

**Information on Personal Data Processing****for information system: IS Marketing**

Information on the processing of data subjects' personal data pursuant to §19 and §20 of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts (hereinafter referred to as "Act") and the articles 13 and 14 of Regulation of the European Parliament and of the Council (EU) 2016/679 on the protection of natural person with regard to the processing of personal data and on the free movement of such data (hereinafter referred to as "Regulation")

The objective of this text is to provide you with the information on what personal data is processed, how it is handled, for what purposes it is used, to whom it can be provided, and where you can get the information on your personal data and exercise your rights related to personal data processing.

Identification and contact data:

The controller processing your personal data is PROPERTY HOLDING, a. s., Panenská 13, 811 03 Bratislava, Company Reg. No.: 36 358 606.

Contact details of the person in charge of personal data processing:

Ing. Dominik Bartko, dpo3@proenergy.sk, 0948 940 449

1. Purpose of personal data processing and legal basis of such processing

Purpose of personal data processing: marketing activities (informing on latest news, discounts and other special offers)

Personal data shall be processed upon: data subject's voluntary consent under section 13, paragraph 1, letter a) of Act and article 6, section 1, letter a) of Regulation.

Legitimate interests of the controller or a third party

Personal data shall not be processed for the purpose of the controller's or third party's legitimate interests.

2. Identification of the data subjects' processed personal data

Data subjects the personal data of whose are processed: clients / guests / potential customers;

Scope of the personal data processed: title, forename, surname, date of birth, email address, phone number.

3. Identification of recipients, categories of recipients

The controller may provide personal data to authorised entities such as institutions and organisations entitled to process such data under a special legal regulation or to contracting partners (mostly processors), who are contractually bound to apply relevant warranties of processed personal data protection as follows:





**Information on Personal Data Processing
for information system: IS Marketing**

Another authorised entity	Generally binding legal regulation pursuant to section 13, par. 1, letter c) of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts.
Contractual partner (based on a contract) ECOMAIL.CZ, s. r. o. Na Mlejniku 764/18, Praha 4, 147 00, IČO 02762943	Section 34 of Act No. 18/2018 Coll. On personal data protection and on amendments and supplements to certain acts Software solution provider

With data subject's consent or on the basis of their order, the data may be provided to other recipients.

4. Transfer of personal data to a third country / an international organisation

Transfer to third countries or international organisations shall not be performed.

5. Identification of the source, from which the personal data was obtained

Directly from the data subject (in person, by email, over the phone, filling in a questionnaire, via the controller's web site)

6. Period for which the personal data will be stored

The controller shall process the personal data for the period necessary for purpose achievement, yet, not for longer than 5 years / by the termination of the fifth year, in which the personal data was provided.

7. Profiling

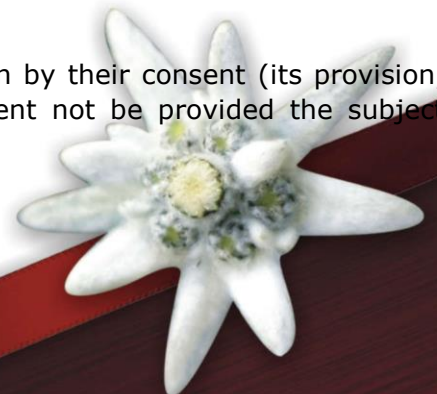
The controller shall not process the personal data by profiling or by any similar method based on automated individual decision-making.

8. Rights of the data subject

The data subject has the right to ask the controller for the access to their personal data being processed, to ask for personal data correction, to ask the controller to delete their personal data or limit its processing, to object against personal data processing, to make the automated individual decision-making ineffective, profiling included, to transfer personal data and to file a motion with a supervisory authority. In case the controller processes personal data on the basis of the data subject's consent the data subject is entitled to withdraw their consent to personal data processing any time. The withdrawal of the consent, however, shall not have any effect on the lawfulness of personal data processing based on such consent prior to its withdrawal. The data subject may exercise their rights by sending an email message to the following address: marketing@hotelchopok.sk or mail to the controller's address.

9. Obligation to provide the personal data

The data subject provides their personal data on a voluntary basis proven by their consent (its provision, however, is not required by law/contract); should, however, such consent not be provided the subject would not be informed on latest news, discounts and other special offers.



