

Mandatory information on the rights of individuals under the general regulation on personal data protection

Grounds for collecting, processing and storing your personal data

1. Favorite Games collects and processes your personal data in connection with the provision of access to the games hosted on the site favorite-games.com, on external sites or as an application for mobile devices - phones, tablets and more. , or more precisely on the basis of the following:

- The explicit consent received from you as a client.
- Compliance with a legal obligation that applies to Favorite Games.
- For the purposes of the legitimate interest of Favorite Games.

2. Favorite Games is a controller of personal data regarding your data as users of our services. In relation to the personal data that you process using our services, Favorite Games acts as a processor of personal data.

Goals and principles in the collection, processing and storage of your personal data

1. Favorite Games collects and processes the personal data you provide to us in connection with the use of our services including access to games, site registration and other services available through the site, directly from the games or through mobile applications, as well as for signing up for participation in our events, as well as for the following purposes:

- Creating an account and providing full functionality in providing our services.
- Registration as a participant in an event organized by Favorite Games.
- Accounting purposes.
- Statistical purposes.
- Information security protection.
- Sending information messages, messages about changes in the service, recommendations for improving the use of the platform, newly added games or improvements in the currently available ones, etc.
- Improving the service by offering relevant information about events, products or services that may be of interest to you.
- Providing technical support by e-mail.

2. Favorite Games is guided and monitored by the following principles in the processing of your personal data:

- Legality, good faith and transparency.
- Restriction of processing purposes.
- Correlation with the purposes of processing and minimizing the collected data.
- Accuracy and timeliness of data.
- Restriction of storage in order to achieve the objectives.
- Integrity and confidentiality of the processing and ensuring an appropriate level of security of personal data.

3. In the processing and storage of personal data, Favorite Games may process and store personal data in order to protect the following legitimate interests:

- fulfillment of its obligations to the National Revenue Agency, the Ministry of Interior and other state and municipal bodies.

What types of personal data does Favorite Games collect, process and store?

1. Favorite Games performs the following personal data operations for the following purposes:

- User registration on the website, on a third party site, through a mobile application, etc. - the purpose of this operation is to create an account that is associated with the service used with the ability to manage the account by access through the appropriate panel, as well as to allow access to games with an individual username. Conclusion of the impact assessment: Based on the above-mentioned impact assessment, the Data Protection Officer considers that the "User Registration" operation is admissible and provides sufficient guarantees to protect the rights and legitimate interests of data subjects in compliance with GDPR requirements.

- Sending information messages - the purpose of this activity is to manage the process of sending messages to customers that relate to improvements or changes in services, new games or improvements to current ones, according to the terms of use of the site.

- Sending a newsletter - the purpose of this operation is to manage the process of sending newsletters to customers who have stated that they wish to receive.

2. Favorite Games processes the following categories of personal data and information for the following purposes and on the following grounds:

- Data: Your individual data (username, first and last name, e-mail, country, date of birth)

- * Purpose for which the data is collected: 1) User registration. 2) Making contact with the user and sending information to him, including if explicitly stated - to send newsletters and advertising messages. 3) Making a payment for a service on the site where the respective service requires payment by telephone.

- * Grounds for processing your personal data - By accepting the general terms and conditions and registering on the website and purchasing services, a contractual relationship is created between Favorite Games and you, on which basis we process your personal data.

- Additional data provided by you - If you wish, you can add in your account a link to your Facebook profile, gender, photo, brief information about you or other data.

- * Purpose for which the data is collected: Supplementing information about the user in his user account.

- * Grounds for data processing: By accepting the general terms and conditions and registering on the website and purchasing a service, a contractual relationship is created between Favorite Games and you, on the basis of which we process your personal data.

- Other data that Favorite Games processes - When you log in and register on our website or in your account, Favorite Games collects data about the IP address used.

- * Purpose for which the data is collected: Improving the security of the service and localization of the interface, statistical and marketing research.

- * Grounds for data processing: The processing is necessary for the creation of a user profile, the IP address is collected based on the realization of the legitimate interests of the administrator.

3. Favorite Games does not collect or process personal data relating to the following:

- reveal racial or ethnic origin.

- disclose political, religious or philosophical beliefs, or trade union membership.

- genetic and biometric data, health data or data on sexual life or sexual orientation.

4. Personal data is collected by Favorite Games from the persons to whom it relates.

5. Favorite Games does not perform automated data decision making.

Term of storage of your personal data

1. Favorite Games stores your personal data for no longer than the existence of your account on the website. After this period, Favorite Games takes the necessary care to delete and destroy all your data and the deadlines may be different.
2. Favorite Games notifies you in the event that the data retention period needs to be extended in order to meet the objectives, statistics related to the games, in view of the legitimate interests of Favorite Games or otherwise.
3. Favorite Games stores the personal data that it is necessary to keep under the applicable law for the relevant period, which may exceed the period of validity of your registration.

