

Terms of Sale
WKS "Śląsk" Wrocław S.A.

I. General provisions

1. Passes and tickets are sold by Wrocławski Klub Sportowy "Śląsk" Wrocław S.A., 53-434 Wrocław, with its registered office at 62 Oporowska St, NIP (Tax ID No.) 894-23-23-724, entered in the District Court for Wrocław-Fabryczna, 6th Commercial Division of the National Court Register under KRS (NCR) number 0000070008.
2. The purchase of a pass and a ticket is tantamount to the acceptance of these terms.
3. The club sells passes and tickets for all matches played by Śląsk at the Municipal Stadium in Wrocław, located at 1 Aleja Śląska St, 54-145 Wrocław.
4. Tickets and passes can be purchased at the Club's ticket desks. The Club also sells tickets via the Internet, on the website <http://www.slaskwroclaw.pl> and in satellite sales points, whose current list can be found on www.slaskwroclaw.pl.
5. It is forbidden to copy and modify the original tickets and passes.

II. Terms of pass sale

1. Passes can be purchased at the WKS "Śląsk" Wrocław S.A. ticket desks in Wrocław, at 62 Oporowska St, 53-434 Wrocław and the Municipal Stadium in Wrocław, at 1 Aleja Śląska St, 54-145 Wrocław as well as at satellite sales points, whose current list is available on www.slaskwroclaw.pl
2. To purchase a pass, you need to go to the official point of sale of WKS Śląsk Wrocław SA, present your fan card, choose a seat at the stadium, pay, and collect your ticket (confirming your purchase data) **together with the receipt.**
3. An electronic pass can be coded only on a valid fan card.
4. Immediately after receiving their passes, the buyer is obliged to check them for the correctness of the date, time, and venue of the football match, as well as the number and price of the passes. Complaints filed after leaving the ticket desk will not be considered.

III. Terms of ticket sale at ticket desks

1. Tickets can be purchased
 - a) at the ticket desks of WKS "Śląsk" Wrocław S.A., 62 Oporowska St, 53-434 Wrocław;
 - b) at the Municipal Stadium in Wrocław, 1 Aleja Śląska St, 54-145 Wrocław;
 - c) at satellite sales points, whose current list is provided on www.slaskwroclaw.pl

d) website: bilety.slaskwroclaw.pl

2. To purchase a ticket, you need to go to the official sales point of WKS Śląsk Wrocław SA. A ticket is sold after obtaining data consistent with the document confirming the buyer's identity. Choose a seat at the stadium, make the payment, and collect the ticket **together with the receipt**.

3. The buyer is obliged to check the ticket(s) immediately after receiving it (them) for the correctness of the date, time, and venue of the football match, personal data, as well as the number and price of the ticket(s). Complaints filed after leaving the ticket desk will not be considered.

Family Sector

1. Any adult person (carer) can buy a family sector ticket for themselves and/or an unlimited number of children:

a) Children under 8 years of age are entitled to free-of-charge tickets, which can be obtained at the club's ticket desks or on www.bilety.slaskwroclaw.pl.

b) Children from 8 to 13 years of age are entitled to student tickets.

c) Children from 13-18 years old age are entitled to reduced tickets.

d) Persons from 18 to 26 years of age are entitled to tertiary student tickets if they continue their education and hold a valid tertiary student card.

e) The cost of the carer's ticket: according to the price list.

All these rules apply to other tribun and sector as well.

IV. Vouchers

1. The Voucher holder is obliged to comply with the provisions of the Act on the Organisation of Mass Events and the Terms of Sale of Wrocławski Klub Sportowy Śląsk Wrocław S.A.

2. A Voucher does not entitle its holder to attend a match; it must be exchanged for a ticket for any league match at one of the Club's ticket desks at 62 Oporowska St, in Królewiecka St at the Wrocław Stadium, or via the website bilety.slaskwroclaw.pl, or at third party sales points.

3. When exchanging a Voucher for a ticket, details of the person for whom the ticket is to be issued must be presented.

4. A Voucher is intended for one-time use; it does not constitute a payment instrument within the meaning of the applicable law and cannot be exchanged for cash.