**Information on Personal Data Processing****for information system: IS promotion**

Information on the processing of data subjects' personal data pursuant to §19 and §20 of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts (hereinafter referred to as "Act") and the articles 13 and 14 of Regulation of the European Parliament and of the Council (EU) 2016/679 on the protection of natural person with regard to the processing of personal data and on the free movement of such data (hereinafter referred to as "Regulation")

The objective of this text is to provide you with the information on what personal data is processed, how it is handled, for what purposes it is used, to whom it can be provided, and where you can get the information on your personal data and exercise your rights related to personal data processing.

Identification and contact data:

The controller processing your personal data is PROPERTY HOLDING, a. s., Panenská 13, 811 03 Bratislava, Company Reg. No.: 36 358 606.

Contact details of the person in charge of personal data processing:

Ing. Dominik Bartko, dpo3@proenergy.sk, 0948 940 449

1. Purpose of personal data processing and legal basis of such processing

Purpose of personal data processing: positive promotion of the controller's activities, documenting and presentation purposes.

Personal data shall be processed upon: consent under section 13, paragraph 1, letter a) of Act and article 6, section 1, letter a) of Regulation.

Legitimate interests of the controller or a third party

Personal data shall not be processed for the purpose of the controller's or third party's legitimate interests.

2. Identification of the data subjects' processed personal data

Data subjects, to which personal data processing applies: employees, natural persons in similar employment relations and customers.

Scope of the personal data processed:

Personal data of the employees and other person's in similar employment relations - title, forename, surname, job position, photographs, sound or video recordings and their combination;

3. Identification of recipients, categories of recipients

The controller may provide personal data to authorised entities such as institutions and organisations entitled to process such data under a special legal regulation or to contracting partners (mostly processors), who are contractually bound to apply relevant warranties of processed personal data protection as follows:





Information on Personal Data Processing

for information system: IS promotion

Another authorised entity	Generally binding legal regulation pursuant to section 13, par. 1, letter c) of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts.
Contractual partner (based on a contract) igelit, s. r. o., Žilinská cesta 1651/31, 034 01 Ružomberok, IČO 46 391 738	Section 34 of Act No. 18/2018 Coll. On personal data protection and on amendments and supplements to certain acts Web site Provider

With data subject's consent or on the basis of their order, the data may be provided to other recipients.

4. Transfer of personal data to a third country / an international organisation

Transfer to third countries or international organisations shall not be performed.

5. Identification of the source, from which the personal data was obtained

Directly from the data subject or their legally authorised representative (in person).

6. Period for which the personal data will be stored

The controller shall process the personal data for the period necessary for purpose achievement, yet, not for longer than 5 years / by the termination of the fifth year, in which the personal data was provided.

7. Profiling

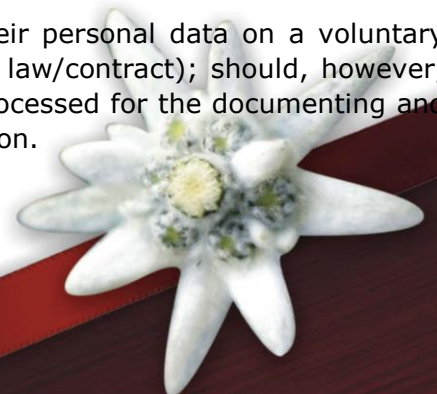
The controller shall not process the personal data by profiling or by any similar method based on automated individual decision-making.

8. Rights of the data subject

The data subject has the right to ask the controller for the access to their personal data being processed, to ask for personal data correction, to ask the controller to delete their personal data or limit its processing, to object against personal data processing, to make the automated individual decision-making ineffective, profiling included, to transfer personal data and to file a motion with a supervisory authority. In case the controller processes personal data on the basis of the data subject's consent the data subject is entitled to withdraw their consent to personal data processing any time. The withdrawal of the consent, however, shall not have any effect on the lawfulness of personal data processing based on such consent prior to its withdrawal. The data subject may exercise their rights by sending an email message to the following address: marketing@hotelchopok.sk or mail to the controller's address.

9. Obligation to provide the personal data

The data subject (or their legally authorised representative) provides their personal data on a voluntary basis proven by their consent (its provision, however, is not required by law/contract); should, however, such consent not be provided the subject's personal data would not be processed for the documenting and presentation purposes and for the purposes of controller's positive promotion.





