to the Provider, concerning processing and disclosure of his personal data to third parties in the scope and under terms and conditions as stipulated in the present Terms and Conditions. The User – Investor hereby grants the present consent for the period of use and rendering Crowdberry Service and he has the right at any time to revoke his consent, and this shall cause discontinuation of rendering Crowdberry Service.