6. Exchanging a Voucher:

a) A Voucher issued for Stands C/C premium may be exchanged for a ticket for Stands C and C Premium as well as Stands B and D.

b) A Voucher issued for Stands B/D may be exchanged for a ticket for Stands B and D.

c) A Voucher issued for the Family Sector may only be exchanged for a ticket for the Family Sector.

d) The club does not sell/exchange vouchers for Stand A.

7. Śląsk Wrocław has the right to refuse to execute a Voucher in the following cases:

a) vacant seats in the stand marked on the Voucher have run out,

b) a hologram or other visual identification of the Club guaranteeing its genuineness are missing,

(c) the Voucher has expired,

(d) the Voucher is damaged to an extent making it impossible to read the Stand and expiry date.

8. In the event of cancellation of the match for which the Voucher holder has purchased a ticket by means of their Voucher, Śląsk Wrocław is obliged to exchange the Voucher for one valid for another match.

V. Terms of ticket sale via bilety.slaskwroclaw.pl.

1. bilety.slaskwroclaw.pl is a sales website run by WKS "Śląsk" Wrocław S.A., distributing tickets for sports events held at the Municipal Stadium, located at 1 Aleja Śląska St, 54-145 Wrocław.

2. To make a purchase, the user should log in to Bilety.slaskwroclaw.pl. Any person who correctly registers and activates their account can log in.

A buyer who has their profile with personal data in the WKS "Śląsk" Wrocław S.A. ticketing system has the right to purchase one ticket and thus takes responsibility for providing correct data.

3. The sale contract between the buyer and WKS "Śląsk" Wrocław S.A. becomes concluded at the moment of the Buyer's placing their order and after the payment made by them by wire transfer or bank card.

4. Each contract is registered in the Club's IT system.

5. Tickets are sold online on the website bilety.slaskwroclaw.pl according to the following procedure:

- the buyer logs in to the website by providing their login and password which they received in an e-mail message sent to the e-mail address provided upon registration
- the buyer is obliged to read the terms of sale
- after the buyer specifies the name of the sports event, a page is displayed enabling them to select a seat in the stands and a ticket price group,
- after the buyer accepts all data concerning the purchase (name of the match, seat and total amount due), they provide their e-mail address and telephone number, necessary to complete the transaction, and become redirected to the website paU.pl to make the payment,
- the payment is made in accordance with the regulations of payU.pl. Payment is made by wire transfer or credit card. We would like to inform you that using someone else's credit card as a form of payment is a crime against property and is punishable by imprisonment according to Art. 278 sec.1 of the Penal Code. The purchased ticket is recorded in the Club's computer system within 4 hours at the latest - however, in most cases, it happens immediately after the payment made by the buyer has been credited. The buyer can print out an electronic confirmation of the purchase (ticket), which can be found in the YOUR TICKETS tab.

6. The prices of tickets offered on the website of WKS "Śląsk" Wrocław S.A. are final.

7. The sole operator executing payments to WKS "Śląsk" Wrocław S.A. is the website payU.pl

Before placing an order on the website of WKS "Śląsk" Wrocław S.A., the buyer should ensure that they have the possibility of using the above-mentioned website.

8. The amount due on account of a given order should be paid immediately after placing the order. The tickets remain the property of the Club until the payment is recorded by WKS „Śląsk” Wrocław S.A. In the event of non-payment within the specified time, WKS "Śląsk" Wrocław S.A. reserves the right to cancel the buyer's order.

9. To document the fact of making a payment in case a controversial issue arises, it is recommended to print the transfer confirmation from payU.pl

10. The buyer has the right to demand a refund of the ticket price in the event of incomplete transaction execution, i.e. making a payment without choosing seats. Such a return will be transferred to the buyer's account after the elapse of 30 days from the payment. The buyer may also use the amount paid within 30 days to purchase a ticket for another match by completing a transaction by paying with the "pre-payment" option on payU.pl, providing a password and transaction number.

11. The sale of tickets on the website www.slaskwroclaw.pl is conducted until 45 minutes of match or until all tickets are sold out.

12. Any changes to these terms become effective once they are published on the website of WKS "Śląsk" Wrocław S.A.

13. The buyer is obliged to check their tickets immediately after receiving them for the correctness of the date, time, and venue of the sports event, as well as the number and price of their tickets.