Your rights in the collection, processing and storage of your personal data

Withdrawal of consent for the processing of your personal data

1. If you do not wish all or part of your personal data to continue to be processed by Favorite Games for a specific or for all purposes of processing, you may at any time withdraw your consent to processing by deleting your account or by requesting a free text sent electronically to email: administrator@favorite-games.com.
2. Favorite Games may ask you to verify your identity and the identity of the data subject.
3. By withdrawing the consent for the processing of personal data, which is mandatory for the creation and maintenance of your registration for the use of the services, your account will become inactive.

Right of access

1. You have the right to request and receive confirmation from Favorite Games whether personal data related to you are processed.
2. You have the right to access the data related to it, as well as the information relating to the collection, processing and storage of your personal data.
3. Favorite Games provides you, upon request, a copy of the processed personal data related to you, in electronic or other appropriate form.
4. Providing access to the data is free of charge, but Favorite Games reserves the right to impose an administrative fee in case of repetitive or excessive requests.

Right of correction or completion

Art. 8. You may correct or complete inaccurate or incomplete personal information relating to you directly through your account on the Website or by requesting Favorite Games.

Right to delete ("the right to be forgotten")

1. You have the right to ask Favorite Games to delete the personal data related to you, and Favorite Games has the obligation to delete them without undue delay when any of the following reasons exist:

- personal data are no longer needed for the purposes for which they were collected or otherwise processed.
- You withdraw your consent on which the data processing is based and there is no other legal basis for the processing.
- You object to the processing of your personal data, including for direct marketing purposes, and there are no legal grounds for processing to take precedence.
- personal data have been processed unlawfully.
- personal data must be deleted in order to comply with a legal obligation under EU law or the law of a Member State applicable to Favorite Games.
- personal data have been collected in connection with the provision of information society services.

2. Favorite Games is not obliged to delete personal data if it stores and processes them:

- to exercise the right to freedom of expression and the right to information.
- to comply with a legal obligation requiring processing provided for in EU law or the law of the Member State applicable to the Administrator or for the performance of a task in the public interest or in the exercise of official powers conferred on him.
- for reasons of public interest in the field of public health.
- for archiving purposes in the public interest, for scientific or historical research or for statistical purposes.
- for the establishment, exercise or defense of legal claims.

3. In order to exercise your right to "forget", you must submit a written request sent to Favorite Games, as well as verify your identity and identity with the data subject to Favorite Games by submitting identification data and, if necessary, other data related to the profile of the data subject.

4. Favorite Games does not delete the data that it has a legal obligation to store, including for protection in connection with legal claims against it or proof of its rights.

5. Favorite Games may anonymize personal data by leaving only the username and statistics for playing that name with other players in order to preserve statistics between players.

Right of restriction

1. You have the right to request Favorite Games to restrict the processing of data related to you when:

- Dispute the accuracy of personal data for a period that allows Favorite Games to verify the accuracy of personal data.
- the processing is illegal, but you do not want your personal data to be deleted, only its use to be restricted.
- Favorite Games no longer needs personal data for the purposes of processing, but you require them to establish, exercise or defend your legal claims.
- You have objected to the processing pending verification that the legitimate grounds of Favorite Games take precedence over your interests.

Right of portability

1. You may at any time download the data stored and processed for you in connection with the use of the services of Favorite Games, directly through your account or by request by email.

Right to receive information

1. You may request Favorite Games to inform you of any recipients to whom the personal data for which correction, deletion or restriction of processing has been requested have been disclosed. Favorite Games may refuse to provide this information if this would be impossible or would require a disproportionate effort.

Right to object

1. You may object at any time to the processing of personal data by Favorite Games that relates to you, including if it is processed for profiling or direct marketing purposes.

Your rights in the event of a breach of the security of your personal data

1. If Favorite Games finds a breach of the security of your personal data, which may pose a high risk to your rights and freedoms, we will notify you without undue delay of the breach and of the measures that have been taken or are to be taken.

2. Favorite Games is not obliged to notify you if:

- has taken appropriate technical and organizational protection measures with regard to the data affected by the security breach.
- has subsequently taken steps to ensure that the breach does not pose a high risk to your rights.
- notification would require a disproportionate effort.

Persons to whom your personal data is provided

1. With our service providers - to perform our day-to-day business goals, such as transaction processing, to conduct internal research and analytical evaluations.
2. The administrator does not transfer your data to third countries.
3. In response to a legal inquiry - for compliance with the law, court proceedings, subpoena, court order or other court proceedings.