Information on Personal Data Processing

for information system: IS competitions/contests

Information on the processing of data subjects' personal data pursuant to §19 and §20 of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts (hereinafter referred to as "Act") and the articles 13 and 14 of Regulation of the European Parliament and of the Council (EU) 2016/679 on the protection of natural person with regard to the processing of personal data and on the free movement of such data (hereinafter referred to as "Regulation")

The objective of this text is to provide you with the information on what personal data is processed, how it is handled, for what purposes it is used, to whom it can be provided, and where you can get the information on your personal data and exercise your rights related to personal data processing.

Identification and contact data:

The controller processing your personal data is PROPERTY HOLDING, a. s., Panenská 13, 811 03 Bratislava, Company Reg. No.: 36 358 606.

Contact details of the person in charge of personal data processing:

Ing. Dominik Bartko, dpo3@proenergy.sk, 0948 940 449

1. Purpose of personal data processing and legal basis of such processing

Purpose of personal data processing: ensuring the participation of the data subject in a competition/contest on the basis of their voluntary consent. In case of an individually provided consent the controller may also disclose the data subject's personal data upon their winning, yet only in the scope and under the conditions specified in such consent.

Personal data shall be processed upon: data subject's voluntary consent under section 13, paragraph 1, letter a) of Act and article 6, section 1, letter a) of Regulation.

Legitimate interests of the controller or a third party

Personal data shall not be processed for the purpose of the controller's or third party's legitimate interests.

2. Identification of the data subjects' processed personal data

Data subjects the personal data of whose are processed: contestants;

Scope of the personal data processed: title, forename, surname, mail-to address, email address, phone number, date of birth, photograph.

3. Identification of recipients, categories of recipients

The controller may provide personal data to authorised entities such as institutions and organisations entitled to process such data under a special legal regulation or to contracting partners (mostly processors), who are contractually bound to apply relevant warranties of processed personal data protection as follows:





Information on Personal Data Processing

for information system: IS competitions/contests

Another authorised entity	Generally binding legal regulation pursuant to section 13, par. 1, letter c) of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts.
Contractual partner (based on a contract)	Section 34 of Act No. 18/2018 Coll. On personal data protection and on amendments and supplements to certain acts

1. Transfer of personal data to a third country / an international organisation

With data subject's consent or on the basis of their order, the data may be provided to other recipients. Transfer to third countries or international organisations shall not be performed.

2. Identification of the source, from which the personal data was obtained

Directly from the data subject or their legally authorised representative (in person, by email, over the phone, via the controller's web site).

3. Period for which the personal data will be stored

The controller shall process the personal data for the period necessary for purpose fulfilment, i.e. competition completion. In case of an individually provided consent the controller may also disclose the data subject's personal data for the period of 2 weeks following competition result announcement via social media and on our website.

4. Profiling

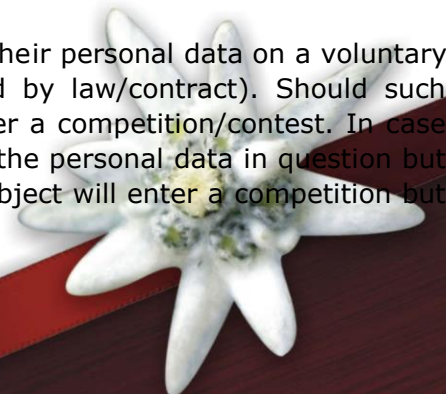
The controller shall not process the personal data by profiling or by any similar method based on automated individual decision-making.

5. Rights of the data subject

The data subject has the right to ask the controller for the access to their personal data being processed, to ask for personal data correction, to ask the controller to delete their personal data or limit its processing, to object against personal data processing, to make the automated individual decision-making ineffective, profiling included, to transfer personal data and to file a motion with a supervisory authority. In case the controller processes personal data on the basis of the data subject's consent the data subject is entitled to withdraw their consent to personal data processing any time. The withdrawal of the consent, however, shall not have any effect on the lawfulness of personal data processing based on such consent prior to its withdrawal. The data subject may exercise their rights by sending an email message to the following address: marketing@hotelchopok.sk or mail to the controller's address.

6. Obligation to provide the personal data

The data subject (or their legally authorised representative) shall provide their personal data on a voluntary basis in the form of a consent (its provision, however, is not required by law/contract). Should such personal data not be provided the data subject would not be able to enter a competition/contest. In case that the data subject (or their legally authorised representative) provides the personal data in question but does not give a consent with its disclosure in case of winning, the data subject will enter a competition but shall not have their winner's data disclosed.