14. Persons under 13 years of age may not purchase match tickets on their own; it is possible only as a joint transaction with a person acting as the child's chaperon at the match.

VI. Terms of VIP ticket sale

1. For a retail customer, the sale is conducted in the same way as for regular tickets (see Section III).
2. For a corporate or group customer, the sale can be conducted as in item 1 a and also through the Club's sales department.
3. **The regulations and detailed provisions concerning the VIP Zone are provided in Annex 1 to the terms.**

VII. Ticket returns

1. (1) Unused tickets purchased for a given match are not refundable, subject to paragraph 4 below.
2. The club guarantees that the information about the matches published on <http://www.slaskwroclaw.pl> is complete, correct, and up-to-date.
3. In the event of any changes regarding the date, time, or venue of a match, the Club will provide relevant information about them on www.slaskwroclaw.pl and at the ticket desks of WKS "Śląsk" Wrocław S.A., located at 62 Oporowska St, 53-434 Wrocław.
4. Ticket returns are accepted only if a match is cancelled.
5. A ticket can only be returned if its owner presents a relevant receipt.
6. In the event the date of a match is changed, tickets purchased before the change will remain valid on the new date.

VIII. Rights and obligations of the parties

The buyer is obliged

1. To use the transaction website in accordance with legal regulations, these terms, and general decency.
2. Not to transfer the rights resulting from their transactions to any third parties.
3. To provide factual personal and payment data.

4. Not to use the transaction website to make false bookings or undertake any other illegal activity.

5. The Seller has the right to withdraw from the contract in the event of the Customer's violation of these terms, in particular consisting in providing incorrect payment card data.

6. The Customer represents that they are aware of the civil law and criminal law consequences of actions inconsistent with the legal order in force in Poland and acknowledges that actions which meet the criteria of a punishable act as per the law (Fraud, etc.) will be reported to the relevant law enforcement authorities, which does not preclude the pursuit of the repair of any damage by civil means.

IX. Principles of Liability

1. The Operator and the Club are not liable for accidents caused by failure to comply with the standards specified in these terms, the Stadium Regulations, and the Mass Event Regulations. Users bear full responsibility for accidents caused by them under the above conditions. The aforementioned liability of the User includes both their actions and omissions.
2. The Operator and the Club are not liable for possessions left by Users in the VIP Zone and the cloakroom in the zone.
3. The User is obliged to inform the Staff about any random events, accidents, or other events and behaviours posing a threat in the VIP Zone and other parts of the Stadium.
4. The Operator and the Club are not liable for interruptions in the operation of the VIP Zone resulting from force majeure, in particular, due to power cuts caused by external factors.

X. Personal data

1. The administrator of personal data (hereinafter referred to as ADO) of persons purchasing season tickets and tickets for Śląsk matches, i.e. match participants, is Wrocławski Klub Sportowy Śląsk Wrocław S.A. with headquarters in Wrocław, ul. Oporowska 62, 53-434 Wrocław.

2. PDC allows you to contact us via e-mail: biuro@slaskwroclaw.pl, phone: 71-750-00-75, by post: Al. Śląska 1, 54-118 Wrocław.

3. The PDA appointed the Personal Data Protection Inspector, with whom contact is possible via the e-mail address: iod@slaskwroclaw.pl, correspondence address:

Al. Śląska 1, 54-118 Wrocław. ADO processes personal data of people purchasing tickets and tickets for matches of Silesia, match participants only for the purpose and scope related to the sale of tickets / passes for matches and participation in the match.

