POLYMERON LTD. GTC AND DATA MANAGEMENT INFORMATION FOR THE USE OF THE WEBSITE

The General Terms and Conditions (hereinafter T&C) contain the general terms of the contractual relationship between the persons using the polymeron.hu and polymeron.eu website (hereinafter referred to as the website) as visitors (hereinafter referred to as the User) and Polymeron Kft. (hereinafter referred to as the Service Provider). By using any of the website's services (e.g. browsing the page, requesting a newsletter, sending a message to the Service Provider: hereinafter collectively: Service) the User

sending a message to the Service Provider; hereinafter collectively: Service), the User accepts and acknowledges the GTC as binding on him/her, which creates a contract between the parties.

PolymerOn Kft. has made every effort to ensure that all information provided on PolymerOn Kft.'s websites is accurate at the time it is uploaded. Despite this, PolymerOn Kft. does not expressly or impliedly assume any responsibility or guarantee for the information provided through this website, and reserves the right to make changes and corrections at any time without notice, or the website or the information provided on it delete information in whole or in part. PolymerOn Kft. assumes no responsibility for any inaccuracies or omissions on the website.

RIGHT OF INTELLECTUAL CREATIONS, COPYRIGHT

The user acknowledges that the websites www.polymeron.hu and www.polymeron.eu are copyrighted works, that the owner of the website and any professional content appearing on the website, as well as all intellectual works related to the website, are Polymeron Kft. The user has no right in any form to download, reproduce, modify, store or sell the website, or any of its content or details, on any device, such use is in accordance with Article LXXVI of 1999 on copyright. is considered unauthorized use according to law.

PRIVACY POLICY

Polymeron Kft (hereinafter: Service Provider, Data Controller) manages the data of website visitors (hereinafter: Users) on the website www.polymeron.hu and www.polymeron.eu (hereinafter: Website).

In connection with the management of data, the Service Provider hereby informs the Visitor (hereinafter referred to as the Data Subjects) about the personal data it manages on the website, the principles and practices followed in the management of personal data, as well as the manner and possibilities of exercising the rights of the data subjects.

The service provider respects the personal rights of its website visitors; handles recorded personal data confidentially, in accordance with data protection legislation and international recommendations, in accordance with this Data Management Information.

By using the website, the user accepts the following and consents to the data management defined below.

• Definitions

Data subject (Visitor): any natural person identified or - directly or indirectly - identified on the basis of personal data; b) Personal data: data that can be associated with the data subject - in particular the data subject's name, identification mark, and one or more pieces of information characteristic of his or her physical, physiological, mental, economic,

cultural or social identity - as well as the conclusion about the data subject that can be drawn from the data; c) consent: the voluntary and firm declaration of the data subject's will, which is based on adequate information, and with which he gives his unequivocal consent to the processing of his personal data - in full or covering certain operations; d) protest: the statement of the data subject objecting to the processing of his personal data and requesting the termination of the data processing or the deletion of the processed data; e) data controller: the natural or legal person or organization without legal personality who, independently or together with others, determines the purpose of data management, makes and implements decisions regarding data management (including the device used), or with the data processor commissioned by it executes; f) data management: regardless of the procedure used, any operation performed on the data or the set of operations, including in particular the collection, recording, recording, organization, storage, change, use, query, transmission, disclosure, coordination or connection, locking, deletion and destruction, as well as preventing further use of the data, taking photographs, audio or video recordings, and recording physical characteristics suitable for identifying the person (e.g. fingerprint or palm print, DNA sample, iris image); g) data processing: performing technical tasks related to data management operations, regardless of the method and tool used to perform the operations, as well as the place of application, provided that the technical task is performed on the data; h) data processor: the natural or legal person or organization without legal personality who processes data on the basis of the contract concluded with the data controller - including the conclusion of a contract based on the provisions of the law; i) data transfer: making the data available to a specific third party; j) disclosure: making the data available to anyone; k) data deletion: rendering the data unrecognizable in such a way that their recovery is no longer possible; 1) data blocking: providing the data with an identification mark for the purpose of limiting its further processing permanently or for a specified period of time; m) data destruction: complete physical destruction of the data carrier containing the data; n) third party: a natural or legal person, or an organization without legal personality, who is not the same as the data subject, data controller or data processor.

Purpose of Data Management

• Ensuring contact for the Visitor, by providing the data requested on the website, ensuring that the Service Provider can contact the Visitor directly, answer the questions posed in the message, and react to their comments.