**Information on Personal Data Processing****for information system: IS Benefit Program**

Information on the processing of data subjects' personal data pursuant to §19 and §20 of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts (hereinafter referred to as "Act") and the articles 13 and 14 of Regulation of the European Parliament and of the Council (EU) 2016/679 on the protection of natural person with regard to the processing of personal data and on the free movement of such data (hereinafter referred to as "Regulation")

The objective of this text is to provide you with the information on what personal data is processed, how it is handled, for what purposes it is used, to whom it can be provided, and where you can get the information on your personal data and exercise your rights related to personal data processing.

Identification and contact data:

The controller processing your personal data is PROPERTY HOLDING, a. s., Panenská 13, 811 03 Bratislava, Company Reg. No.: 36 358 606.

Contact details of the person in charge of personal data processing:

Ing. Dominik Bartko, dpo3@proenergy.sk, 0948 940 449

1. Purpose of personal data processing and legal basis of such processing

Purpose of personal data processing: providing the data subject with a benefit program.

Personal data shall be processed upon: data subject's voluntary consent under section 13, paragraph 1, letter a) of Act and article 6, section 1, letter a) of Regulation.

Legitimate interests of the controller or a third party

Personal data processing is inevitable for the purpose of the controller's or third party's legitimate interests connected with the provision of benefits arising from the benefit program.

2. Identification of the data subjects' processed personal data

Data subjects the personal data of whose are processed: participants of the benefit program

Scope of the personal data processed: title, forename, surname, address, email address, phone number, date of birth, mail-to address.

3. Identification of recipients, categories of recipients

The controller may provide personal data to authorised entities such as institutions and organisations entitled to process such data under a special legal regulation or to contracting partners (mostly processors), who are contractually bound to apply relevant warranties of processed personal data protection as follows:





Information on Personal Data Processing

for information system: IS Benefit Program

Another authorised entity	Generally binding legal regulation pursuant to section 13, par. 1, letter c) of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts.
---------------------------	--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------

With data subject's consent or on the basis of their order, the data may be provided to other recipients.

4. Transfer of personal data to a third country / an international organisation

Transfer to third countries or international organisations shall not be performed.

5. Identification of the source, from which the personal data was obtained

Directly from the data subject (in person, by email, over the phone, via the controller's web site)

6. Period for which the personal data will be stored

The controller shall process the personal data for the period necessary for purpose achievement, yet, not for longer than 2 years from the moment the data was acquired.

7. Profiling

The controller shall not process the personal data by profiling or by any similar method based on automated individual decision-making.

8. Rights of the data subject

The data subject has the right to ask the controller for the access to their personal data being processed, to ask for personal data correction, to ask the controller to delete their personal data or limit its processing, to object against personal data processing, to make the automated individual decision-making ineffective, profiling included, to transfer personal data and to file a motion with a supervisory authority. In case the controller processes personal data on the basis of the data subject's consent the data subject is entitled to withdraw their consent to personal data processing any time. The withdrawal of the consent, however, shall not have any effect on the lawfulness of personal data processing based on such consent prior to its withdrawal. The data subject may exercise their rights by sending an email message to the following address: marketing@hotelchopok.sk or mail to the controller's address.

9. Obligation to provide the personal data

The data subject provides their personal data on a voluntary basis proven by their consent (its provision, however, is not required by law/contract); should, however, such consent not be provided the subject would not be able to use the benefits of the benefit program in question.



**Information on Personal Data Processing****For information system: IS Accounting Documents**

Information on the processing of data subjects' personal data pursuant to sec. 19 and sec. 20 of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts (hereinafter referred to as "Act") and the articles 13 and 14 of Regulation of the European Parliament and of the Council (EU) 2016/679 on the protection of natural person with regard to the processing of personal data and on the free movement of such data (hereinafter referred to as "Regulation")

The objective of this text is to provide you with the information on what personal data is processed, how it is handled, for what purposes it is used, to whom it can be provided, and where you can get the information on your personal data and exercise your rights related to personal data processing.

Identification and contact data:

The controller processing your personal data is PROPERTY HOLDING, a. s., Panenská 13, 811 03 Bratislava, Company Reg. No.: 36 358 606.

Contact details of the person in charge of personal data processing:

Ing. Dominik Bartko, dpo3@proenergy.sk

1. Purpose of personal data processing and legal basis of such processing

Objective of personal data processing: Processing accounting documents of data subjects when introducing and meeting pre-contractual and contractual relations.