4. The basis for the processing of personal data is:

- a. performing the Agreement or taking action at the request of the data subject prior to the conclusion of the Agreement, i.e. purchase of a ticket / subscription (Article 6 (1) (b) of the GDPR),
 - b. the legal obligation imposed on PDC (Article 6 (1) (c) of the GDPR) related to Art. 13 sec. 4 of the Act of March 20, 2009 on the safety of mass events (consolidated text, Journal of Laws of 2019, item 2171, as amended),
 - c. the legitimate interest of ADO, i.e. establishing, investigating or defending claims (Article 6 (1) (f) of the GDPR),
5. Personal data in the scope of name, surname, PESEL number or type, series and number of the document confirming identity are necessary to identify the participants of the match. Providing these data is a statutory requirement, the data subject is obliged to provide them, failure to provide data results in the inability to purchase a ticket / subscription.
6. The provided data, ie the e-mail address in order to send the login password, is voluntary, failure to provide the e-mail address will prevent the above-mentioned activity.
7. With an explicit, separate consent, PDC may process personal data of match participants for the purposes of direct marketing of own products and services and sending commercial information by electronic means of communication to the e-mail address and telephone number provided by the match participant.
8. Each consent is voluntary and may be revoked at any time. It is enough to send such information to the e-mail address: iod@slaskwroclaw.pl.
9. The personal data provided to PDC is not made available, sold or lent to third parties, unless it happens in the case of:
- a. explicit consent of the data subject;
 - b. transfer of data to authorized bodies on the basis of legal provisions.
10. In some situations, PDC has the right to transfer personal data of match participants, if necessary, to perform the service. PDC will transfer data only to three groups: persons authorized by PDC, i.e. employees and associates of PDC who must have access to data to perform their duties, processors to whom PDA will commission this task, other data recipients:
- a. Polska Wytwórnia Papierów Wartościowych S.A.,
 - b. the relevant entity managing the games, i.e. Ekstraklasa S.A.,
 - c. PayPro S.A., which provides payment services.
11. The data is stored for no longer than 2 years from the date of the last purchase of an admission ticket / pass.
12. In the case of data processing for direct marketing purposes, the data will be processed until the consent is withdrawn.
13. The data will not be transferred to third countries or an international organization.
14. The data will not be processed in an automated manner, including in the form of profiling.
15. The data subject has the right to access their data and the right to rectify, delete, limit processing, as well as the right to transfer data, the right to withdraw consent at any time. The data subject has the right to lodge a complaint with the supervisory authority if he considers that the processing of personal data violates the provisions of the general regulation on the protection of personal data of 27 April 2016.
16. Due to the fact that the provided personal data will be processed by PDC for purposes resulting from the legitimate interest of PDC, the data subject has the right to object to the

processing of personal data for the above-mentioned purpose for reasons related to the specific situation of the person, which data concern.

XI. General provisions

1. The purchase of a ticket for a match does not guarantee an opportunity to purchase a ticket for any other match.
2. Amendments to these terms must be made in writing.
3. The participant of a football match organised at the stadium, entering the stadium or staying there, is obliged to keep the documents entitling them to stay at the stadium for the entire duration of the football match and present them at any request of the event safety personnel or the organiser.
4. The court having jurisdiction to settle disputes that may arise from the application of these terms is the common court having jurisdiction over the Club's registered office.
5. The provisions of these terms are construed in accordance with Polish law, and any disputes that may arise in connection with their application are also settled in accordance with Polish law.

Annex 1.

REGULATIONS OF THE VIP ZONE AT THE WROCLAW STADIUM

§1

DEFINITIONS

For the purposes of these Regulations, the following terms have the meanings provided below:

- 1) **Stadium** - the Stadium facility, together with its surroundings and external area, located at 1 Aleja Śląska St
- 2) **Wrocław 2012 Company** (hereinafter also referred to as the “**Operator**”) – a limited liability company with its registered office in Wrocław (54-118) in 1 Aleja Śląska St, KRS (National Court Register) no.: 0000297448, NIP (Tax ID no.): 8971735837, REGON (National Business Registry no.): 020648932
- 3) **WKS Śląsk Wrocław S.A** (hereinafter referred to as the “**Club**”) - with its registered office in Wrocław, 62 Oporowska St, (53-434), District Court for Wrocław-Fabryczna, 6th Commercial Division of the National Court Register, KRS (NCR) no.: 0000070008, NIP (Tax Payer ID): 894-23-23-724
- 3) **VIP Zone** - a part of the Stadium facility including two reception areas and sectors V1, V2, V3, V7 as well as boxes LV1, LV2, and LV3.
- 4) **User** - any natural person using the VIP Boxes Zone, within the meaning of item 3 above,
- 5) **Staff** - employees and other representatives of the Operator or Club authorised to act on its behalf.