Other provisions

1. You can exercise all your rights regarding the protection of your personal data through the contact form.
2. If the consent relates to a transfer, the controller shall describe the possible risks to the transfer of the data to third countries in the absence of a decision on adequate protection and appropriate remedies.
3. When you assign Favorite Games to process personal data of a third party for the purposes of using the service, Favorite Games acts as a processor of personal data.
4. Favorite Games acts only on your instructions as a user of the service and only to the extent that it can have control over the personal data that you process. Favorite Games has no control over the content and data that you as a user of the service choose to upload to the service (including if this data includes or does not include personal data). In this case, Favorite Games has no role in the process of deciding whether the user uses the personal data processing service, for what purposes and whether they are protected. Accordingly, the liability of Favorite Games in this case is limited to 1) compliance with the instructions of the user of the service under the contract and the general conditions and 2) the provision of information about the service and functionality through its interface.

What security measures have we taken at Favorite Games regarding the security of the personal data you store on our infrastructure?

All information you provide to us is stored on our secure servers. All payment transactions go through the system of our providers, and they provide us with the minimum data that determines the purchase of the service from you. When you choose a password to access the site or games, you are responsible for keeping that password confidential. Please do not share your password with anyone. Unfortunately, the transmission of information over the Internet is not completely secure. While we will do our best to protect your personal information, we cannot guarantee the security of the information transmitted to our website; each transmission is at your own risk. Once we receive your information, we will use strict procedures and security features to try to prevent unauthorized access.

Policy for the use of cookies and other tracking mechanisms

The Favorite Games website uses cookies, which are important for its correct operation. By visiting our site, you accept the use of cookies.

Grounds for collecting, processing and storing your personal data

Types of cookies we use:

Mandatory cookies

These cookies are necessary for the proper operation of the website. For example, with these cookies we show you the information on our site in the correct language, account authorization and more. Such cookies are also those for enabling caching and others.

Analytical cookies

Thanks to these cookies, we monitor the traffic to our site and we can analyze how easily our users work with it (Google Analytics cookies). These cookies do not give us any information about your personal data. They show us which pages of our site you have viewed, whether you have visited our site via a mobile or desktop device and other anonymous data. The maximum period in which we store analytical data in Google Analytics is 50 months.

Functional cookies

These cookies allow you to use the full functionality of our site, to play on it, to chat with us, as well as to remember your preferences in the language in which to load the information on our site.

Precise targeting cookies

These cookies contain information about how you used our site and can be triggered by our advertising partners. They do not store personal information. Thanks to them, you will not be shown information that is irrelevant to you. These are dynamic Google AdSense cookies and more.

You can make the settings of cookies that you receive from our site in the browser you use. Please note that if you restrict certain types of cookies, our site may not work completely correctly and you may not be able to use its full functionality.

Third party advertising network

We use third parties, such as network advertisers and other marketing agents, to display ads on our website, to help us display ads on third-party websites, and to evaluate the success of our advertising campaigns. Network advertisers are third-party ads that show ads based on your visits to our website and unrelated third-party websites. This also allows these third parties to target ads by showing ads for products and services that you may be interested in. Third-party ad network providers, advertisers, sponsors, and / or traffic measurement services may use cookies, JavaScript, web beacons (including transparent GIFs), and other technologies to measure their ad performance and personalize their advertising content. These cookies and other technologies are governed by the specific privacy policies of each third party, not by us. We may provide these advertisers with information about the use of our website and our services, as well as general or identifiable information about visitors to our website and users of our service.

General conditions for using the services, registration and participation in the games offered by favorite-games.com

I. Definitions

In the interpretation and application of these General Terms and Conditions, the terms and expressions used will have the following meaning:

- 1) "IP address" is a unique identification number that associates a device, website or user resource in a way that allows them to be located on the global Internet.
- 2) "Website" is a set of web pages, with a common title web page, which is loaded in your browser
- 3) "Platform" is a set of conceptual, software and graphic solutions, constituting a complete product providing an accessible environment for the user to the possibilities of the Internet space.
- 4) "Browser" is a computer program that provides the ability to transfer, process and visualize data through various types of data transfer protocols.
- 5) "Electronic link" is a link indicated in a certain Internet page, which allows automatic redirection to another Internet page, information resource or object through standardized protocols.
- 6) "Bug" is a weakness or unintentional error in the product code that allows a user to benefit in a way or activity not permitted by the game and / or that prevents the servers, team and / or software from performing the intended, set and expected tasks.
- 7) "Malicious actions" are actions or inactions that violate Internet ethics or cause harm to persons connected to the Internet or associated networks, sending unsolicited mail (unsolicited commercial messages, spam), advertising, overflow of message channels (flood), gaining access to resources with foreign rights and passwords or indirectly interfering in the game of another user / foreign account and any malicious actions against another user, using deficiencies in the systems for their own benefit or obtaining information (hack), performing actions, which may qualify as industrial espionage or sabotage, damage or destruction of systems or information arrays (crack), sending "Trojan horses" or inducing the installation of viruses or remote control systems, disrupting the normal operation of other Internet users and associated networks, the use and non-reporting of a bug, performing any actions that may qualify as a crime or administrative violation under Bulgarian law or other applicable law.
- 8) "System" is a device or system of connected devices and / or system software, which or any of which is intended to store, send and / or receive electronic documents and / or electronic information.