Personal data shall be processed upon: Section 13, paragraph 1, letter b) of Act; Article 6, paragraph 1, letter b) of Regulation; Civil Code, Commercial Code, Act No. 222/2004 Coll. on value added tax as amended (section 74), and Act No. 431/2002 Coll. on accounting as amended.

Controller's or third party's legitimate interests

Personal data processing for the purpose of the controller's or third party's legitimate interests shall not be performed.





Information on Personal Data Processing

For information system: IS Accounting Documents

2. Identification of the data subjects' personal data under processing

Data subjects the personal data of whose is processed: clients / controller's business partners

Scope of personal data processed: Forename and surname of the taxable person or the name of such person, the address of taxable person's registered office, place of business, establishment, place of residence or place where they usually reside, taxable person's tax registration number under which they delivered a goods or a service or the forename and surname of the goods or service recipient or the name of the goods or service recipient, address of their registered office, place of business, establishment, place of residence or of the place such person usually resides and their tax registration number, under which the goods or service was delivered to them, company reg. number, VAT reg. number in the case of VAT payers, bank account number, signature

3. Identification of recipients, categories of recipients

The controller may provide personal data to authorised entities such as institutions and organisations entitled to process such data under a special legal regulation or to contracting partners (mostly controllers), who are contractually bound to apply relevant warranties of processed personal data protection as follows:

Tax Office;	Act No. 595/2003 Coll. on income tax as amended; Act No. 222/2004 Coll. on value added tax as amended; Act No. 563/2009 Coll. on tax administration (Tax Procedure Code) and on amendments and supplements to certain acts as amended.
Another authorised entity	Generally binding legal regulation pursuant to section 13, par. 1, letter c) of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts.
ARVIN, a.s., Panenská 13, 811 03 Bratislava, Company Reg. No.: 35838426 Ing. Andrea Kubáňová, Čsl. brigády 1693/7, 031 01 Liptovský Mikuláš, IČO: 44065264	Section 34 of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts. - Entity processing accounting documents.

With data subject's consent or on the basis of their order, the data may be provided to other recipients.



**Information on Personal Data Processing****For information system: IS Accounting Documents****4. Transfer of personal data to a third country / an international organisation**

Transfer to third countries or international organisations shall not be performed.

5. Identification of the source from which the personal data has been obtained

Directly from the data subject (in person, by email, over the phone, via the controller's web site).

6. Period for which the personal data will be stored

The controller shall process the personal data for the period necessary for purpose achievement, yet, not for longer than 10 years.

7. Profiling

The controller shall not process the personal data by profiling or by any similar method based on automated individual decision-making.

8. Data subject's rights

The data subject has the right to ask the controller for the access to their personal data being processed, to ask for personal data correction, to ask the controller to delete their personal data or limit its processing, to object against personal data processing, to make the automated individual decision-making ineffective, profiling included, to transfer personal data and to file a motion with a supervisory authority to initiate a proceedings. In case the controller processes personal data on the basis of the data subject's consent the data subject is entitled to withdraw their consent to personal data processing any time. The withdrawal of the consent, however, shall not have any effect on the lawfulness of personal data processing based on such consent prior to its withdrawal. The data subject may exercise their right by sending an email message to the following address: marketing@hotelchopok.sk or in writing to the controller's address.

9. Obligation to provide personal data

Personal data provision is a statutory/contractual requirement or a requirement necessary for contract conclusion. The data subject shall provide personal data; if not so, the controller shall not be held liable for accounting data processing.





Information on Personal Data Processing

For information system: IS Registry Management

Information on the processing of data subjects' personal data pursuant to sec. 19 and sec. 20 of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts (hereinafter referred to as "Act") and the articles 13 and 14 of Regulation of the European Parliament and of the Council (EU) 2016/679 on the protection of natural person with regard to the processing of personal data and on the free movement of such data (hereinafter referred to as "Regulation")

The objective of this text is to provide you with the information on what personal data is processed, how it is handled, for what purposes it is used, to whom it can be provided, and where you can get the information on your personal data and exercise your rights related to personal data processing.

Identification and contact data:

The controller processing your personal data is PROPERTY HOLDING, a. s., Panenská 13, 811 03 Bratislava, Company Reg. No.: 36 358 606.