§2

GENERAL TERMS

1. These Regulations apply to Users and all other persons staying in the VIP Zone. All persons staying in the VIP Zone are strictly obligated to use the Stadium – including the VIP Zone, the entire Stadium facility, and its rooms and equipment – in a manner corresponding to their purpose and common standards of caution and safety, and in accordance with the instructions of the Staff, generally applicable law, and these Regulations.

2. The obligation specified in sec. 1 above is binding for all persons staying in the VIP Boxes Zone – including Users – regardless of the obligation to comply with the provisions of the Act of March 20, 2009, on the Safety of Mass Events, as amended, and other regulations in force at the facility, including the Stadium Regulations and the Mass Event Regulations.

3. The VIP Zone is a zone under surveillance by means of a camera system, which meets the requirements of generally applicable law.

§3

ACCESS TO THE VIP ZONE

1. Entry to the VIP Boxes Zone on days **other than days when a mass event is held** is specified in the regulations of Wrocław 2012 Company available on www.stadionwroclaw.pl.
2. Entry to the VIP Zone **on the day of a mass event** organised by WKS Śląsk Wrocław S.A. may take place only upon presentation of the following documents:
 - 1) a valid permanent pass or a one-time printed ticket issued for a specific mass event.

3. Despite presenting the documents indicated in sec. 1 or, respectively, sec. 2 above, it is forbidden to enter the VIP Zone for persons under the visible influence of alcohol or other psychoactive or intoxicating agents (which is determined by Staff).
4. At any time during a mass event described in sec. 2 above, Staff have the right to require the User to present their card or ticket described in sec. 2 above.
5. As for tickets and passes described in sec. 2 above entitling the User to participate in a mass event, i.e. a football match, the User must give their first name (or names), surname, and PESEL number (and if the User is not a PESEL number holder - the type, series, and number of the document confirming their identity). The ticket or pass referred to above will be collected in a manner agreed by the User with Staff.
6. Users may submit complaints concerning the improper operation of permanent passes and one-time tickets at the Club's office located on the premises of sports facilities at 62 Oporowska St on weekdays, from 9 a.m. to 5 p.m.
7. The User is obliged to immediately report to the Club the loss of their permanent pass. A duplicate of the lost permanent pass assigned to the VIP Zone is issued following the User's request, upon their payment to the Operator of a fixed fee of 246 PLN gross for every single pass.
8. Free-of-charge entry into the VIP Zone of children up to the age of 7 years (subject to the terms and conditions of the event) with the User-carer (or the person referred to in §5 sec.2) is permitted provided that the carer has presented a valid pass or a single ticket as described in sec. 2 above and in accordance with the rules set out in secs. 2, 3, and 5 above.
9. Persons under the age of 18 may stay in the VIP Zone only in the care of adult Users or persons referred to in §5 sec. 2 below. **Staff** may provide additional childcare services, but they are not legally responsible for them, and therefore childcarers are also responsible, as legal guardians, for minding children throughout their stay in the VIP Zone, as well as for their safety and any damage or harm caused by them.

§4

GENERAL TERMS OF USING THE VIP ZONE - STAY AND SERVICES

1. The restrictions stated below are in force in the entire VIP Boxes Zone. It is forbidden to
 - 1) bring in any dangerous objects,
 - 2) bring in and eat our own drinks (alcohol too) and food,
 - 3) drink alcohol outside the places designated for this purpose,
 - 4) take narcotics,
 - 5) smoke outside the places designated for this purpose,
 - 6) bring in animals,
 - 7) take photographs and make video recordings without the consent of Staff.

2. Staff, including in particular the safety and information personnel and the Stadium security staff, both during mass events and on other days, have the right to remove all persons from the VIP Zone, including Users
 - 1) behaving aggressively or vulgarly,
 - 2) refusing to carry out instructions from Staff,
 - 3) violating the prohibitions indicated in sec. 1 above,
 - 4) unauthorised to stay in the VIP Zone,
 - 5) behaving in a way which poses a risk to the health, life, property, or personal interests of other persons staying in the VIP Zone or other parts of the Stadium,
 - 6) otherwise grossly violating these terms, as well as the provisions of the Stadium Regulations or the Regulations of Mass Events.