- 9) "Password" is a code of letters, numbers and characters, which together with the username individualizes the user, and which together with the username serves to access his user profile.
- 10) "Username" is a combination of letters, numbers and signs chosen by the user, by means of which he is individualized in his relations with the Contractor. A username can also be the e-mail that the user used when registering.
- 11) "Accidental event" is an unforeseen circumstance of extraordinary nature at the time of concluding the contract, which makes the provision of the services objectively impossible.
- 12) "Website" is the designated place in the global Internet network, accessible through its unified address (URL) via HTTP or HTTPS protocol and containing files, programs, text, sound, picture, image, hyperlinks or other materials and resources.
- 13) Favorite Games is the name by which the information services and resources described in these General Terms and Conditions are provided.
- 14) "User" is any person entitled to register in accordance with the General Terms and Conditions, Section III, who uses the services and / or resources provided by Favorite Games.
- 15) "Server" means a device or system of connected devices on which or any of which is installed system software to perform tasks related to the storage, processing, reception or transmission of information.
- 16) "Account" is the set of data provided by the user during registration, through which he identifies himself uniquely in the system, and includes all virtual points or other virtual points acquired during and / or on the occasion of the user's participation in the games. prosperity.
- 17) "Multiple accounts" means the registration of more than one account by one user.
- 18) "Bots" are called automated scripts in any form, simulating activity in an account (including automated scripts of the game, in cases where the game allows play against a computer).
- 19) "Fair play" is the participation in a game of a user in which he does not intentionally act to sabotage the game, or any other method not mentioned here, but leading to the same consequences that may cause loss or victory for himself or his team, and is a game in which he plays according to his abilities and the chance he gets.
- 20) Favorite Games is owned by Favorite Games EOOD, a limited liability company established and existing under the laws of the Republic of Bulgaria, with registered office and address of management in Bulgaria, city. Sofia 1000, 155 Evlogi and Hristo Georgievi Blvd., 6th floor, apt. 13, entered in the Commercial Register at the Registry Agency with UIC 175116176, VAT number: BG175116176, hereinafter referred to as Administrator

II. General provisions

- 1) These General Terms and Conditions have been prepared on the basis of Art. 298 of the Commercial Law and represent general conditions within the meaning of Art. 298.
- 2) By registering on the site favorite-games.com or through an installation application downloaded from favorite-games.com or through a mobile application downloaded from <https://play.google.com/> each user declares that he has known that understands that it does not dispute and accepts in full any and all of the following provisions of these General Terms of Use.
- 3) These General Terms and Conditions have been prepared by the Administrator and may be amended and / or supplemented only (a) by mutual consent of the user and the Administrator, expressed in writing, or (b) unilaterally by the Administrator. In the case under b. (a) the amendment has effect and effect only in the relationship between the Administrator and the relevant user and does not apply to other users. In the case under b. (b) the amendment enters into force for all registered users after the expiration of 7 (seven) days from the publication of the respective amendment on the site favorite-games.com.
- 4) All disputes and claims related to the use of the site favorite-games.com and / or games provided by Favorite Games to third parties, arising between the user during and / or in connection with these General Terms, including disputes arising or relating until their interpretation, invalidity, performance or termination of the relationship between the User and the Administrator, as well as disputes to fill gaps in the General Terms or their adaptation to new circumstances, will be resolved by the Commercial Arbitration Court, Sofia in accordance with its Rules for cases based on arbitration agreements.

5) Bulgarian law applies to these General Terms and Conditions.

III. Conditions for registration

1) The right to register on the favorite-games.com page have :(1.1) all natural persons, and only on condition that these persons are not placed under guardianship and / or whose legal capacity is not limited in any other way; and (1.2) legal entities which are not insolvent and against which no insolvency proceedings have been opened under the provisions of the law of the State in which the legal person concerned is established.

2) Persons who do not meet the above conditions are not eligible to register on the favorite-games.com page. By registering on the favorite-games.com page, each user declares that he meets the conditions specified in item 1 (1.1), respectively - (1.2). In case the Administrator subsequently finds that the user's declaration within the meaning of the previous sentence does not meet the conditions for registration, the Administrator has the right, without the need for any prior notice to the user, to delete the registration and the relevant account and withdraw all virtual points, VIP status or other virtual benefits accumulated at that moment, related to this user's account.