Contact details of the person in charge of personal data processing:

Ing. Dominik Bartko, dpo3@proenergy.sk

1. Purpose of personal data processing and legal basis of such processing

Objective of personal data processing: Registry management and management of the controller communication with public authorities

Personal data shall be processed upon: Act No. 395/2002 Coll. on archives and registries and on amendments and supplements to certain acts as amended and Act No. 305/2013 Coll. as amended.

Controller's or third party's legitimate interests

Personal data processing for the purpose of the controller's or third party's legitimate interests shall not be performed.

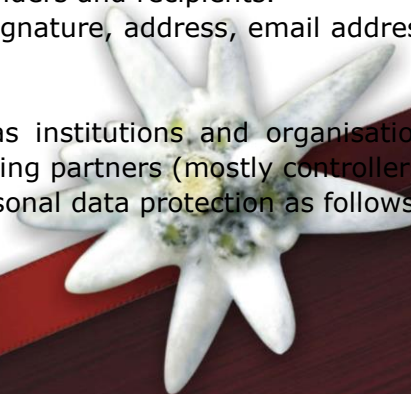
2. Identification of the data subjects' personal data under processing

Data subjects the personal data of whose is processed: correspondence senders and recipients.

Scope of the personal data under processing: Title, forename, surname, signature, address, email address, phone number, scope of communication under Act No. 305/2013 Coll.

3. Identification of recipients, categories of recipients

The controller may provide personal data to authorised entities such as institutions and organisations entitled to process such data under a special legal regulation or to contracting partners (mostly controllers), who are contractually bound to apply relevant warranties of processed personal data protection as follows:





Information on Personal Data Processing

For information system: IS Registry Management

Ministry of Interior of the Slovak Republic	Act no. 395/2002 Coll. on archives and registries and on amendments and supplements to certain acts as amended.
Another authorised entity	Generally binding legal regulation pursuant to section 13, par. 1, letter c) of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts.

With data subject's consent or on the basis of their order, the data may be provided to other recipients.

4. Transfer of personal data to a third country / an international organisation

Transfer to third countries or international organisations shall not be performed.

5. Personal data in the scope of "Identification of the source from which the personal data has been obtained"

Directly from the data subject or their legally authorised representative.

6. Period for which the personal data will be stored

The controller shall process the personal data for the period necessary for purpose achievement, yet, not for longer than 10 years.

7. Profiling

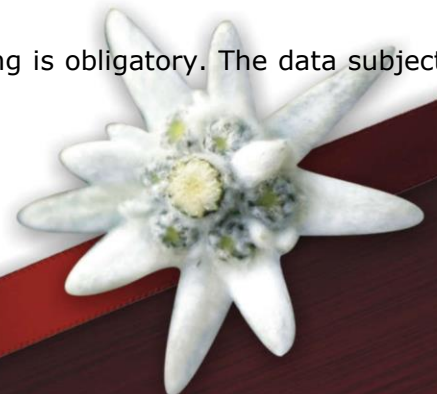
The controller shall not process the personal data by profiling or by any similar method based on automated individual decision-making.

8. Data subject's rights

The data subject has the right to ask the controller for the access to their personal data being processed, to ask for personal data correction, to ask the controller to delete their personal data or limit its processing, to object against personal data processing, to make the automated individual decision-making ineffective, profiling included, to transfer personal data and to file a motion with a supervisory authority to initiate a proceedings. In case the controller processes personal data on the basis of the data subject's consent the data subject is entitled to withdraw their consent to personal data processing any time. The withdrawal of the consent, however, shall not have any effect on the lawfulness of personal data processing based on such consent prior to its withdrawal. The data subject may exercise their rights by sending an email message to the following address: marketing@hotelchopok.sk or by mailing to the controller's address.

9. Obligation to provide personal data

Personal data provision is a statutory requirement; personal data processing is obligatory. The data subject shall provide personal data; if not so, they breach law.





Information on Personal Data Processing

For information system: IS Surveillance Camera System (Legitimate Interest)

Information on the processing of data subjects' personal data pursuant to sec. 19 and sec. 20 of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts (hereinafter referred to as "Act") and the articles 13 and 14 of Regulation of the European Parliament and of the Council (EU) 2016/679 on the protection of natural person with regard to the processing of personal data and on the free movement of such data (hereinafter referred to as "Regulation")

The objective of this text is to provide you with the information on what personal data is processed, how it is handled, for what purposes it is used, to whom it can be provided, and where you can get the information on your personal data and exercise your rights related to personal data processing.