The legal basis of Data Management

For data processing by the Service Provider:

• Regulation 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and the free flow of such data, as well as the repeal of Directive 95/46/EC (hereinafter: Regulation/GDPR) Article 6 (1) points a) and b) and

• CXII of 2011 on the right to information self-determination and freedom of information. Act (hereinafter: Info.tv.) on the basis of the voluntary consent of the Users according to Section 5 (1) point b), and

• CVIII of 2001 on certain issues of electronic commercial services and services related to the information society. takes place on the basis of law.

The Visitor gives his consent with regard to individual data management by using the Website and by voluntarily providing the data in question;

Name of the Data Controller

Name: PolymerOn Kft Headquarters: 1118 Budapest, Ménesi út 31. Building B. 1st em. Door 7 Name of representative: János Kovács-Gajdács Registering authority/court: Company Registry of the Capital Court Cg.01-09-296136 Tax number: 13595795-2-43 Community tax number: HU13595795 E-mail: info@polymeron.hu

Defining the scope of managed data

• Technical data:

o the User's IP address, the operating system used; o only the Website has access to the data obtained in this way, not the Visitor, only the Service Provider for the sake of its technical operation and for statistical purposes.

• Defining the range of data that must be provided during contact

o full name,

o own e-mail address,

o telephone number,

• The Visitor may optionally provide additional data during the contact process and afterwards, if it is necessary to provide the services provided by the Service Provider.

Rules for the placement of cookies

• The website may also contain links to external servers (not managed by the Service Provider), pages accessible through these links may place their own cookies or other files on the computer, collect data or request personal data. The Service Provider excludes all liability for these.

• The legal basis for handling cookies is the Data Subject's consent. The Visitor gives his consent by accessing and using the website.

• All modern browsers allow changing the cookie settings. Most browsers automatically accept cookies by default, but they can usually be changed to prevent automatic acceptance and offer you the choice each time whether you want to allow cookies or not.

• We draw the attention of the Data Subjects to the fact that since the purpose of cookies is to facilitate or enable the usability and processes of the website, by preventing or deleting the use of cookies, it is possible that the Data Subjects will not be able to fully use the functions of the website, or that the website it will work differently in your browser than intended.

The range of persons familiar with the data, data transfer, data processing

• The User acknowledges that the Service Provider's designated internal employees handle the User's personal data in order to fulfill the Data Controller's obligations under the law based on the Data Controller's order or mandate. In order to ensure the legality

of data management and the protection of Users' rights, the data processors implement the data security measures applied by the Data Manager.

• In addition to the above, no personal data regarding the Visitor is transmitted.

Data security

The Data Controller undertakes to ensure the security of the data it manages, thus taking all the necessary technical and organizational measures expected of it, which prevent unauthorized access to the managed data, and also undertakes to regularly review and update its security measures in accordance with the relevant legislation.

The User's data protection rights and legal remedies

1.1. The User's right of access

The User has the right to request information from the Data Controller by means of a registered letter with return receipt sent to the Data Controller regarding whether their personal data is being processed. If so, then the User is entitled to receive information from the Data Controller about the following:

a) the source of the processed data

b) purpose and legal basis of data management

c) scope of processed personal data

d) the range of recipients in the case of transmission of processed personal data

e) the date of retention of the processed data, the criteria for determining this date

f) the right of the User to request from the Data Controller the correction, deletion or restriction of processing of the personal data relating to him, as well as the User's rights of redress

g) in the case of profiling, the fact of this

h) the circumstances of data protection incidents arising in connection with the management of the User's personal data, their effects and the measures taken to deal with them

The User's right to rectification

The User has the right to have the Data Controller correct inaccurate personal data on his request without undue delay. The User is also entitled to request the addition of incomplete personal data.

The right to erasure

The User has the right to request that the Data Controller delete personal data concerning him, and the Data Controller is obliged to delete personal data concerning the User if:

a) the personal data are no longer needed for the purpose for which they were managed by the Data Controller

b) the User withdraws his consent or the Data Management has no legal basis for the data management

c) the User is in accordance with Section 1.7 of this information. objected to data processing on the basis of point, and there is no overriding legal reason for data processing

d) personal data were processed illegally

e) the personal data must be deleted in order to fulfill the obligations prescribed by EU or Hungarian law applicable to the Data Controller

It is not possible to request the deletion of data if the data processing is necessary for the exercise of freedom of expression and the right to information, or if the data processing is carried out in order to fulfill the obligation of the Data Controller prescribed by law, or if the data processing is necessary for the submission, enforcement or defense of legal claims.