3) In case a legal entity is registered, the registration should be done only by the persons who represent it by law. In the event that a person other than those referred to in the preceding sentence, the obligations related to registration arise for that person in his capacity as a natural person.

4) If you are a parent exercising parental responsibility and / or a guardian or custodian and / or under the law of the country of which you are a national, you exercise another form of custody over such a person and consent to the registration of your child or the person under your care and responsibility, by registering you as their legal representative you agree that the provisions of these General Terms of Use apply to you and to these persons in cases where these persons use this page (whether with or without your explicit knowledge, consent and non-opposition). For the purposes of your relationship with the Administrator of the site favorite-games.com and the team of favorite-games.com, it is considered that any use of the site by such persons is done with your explicit knowledge, consent and non-opposition. "Explicit knowledge, consent and non-opposition" are also accepted all those cases in which by your actions and / or inactions you have created objective and subjective preconditions for this to the persons under your care and responsibility and the persons whose legal representative are you, to be able to actually access the page favorite-games.com.

5) If you are a parent exercising parental responsibility and / or a guardian or custodian and / or under the law of the country of which you are a national, you exercise another form of custody over such a person and consent to the registration of your child or the person under your care and responsibility, by registering you are considered duly notified by the team of favorite-games.com that part of the content of the page may be inappropriate and / or may be inappropriate for your child and / or the persons under your care and responsibility. As access to such parts, as well as the assessment of whether or not content is appropriate for your carers, cannot be controlled by the Administrator and / or the favorite-games.com team, we cannot take over any liability for any material and non-material damages arising from access to such parts for you and for the person under your care and responsibility.

6) The user undertakes to check periodically, but in any case at least once a week whether these General Terms of Use have been amended and / or supplemented. In case part of these conditions is changed and / or supplemented and the user does not agree with it, he is obliged to notify the administrators of the site immediately and in writing or to immediately delete his registration and his account, taking over his account. all related possible adverse consequences that arise for him (including the possible loss of virtual and / or real money). In case the user has not notified the administrator in writing of his disagreement and / or has not deleted his registration and his account, it is considered that the user fully agrees with the amendment and / or supplement to the General Terms of Use.

7) The registration on the favorite-games.com page and its termination are voluntary (except for the cases of forced termination with a sanction character described in the General Terms and Conditions) and depend only on the will of the respective user.

8) Registration on the favorite-games.com page is free. The only condition is that you meet the criteria for a user within the meaning of these General Terms and Conditions and declare full and unconditional acceptance of these General Terms and Conditions.

9) In the process of registration the user must fill in a registration form with a minimum necessary and optional content. The correct filling in of the minimum necessary content is a prerequisite for successful registration of the respective user. The fields with optional content are filled in at will and according to the user's own and independent discretion.

10) By registering on the page favorite-games.com, each user declares that he agrees and does not object to the provision and processing of personal data that he provided during the registration process, or which he will provide subsequently - in the course of using the services. provided on favorite-games.com.

11) All data provided by each person upon registration shall be considered complete and correct until the contrary is established. Each person who has registered in Favorite Games is responsible for the accuracy and completeness of personal and other data provided in connection with their registration. The administrator reserves the right to edit the information provided by the user and / or block or delete an account without prior notice, at his own and independent discretion in cases where the account data or actions of a user holding the account in the game or on the site contradict the rules. of these General Terms and / or good manners.

12) From the data provided by the user during the registration process, visible to the other registered users will be all data from the profile of the respective user, except for his e-mail address and any other information deleted by the Administrator, as well as the user has explicitly stated that he does not want to share through the given features of the site.

13) The user has the right at any time to change and update the personal information that he has provided for the purposes of compiling his profile and which is available for change through the site or directly in the games. The user's right to make such changes applies in a similar way to the requirements set out above (including, but not limited to: the reliability of the data, the availability of the minimum necessary information and other data).

14) By registering on the page favorite-games.com each user declares, declares and undertakes (14.1) not to distribute and publish on the site photos and any other images and text materials with foreign copyrights, as well as other protected by law rights of third parties without the express consent of the holder of these rights. (14.2) not to distribute and publish on the site photos and any other images in which there are third parties who have not explicitly given their consent. (14.3) not to disseminate content that is offensive, detrimental to good morals, unworthy, pornographic, violent, aggressive, obscene, provokes hatred and intolerance, inciting ethnic, religious, racial, political, national intolerance or any form of violence or otherwise violating legal provisions and / or protected rights and legal interests of other persons; (14.4) not to distribute and publish on the site photos and any other images and text materials containing confidential information or such affecting the interests of third parties, regardless of whether it is true, false or misleading. (14.5) not to distribute and publish on the site photos and any other images and text materials that may impair the mental, physical or moral development of minors or any other content inappropriate for persons under 18 years of age. (14.6) that only he bears full responsibility for the photos (images) published by him and any other materials on the site (14.7) that you will personally meet and observe the conditions for using the chat in the games here [https:// favorite-games .com / download_files / GeneralTermsBG.pdf](https://favorite-games.com/download_files/GeneralTermsBG.pdf) (14.8) registering on the site, does not want to receive an invoice for payments to the services of the site and understands and accepts that the virtual money in the games is only for the games and does not turn into real.