Identification and contact data:

The controller processing your personal data is PROPERTY HOLDING, a. s., Panenská 13, 811 03 Bratislava, Company Reg. No.: 36 358 606.

Contact details of the person in charge of personal data processing:

Ing. Dominik Bartko, dpo3@proenergy.sk

1. Purpose of personal data processing and legal basis of such processing

Objective of personal data processing: Monitoring the premises using a surveillance camera system for the purpose of safety, criminal activity detection and property and health protection.

Personal data shall be processed upon: data controller's or third party's legitimate interest under section 13, paragraph 1, letter f) of Act and article 6, par. 1, letter f) of Regulation.

2. Identification of the data subjects' personal data under processing

Data subjects the personal data of whose is processed: persons staying in the area under surveillance.

Scope of the personal data under processing: Record from the surveillance camera system showing the data subject.

3. Identification of recipients, categories of recipients

The controller may provide personal data to authorised entities such as institutions and organisations entitled to process such data under a special legal regulation or to contracting partners (mostly controllers), who are contractually bound to apply relevant warranties of processed personal data protection as follows:





Information on Personal Data Processing

For information system: IS Surveillance Camera System (Legitimate Interest)

Police force in the scope necessary for minor or criminal offence detection	Sec. 76 of Police Force Act
Another authorised entity	Generally binding legal regulation pursuant to section 13, par. 1, letter c) of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts.

4. Transfer of personal data to a third country / an international organisation

Transfer to third countries or international organisations shall not be performed.

5. Identification of the source from which the personal data has been obtained

Directly from the data subject (by staying in the area under surveillance).

6. Period for which the personal data will be stored

The controller shall process the personal data for the period necessary for purpose achievement, yet, not for longer than 14 years as of the moment of the record was made.

7. Profiling

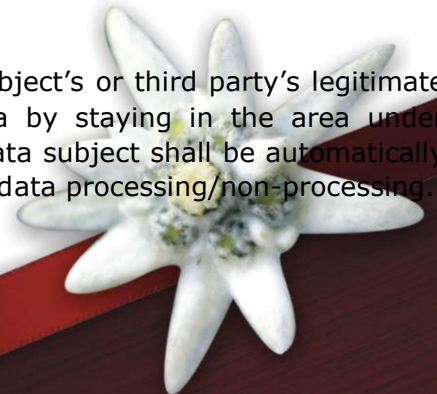
The controller shall not process the personal data by profiling or by any similar method based on automated individual decision-making.

8. Data subject's rights

The data subject has the right to ask the controller for the access to their personal data being processed, to ask for personal data correction, to ask the controller to delete their personal data or limit its processing, to object against personal data processing, to make the automated individual decision-making ineffective, profiling included, to transfer personal data and to file a motion with a supervisory authority to initiate a proceedings. In case the controller processes personal data on the basis of the data subject's consent the data subject is entitled to withdraw their consent to personal data processing any time. The withdrawal of the consent, however, shall not have any effect on the lawfulness of personal data processing based on such consent prior to its withdrawal. The data subject may exercise their rights by sending an email message to the following address: marketing@hotelchopok.sk or by mailing to the controller's address.

9. Obligation to provide personal data

Personal data is processed in accordance with Act; to protect the data subject's or third party's legitimate interests. The data subject decides on provision of their personal data by staying in the area under surveillance. In case of such staying in the area under surveillance, the data subject shall be automatically recorded by the system without any possibility to decide on their personal data processing/non-processing.





Information on Personal Data Processing

For information system: IS Hotel Guest Record Keeping

Information on the processing of data subjects' personal data pursuant to sec. 19 and sec. 20 of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts (hereinafter referred to as "Act") and the articles 13 and 14 of Regulation of the European Parliament and of the Council (EU) 2016/679 on the protection of natural person with regard to the processing of personal data and on the free movement of such data (hereinafter referred to as "Regulation")

The objective of this text is to provide you with the information on what personal data is processed, how it is handled, for what purposes it is used, to whom it can be provided, and where you can get the information on your personal data and exercise your rights related to personal data processing.

Identification and contact data:

The controller processing your personal data is PROPERTY HOLDING, a. s., Panenská 13, 811 03 Bratislava, Company Reg. No.: 36 358 606.