3. The Operator of the Stadium, Wrocław 2012 Company, enables Users to access the VIP Boxes on all days – except for days when mass events are held and outside production periods connected with the preparation of mass events - these matters, as well as the specific rules of using the Boxes, are regulated by relevant provisions in the Rules and Regulations of Wrocław 2012 Company available on www.stadionwroclaw.pl.

§5

SPECIFIC RULES OF THE VIP ZONE

DURING MASS EVENTS STAY AND SERVICES

1. The User has the right to stay in the VIP Zone and use the Services they are entitled to not earlier than one and a half hours before the beginning of each mass event organised by WKS Śląsk Wrocław S.A. and not later than two hours after its end unless the Regulations of that event provide otherwise.
2. The holder of a permanent pass has the right to make it available to any person free of charge, provided that they have familiarised themselves with these Regulations and provided that, before a given mass event, the Club has been provided with the personal data of sue Safety of Mass Events. The User is fully liable under civil law for any damage or harm – including personal harm – caused by the actions or omissions of the above persons.
3. Access to the car park on the day of a mass event at the Wrocław Stadium is possible by using a permanent or one-time parking card for a mass event issued by the Operator or the Club, or another entity responsible for the organisation of the mass event.

4. The number of persons staying at each VIP Box at the same time during a mass event may not exceed the capacity of the VIP Lodge occupied by them, determined according to the number of permanent and/or one-time tickets issued for a given Box, as specified in the contract with the Club or the Operator.
5. Non-standard cleaning after mass events, resulting from the excessive use of a VIP Box or in case of additional events organised by the Users, is carried out at the expense of the User, after drawing up of the VIP Lodge status report by Wrocław 2012 Company.
6. During mass events organised by an entity other than the Operator or WKS Śląsk Wrocław S.A., VIP Box Users are bound by the regulations established by the organiser of a given event.

§6

SPECIFIC RULES OF THE STADIUM BOXES ZONE

DURING MASS EVENTS STAY AND SERVICES

PROVISIONS CONCERNING THE VIP ZONE FROM THE REGULATIONS OF THE STADIUM OPERATOR – WROCŁAW 2012 COMPANY

The Lessee is obliged to use the Box in a manner consistent with its intended use, in accordance with the law and the Stadium Regulations, and in a manner which does not interfere with other entities' using the other parts of the Stadium. Moreover, the Lessee may not use the Box in a manner which, in the Company's opinion, would violate general decency. The Lessee is obliged to ensure that persons staying at the Box with their knowledge or consent comply with the above rules of using the Box.

Regardless of the provisions of the Contract defining the rules concerning persons staying in the Box during Events, the Lessee is obliged to provide the Company with a list containing the name, surname, PESEL (personal identification) number (and if it has not been assigned - the type, series, and number of the identity document) of persons who will have the right to enter the Box outside the time of Events. The Company and entities acting on its behalf (e.g. security services) have the right to refuse entry to the Box to a person who has not been entered into the aforementioned list of the Lessee's Guests or one who cannot present their identity document with a photograph. Persons not included in the list of the Lessee's Guests will not be entitled to enter the Box.

The Lessee undertakes that during each Event at which the Guests of the Lessee are present at the Box, the Lessee's Guests staying at the Box will be accompanied by a natural person, appointed directly by the Lessee and representing them, who will be responsible on behalf of the Lessee for the behaviour of the Lessee's Guests present at the Box and direct contact between the Company and the Lessee's Guests, among other things. The Lessee is

obliged to send the personal data of such person, referred to in sec. 13 above, to the Company at the latest 5 working days before the date of the Event to the following address: izabela.maleszczuk@stadionroclaw.pl. Otherwise, the Company will have the rights described in the second sentence of sec. 13 above.

The Lessee is obliged to ensure that the Box remains in a proper technical condition.