15) It is forbidden to register usernames close in meaning to those used by the administrators and moderators of the site (such as all names derived from or close in meaning to admin, moderator, support and others not mentioned here, but accepted as official) or other names by which you present yourself as authorized persons of the site, until you are actually granted such rights. In case you register such, your account may be deleted without warning, and all virtual points, VIP statuses and virtual goods purchased from you will be taken away.

IV. User profile

1) Each user when registering on the website receives a user profile (account), and one user has the right to have only one user profile. The owner of the account is considered to be the owner and / or the holder of the e-mail used during the registration of the respective user. Any other agreements (written or oral) are not binding on the Favorite Games team.

2) The username is a unique code of letters, numbers and signs, through which the user is individualized when using the Services. Favorite Games does not verify and is not responsible for the authenticity of the username, whether it affects the rights of third parties and in particular the right to a name or other personal rights, the right to a trade name (company), trademark rights or other rights of Intellectual Property

3) The password is a code of letters, numbers and characters, which together with the username serves to access his user profile. The user undertakes not to disclose his password to third parties and is responsible for creating all necessary conditions for the application of high standards of information security so that third parties can not gain unauthorized access to his password and the favorite page. games.com using his account. In order to avoid misunderstandings, it is stated that the Favorite Games team does not bear any responsibility related to the illegal access to your account by persons other than you and without your explicit consent, incl. and in cases where as a result of this unauthorized access your account has been substantially altered, deleted or otherwise deleted, or if the profits accumulated so far are used by the person without the right of access for purposes other than yours.

4) The administrator is not responsible if someone finds out the username and / or password of a user and uses it to retrieve information, change or delete the profile of this user. In addition, the Administrator shall not be liable to consumers for direct, indirect, incidental damages, including, but not limited to, damages resulting from loss of profits, goodwill, lost profits, loss of data or other losses as a result of : (4.1) the use or inability to use the services of the site (4.2) statements or actions of any third parties in connection with the services of the site (4.3) any other matter related to the services offered on the site

V. Intellectual property

1) All games, services offered on the site (including method of production, operation, appearance, design, source code) are protected by copyright and related rights. Users may copy parts of the content solely for their personal use and only insofar as this does not infringe the copyrights and trademarks and trademarks posted on the favorite-games.com page. It is forbidden to store parts of the page without the prior written consent of the administrator, regardless of the form in which this storage is performed.

2) The use of logos, trademarks and other signs on the site are the property of Favorite Games or is made with the express consent of the owners of these trademarks, logos and signs. Users are prohibited from performing any actions that may infringe the intellectual property rights associated with these trademarks, logos and signs. In particular, in order to avoid misunderstandings, it is expressly stated that the provision of the use of the site and its content by users does not constitute any authorization or license to use the trademarks, logos and signs placed on it.

3) By posting any User Content on the Website, the User agrees and grants the Administrator the right to view the published content in User Profiles created by other users, as well as to use at its discretion graphic images, advertising formats and others in designing the pages of The website on which the User Content is displayed

4) Any attempts to modify the content of the site by users are strictly prohibited. Modifications means that users post on the site content that is not necessary for the purposes of registration and has not been pre-approved by the Administrator and / or change the rules for participation in the games, including by offering bets that are not insignificant. within the meaning of the Gambling Act and in this sense any actions or inactions of the users are prohibited, which may lead to any change in the completely non-gambling nature of the games offered on the favorite-games.com page. 5) The registered user is solely responsible for the legality of the user content that he publishes or makes available through the use of the Services on the Website, as well as for his actions on its publication and the consequences of such publication.

6) Users of favorite-games.com can access the site from third party sites on the Internet by directly embedding the games or otherwise. Third Party Sites are not under the supervision or control of Favorite Games, therefore Favorite Games is not responsible for the content of third party websites and all their representations and is not responsible for or guarantees the security of their information of any kind. Favorite Games is not responsible for any damage caused to third party sites as a result of the use of applications (games) from the site. Favorite Games reserves the right to suspend access to games on third party sites at its discretion.

7) The favorite-games.com page may contain links to other websites, and other websites may contain links to the favorite-games.com page. These other pages are not under the control of the Administrator and the favorite-games.com team, therefore the Administrator cannot assume any responsibility for the security of operation and protection of personal data offered by these other pages. Visiting these other pages through any links on the favorite-games.com page is entirely the responsibility and risk of each individual user.