Contact details of the person in charge of personal data processing:

Ing. Dominik Bartko, dpo3@proenergy.sk, 0948 940 449

1. Purpose of personal data processing and legal basis of such processing

The objective of personal data processing is to keep records of the hotel guests in accordance and on the basis of:

- a) Section 13, par. 1, letters b) and c) of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts.
- b) Act No. 253/1998 of Coll. on notification of citizen residency and on the Population Register of the Slovak Republic as amended, in the following scope: forename and surname, ID card or passport number, address of permanent residence and stay duration, for the purposes stipulated in the act;
- c) Act No. 404/2011 of Coll. on the residence of foreign nationals and on amendments and supplements to certain acts as amended, in the following scope: forename and surname, date and place of birth, citizenship, place of permanent residence, purpose of their stay, passport number and details, visa number, address of their stay in the Slovak Republic, name of the person/entity providing accommodation to them, signature and forenames and surnames of children travelling with such foreign national for the purposes stipulated in the act (should the guest be a citizen of a third country);





Information on Personal Data Processing

For information system: IS Hotel Guest Record Keeping

- d) Act No. 404/2011 of Coll. on the residence of foreign Nationals and on amendments and supplements to certain acts as amended, in the following scope: forename and surname, date of birth, citizenship, passport or ID card number details and signature for the purposes stipulated in the act (should the guest be a citizen of the European Union or a relative of a Union citizen);
- e) Act No. 582/2004 Coll. on local taxes and fees for municipal and other small construction wastes as amended and in the scope stipulated in the currently applicable generally binding legal regulation of the Demänovská Dolina village/municipality (the 1st January 2017, in the following scope: forename and surname, ID card or passport number, place of permanent residence, dates of guest arrival and departure specified in generally binding legal Regulation of the Municipality No. 03/2016);

Personal data shall be processed for the purpose of accommodation agreement observance and for the performance of the controller's statutory obligations.

Controller's or third party's legitimate interests

Personal data processing for the purpose of the controller's or third party's legitimate interests shall not be performed.

2. Identification of the data subjects' personal data under processing

Data subjects the personal data of whose is processed: persons staying in the Wellness Hoteli Chopok****, Demänovská Dolina 20, 031 01 Liptovský Mikuláš.

Scope of the personal data processed: Within the meaning of the above-stated legal regulations.

3. Identification of recipients, categories of recipients

The controller may provide personal data to authorised entities such as institutions and organisations entitled to process such data under a special legal regulation or to contracting partners (mostly controllers), who are contractually bound to apply relevant warranties of processed personal data protection as follows:

Another authorised entity	Generally binding legal regulation pursuant to section 13, par. 1, letter c) of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts.
Contractual partner (based on a contract) Ing. Andrea Kubáňová, Čsl. brigády 1693/7, 031 01 Liptovský Mikuláš, Company Reg. No.: 44065264	Section 34 of Act No. 18/2018 Coll. on personal data protection and on amendments and supplements to certain acts.

With data subject's consent or on the basis of their order, the data may be provided to other recipients.



**Information on Personal Data Processing****For information system: IS Hotel Guest Record Keeping****4. Transfer of personal data to a third country / an international organisation**

Transfer to third countries or international organisations shall not be performed.

5. Identification of the source from which the personal data has been obtained

Directly from the data subject or their legally authorised representative (in person, by email, over the phone, via the controller's web site).

6. Period for which the personal data will be stored

The controller shall process the personal data for the period necessary for purpose achievement; the data is stored for the period that is necessary in order to prove the fulfilment of the controller's statutory obligation as stipulated by law in clause No. 1 or the company registry regulation.

7. Profiling

The controller shall not process the personal data by profiling or by any similar method based on automated individual decision-making.

8. Data subject's rights

The data subject has the right to ask the controller for the access to their personal data being processed, to ask for personal data correction, to ask the controller to delete their personal data or limit its processing, to object against personal data processing, to make the automated individual decision-making ineffective, profiling included, to transfer personal data and to file a motion with a supervisory authority to initiate a proceedings. In case the controller processes personal data on the basis of the data subject's consent the data subject is entitled to withdraw their consent to personal data processing any time. The withdrawal of the consent, however, shall not have any effect on the lawfulness of personal data processing based on such consent prior to its withdrawal. The data subject may exercise their rights by sending an email message to the following address: marketing@hotelchopok.sk or by mailing to the controller's address.

9. Obligation to provide personal data

Personal data provision is a statutory/contractual requirement or a requirement necessary for contract conclusion. The data subject shall provide personal data; if not so, the service may not be provided.