To exercise the powers referred to in sec. 1 item 1.1. above, the Lessee, in view of the requirements of the Law of March 20, 2009, on the Safety of Mass Events (Journal of Laws of 2009, No. 62, item 504, as amended), within 5 working days before the beginning of each of such Events, is obliged to provide the Company with the personal data of each of the Lessee's Guests who is to attend a given Event, i.e. the name, surname, and PESEL (personal identification) number (and if it has not been assigned - the type, series, and number of their identity document). Conveying the above-mentioned data only serves the purpose of issuing a ticket to the Lessee's Guest for the Event which they are to attend and verifying whether the Lessee's Guest put forward for attending such Event may legally attend it. In situations where the mandatory provisions of law, as well as other regulations binding for the Event Organiser, require the provision of personal data other than those specified above, then the Company will publish detailed information on the type and scope of personal data required to be provided to the Company to issue a ticket to the Lessee's Guest on the website indicated in sec. 2 above. The above information may also (apart from or instead of the publication on the website) be provided in an e-mail message by a contact person, as stipulated in §11 item 1.2. Along with providing the Company with the personal data of the Lessee's Guest, the Lessee is obliged to obtain and convey to the Company those persons' written consent to process their personal data by the Company, or another entity previously indicated by the Company, and WKS Śląsk Wrocław S.A. to verify whether those persons may legitimately attend the Event. Failure to provide the required personal data of the Lessee's Guest and their consent to the processing of such data in a timely manner entitles the Company or the Event Organizer to refuse the admission to the Stadium to the person whom such deficiencies concern.

Each Guest of the Lessee is obliged to carry a valid identity document with a photograph with them during Events. The Lessee's Guest failure to meet this condition may constitute the grounds for refusing the admission to the Event to them.

The Company or Event Organizer will refuse the Lessee's Guest admission to the Event in cases provided for by law and Stadium Regulations, in particular in cases described in the Act of March 20, 2009, on the safety of Mass Events (Journal of Laws of 2009, No. 62, item 504, as amended).

Before providing personal data in accordance with the Contract, the Company will inform the Lessee about the entity which will be the controller of personal data within the meaning of the Personal Data Protection Act of August 29, 1997, (Journal of Laws No. 133, item 883, as amended).

In the event of a refusal of the admission to the Stadium in the cases specified in the Agreement, the Company will not be liable for any damages and will not be obliged to compensate the Lessee or the Lessee's Guests for any costs incurred by them.

Within the scope of the entitlement referred to in sec. 1 item 1.3. of this paragraph, the Lessee and the Lessee's 11 Guests (i.e. up to 12 persons) are entitled to the catering services offered at the Box. Those services consist in providing the Lessee or the Lessee's Guests with table-waiting services and cold and hot meals, including the number of meals ordered a la carte corresponding to the number of Guests. A selection of alcoholic beverages will also be available to the Lessee or the Lessee's Guests. The Company stipulates that in the event any dish, drink, or alcoholic beverage runs out before the end of the Event, the Lessee and the Lessee's Guests are not entitled to any claims against the Company in such a situation.

Providing catering services at a time other than during Events indicated in sec. 1 item 1.1. of this paragraph or to the extent other than that available in the offering for the box Lessees is possible at a separate charge and on separate terms agreed by the Parties.

§7

RESPONSIBILITIES OF PERSONS STAYING IN THE STADIUM'S BOXES

The Lessee and each Guest of the Lessee staying at the Stadium, including those staying at the Box, are obliged to comply with the legal regulations in force, as well as the Stadium Regulations. This entails their strict compliance with the regulations related to safety, as well as the Event Organizer's instructions justified by the nature of Event.

Other provisions:

The Lessee is liable, on general terms, for all acts and omissions of their own as well as those of persons for whose acts or omissions they are responsible for, resulting from or in connection with the performance of the Contract.

The Lessee assumes responsibility for the consequences of the behaviour of the Lessee's Guests during their stay at the Stadium in connection with the performance of the Lessee's rights under the Agreement. The above particularly means that the Lessee undertakes to repair to the

Company any damage caused to the Company by any Guest of the Lessee, as well as pursuant to Art. 392 of the Civil Code, they undertake to release the Company from any claims made to the Company in connection with the behaviour of the Lessee's Guests.

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FINAL PROVISIONS

1. In the event of any discrepancy between these Regulations and the Stadium Regulations, these Regulations prevail if the discrepancy concerns the match day.
2. Any possessions found should be delivered to the Operator's office.
3. In the event of any discrepancy between these Regulations and the Regulations of Mass Events, the Regulations of Mass Events prevail.