1.1. The right to restrict data processing

The User has the right to request that the Data Controller restricts data processing if one of the following conditions is met:

a) the User disputes the accuracy of the personal data, in which case the limitation applies to the period that allows the Data Controller to check the accuracy of the personal data;

b) the data management is illegal and the User opposes the deletion of the data and instead requests the restriction of their use;

c) the Data Controller no longer needs the personal data for the purpose of data management, but the User requires them to submit, enforce or defend legal claims;

d) the User objected to data processing; in this case, the restriction applies to the period until it has been determined whether the Data Controller's legitimate reasons take precedence over the User's legitimate reasons.

If data management is subject to restrictions as described above, such personal data, with the exception of storage, will only be processed with the consent of the User, or for the presentation, enforcement or defense of legal claims, or for the protection of the rights of other natural or legal persons, or in the important public interest of the Union or a member state can be handled.

The Data Controller shall inform the User in advance of the lifting of the limitation of data processing, at whose request the data processing was restricted based on the above.

The right to data portability

The User may request that the personal data provided by the User and handled in an automated manner by the Data Controller be transferred to him in a segmented, widely used, machine-readable format and/or forwarded to another data controller.

Notification obligation related to the correction or deletion of personal data or the limitation of data management

The Data Controller informs all recipients of all corrections, deletions or data management restrictions to whom or to whom the personal data was disclosed, unless this proves to be impossible or requires a disproportionately large effort. At the request of the User, the Data Controller informs about these recipients.

The right to protest

The User has the right to object at any time to the processing of his personal data based on legitimate interests, including profiling based on the aforementioned provisions, for reasons related to his own situation. In this case, the Data Controller will not process the personal data further, unless it proves that the data processing is justified by compelling legitimate reasons

that take precedence over the interests, rights and freedoms of the User, or that are related to the submission, enforcement or defense of legal claims.

If personal data is processed for direct business acquisition, the User has the right to object at any time to the processing of his/her personal data for this purpose, including profiling, if it is related to direct business acquisition.

If the User objects to the processing of personal data for the purpose of direct business acquisition, then the personal data may no longer be processed for this purpose.

In connection with the use of services related to the information society and deviating from Directive 2002/58/EC, the User may also exercise the right to object using automated means based on technical specifications.

If personal data is processed for scientific and historical research purposes or for statistical purposes, the data subject has the right to object to the processing of personal data concerning him for reasons related to his own situation, unless the data processing is necessary for the performance of a task carried out for reasons of public interest.

1.1. Right to a remedy

The User has the right to file a complaint about data management directly with the National Data Protection and Freedom of Information Authority (address: 1055 Budapest, Falk Miksa Street 9-11; telephone: +36-1-391-1400; e-mail: ugyfelszolgalat@naih.hu; website: www.naih.hu) contact

In the event of a violation of the User's rights, he may go to court. Adjudication of the lawsuit falls within the jurisdiction of the court. At the choice of the data subject, the lawsuit can also be initiated before the court of the data subject's place of residence or residence. Upon request, the Data Controller informs the User about the possibility and means of legal redress.

Use of email addresses

• The Service Provider undertakes not to send e-mails to the e-mail addresses provided by the Users during the Contact, except for e-mails related to the services used by the Visitor.

• The Service Provider must pay special attention to the legality of the use of the electronic mail addresses it manages, so it only uses them in the manner specified in the Data Management Information Sheet for sending informative e-mails.

• Management of e-mail addresses primarily

o the identification of the User,

o it serves to maintain contact during the use of the services, so e-mails are sent primarily for this purpose.

• In the event of a change to the General Terms and Conditions, the Service Provider will, in certain cases, provide the affected parties with information about the changes and other similar services of the Service Provider in electronic form, by e-mail, or the Service Provider will place an information sheet on the website about the amendment.

• sent by email

Other provisions

• The Service Provider reserves the right to unilaterally modify this Privacy Policy with prior notification to the Visitor. After the amendment enters into force, the Visitor accepts the contents of the amended Data Management Notice by using the service.

• If the Visitor provided third-party data during registration to use the Visitor service or caused damage in any way while using the Website, the Service Provider is entitled to claim compensation from the User. In such a case, the Service Provider will provide all possible assistance to the acting authorities in order to establish the identity of the person violating the law.

Date of entry into force of the Data Management Notice: October 10, 2023.