VI. Participation in games and tournaments

- 1) With their successful registration each user receives the right to use the services offered on the site. The main part of the content of the site is the offer of entertainment games. Depending on the type of game, they can be played individually, individually against a computer, as well as between two or more users or organized championships and tournaments in which users or a computer can participate (if the game allows it). Therefore, upon successful registration, the abstract right of each user to participate in the games and / or tournaments offered on the favorite-games.com page arises. Based on the exercise of this abstract right and as a result of the participation of each individual user in specific games and / or tournaments offered on the favorite-games.com page, other rights and obligations may arise in favor of individual users - according to the conditions for participation in the respective games and / or tournaments and as generally described in these General Terms and Conditions.
- 2) The games offered for use on the site favorite-games.com do not constitute "gambling games" within the meaning of the Gambling Act. All games offered for use on the favorite-games.com site are for recreation and entertainment, demonstration of dexterity and skills, or are for cognitive purposes, although their use at the request of the user requires payment (betting) or it is usually assumed that the losing user should bear the costs of the game, as the bet and winnings of a game are insignificant.
- 3) Participation in the games on the page favorite-games.com can be with or without placing a bet by the user, depending on the specific game. The amount of the bet for participation in each individual game in all cases should be insignificant within the meaning of the Gambling Act. Accordingly, in the event that the consumer chooses to place a bet for his participation in a game or tournament, the amount of the bet for participation in each individual game in each case may not exceed the equivalent of BGN 5 (five BGN) without VAT.
- 4) All point games, betting games on the favorite-games.com page are made only with virtual points. Virtual points are not a means of payment within the meaning of applicable law, but are only a virtual equivalent of the means that each user pays for the use of the services of the site. Any user who wishes to participate in games and / or tournaments by placing a bet on this should purchase the required number of virtual points, if the respective game allows it. Virtual points are not subject to interest, regardless of the period in which they remain without being used by a user. Virtual points, as well as other virtual benefits (VIP status, etc.), can be purchased only through the provided payment systems described on the site or within the respective games.
- 5) The methods of making payments are posted on the page favorite-games.com or in the games themselves and may be changed from time to time unilaterally by the Administrator, and any such change shall take effect and become binding on users immediately.
- 6) The virtual points earned by a user cannot be redeemed and / or repurchased by the Administrator and / or sold to other users and third parties. In case of established sale of points or attempt to sell, exchange, exchange and / or any other type of transfer of points not mentioned here, but violating the rules of fair play, from one user to another or a third party, the respective points will be confiscated. As a penalty, a penalty will be applied for confiscation of all points on one or two or more accounts participating in the agreement between them. At the discretion of the Administrator, both the account performing the sale and / or the one performing the purchase may be deleted or lost, losing all points owned by them, as well as all linked accounts to those who have committed the respective violation. Linked accounts are those accounts that are owned, operated, used or otherwise not mentioned herein, but accepted as such by the Administrator, are linked to the person (s) committing the breach. Upon imposition of the sanction (s) described above, the Administrator does not owe any compensation to any of the parties. Also, any agreement made between users and / or third parties is not binding on the Administrator. A user's virtual points do not constitute a liquid and due claim against favorite-games.com
- 7) The Administrator shall not be liable if, as a result of incorrect entry of the data for making money transfers, the payments made by a user do not reach the accounts of the Administrator and consequently the account of this user cannot be credited with the appropriate number points or has not received the relevant virtual benefits (VIP status, etc.). Due to the fact that payments are made through payment systems that are beyond the control of the Administrator, it is possible between the time of payment by the user until the receipt of the relevant amount by the Administrator and the subsequent crediting of the user's account with the relevant number of points to pass some time, the duration of which cannot be predicted. In this regard, the Administrator cannot be held responsible for any delays within the meaning of the previous sentence, regardless of the period between the time of payment and the moment of crediting the user's account with the corresponding number of virtual points or other benefits (VIP status and eg) the user will not be able to use them.

8) Amounts paid are not refundable in cash in favor of the consumer. In case of punishment of a user for game and / or behavior and / or practices, inconsistent with these General Terms and Conditions or the current rules, the Administrator is not obliged to transfer virtual benefits (points, VIP status, etc.) from the sanctioned user's account to a new account, or to compensate in some way the account holder associated with that account

9) When holding competitions and / or tournaments in some of the games, it is possible to announce a prize fund. This prize pool is formed by the virtual points that each user has provided as a bet for their participation in the tournament. The prize fund is distributed among the users ranked in the first few places, and the exact conditions are described in the rules for holding the respective tournament. Only registered users with the right to register according to these General Terms and Conditions have participation in tournaments.

10) The virtual points can be transferred from one user to another, only with the prior written consent of the Administrator or in case the respective game has such an option explicitly mentioned in it.

VII. Rights and obligations of the consumer

1) The user himself provides the client equipment (terminal devices for Internet access), Internet access and others necessary for the use of the APPLICATION.

2) The user has the right to access the games, subject to the conditions and requirements for access set by the General Terms

3) The user undertakes when using the games:

3.1) not to commit malicious acts within the meaning of these General Terms and Conditions.

3.2) not to use Multiple profiles. Such action is punishable by blocking and deleting all accounts without warning. All accumulated virtual points, VIP status and / or virtual benefits are taken away from the user without any compensation being due. Penalties for violating this policy apply regardless of whether the accounts are used effectively by the registered user or not. It is also forbidden for one user to enter at the same time through the site favorite-games.com and through the partner sites (sites where the games are located)

3.3) in cases when he decides to exchange or transfer his account to another user to notify the Administrator or the site team in writing. Any subsequent login to the old account of a user who has taken on a new one is considered to be the use of Multiple Accounts and is punishable under the current rules. Users who participate in such an exchange / gift of account (s) are solely responsible for the resulting actions, misunderstandings and problems and our team is not committed to resolving them or taking an administrative opinion on the matter.

3.4.) Not to present himself as another person or as a representative of a legal entity or a group of people, which he is not authorized to represent, or in any other way to mislead third parties about his identity or belonging to a certain group of people.

3.5) not to harm the personal dignity of the other users of the ANNEX and not to discriminate against them on the basis of age, religion, ethnicity, politics, gender, sexual or other grounds, as well as not to incite violation of the legislation of the Republic of Bulgaria.

3.6) if he finds a bug in the game, he is obliged to immediately stop using this bug, not to disclose its existence and to notify the Administrator immediately, indicating the bug in question and its possible negative effects. For the use and non-reporting of a bug, the user is punished by deleting the account and taking away all currently available virtual points, virtual VIP status and / or virtual benefits. In case of an open way to bypass the system, in case of a deliberate attempt to hinder the work of the servers, as well as in case of an attempt to manipulate the game codes, the violator is punished by deleting the account.

3.7) not to log in to another's account without the knowledge of the owner. In case of such entry or indirect interference in the game of another user / foreign account and any malicious actions against another user, the violator is punished by deleting the account and taking away all currently available virtual points, virtual VIP status and virtual benefits.

3.8) not to use bots and / or scripts. Any use of such funds is strictly prohibited and is punishable by deleting the account and confiscating all currently available virtual benefits (points, VIP status, etc.)

3.9) not use any means to obtain confidential information from other users, such as passwords, various types of codes and any other type of information to which they should not normally have access; Offensive and obscene usernames; Offensive, obscene, advertising avatars; Insults and threats from users to the game

team or other users

3) not to affect the interests of Favorite Games by offering a service that Favorite Games offers, or with the same result under one or other conditions, receiving benefits for themselves and / or other third parties.

4) Any kind of insults, extortion, threats and / or discriminatory statements made by and / or to users and the Administrator or the Favorite Games team are strictly prohibited, regardless of the type, place and time at which they are made. Violent behavior towards another user to delete their account, games with one account, playing a game with another account, sharing a password or inciting to violate the rules of the site is prohibited.

5) Users are not allowed to carry out advertising activities on the site, as well as in the games, regardless of whether this is done in the form of ads in chat, in usernames, in the form of text, banners, links, pictures, avatars, in the exchange of messages between consumers, etc. and regardless of whether it is done with the consent of the advertised person (the owner of the advertised brand) or not. All types of advertising, spam and spam are prohibited

6) Any violation of the prohibitions under this section established by the Administrator shall be punished by deleting the account of the user who committed the violation and confiscating all currently available virtual benefits (points, VIP status, etc.) associated with this account. As a lighter measure, at the discretion of the administrator, it may be necessary to reduce the rating for the game / games, reduce the virtual points, the validity of the VIP status and / or reduce and / or completely eliminate the received virtual benefits. In addition, the Administrator has the right to receive compensation from the violator for all other damages he has suffered as a result of the respective violation (including for any fines and sanctions imposed on him by the competent Bulgarian authorities).

7) You as a user agree and acknowledge that you are solely responsible for the form, content and accuracy of the materials and messages you post on the site or send to other users when using the services provided by the site.

8) The user undertakes to regularly check for changes in these General Terms. In case of disagreement with them or part of them, he undertakes to terminate the use of the games and to withdraw from these General Terms and Conditions by deleting his account.

VIII. Rights and obligations of Favorite Games

1) Favorite Games has no obligation and objective ability to control the way the user uses the site and the games, and is not responsible for the user's activities in connection with the use of the site and the games. Favorite Games has no obligation to monitor the information stored on its servers, nor to look for facts and circumstances indicating the commission of illegal activity by the user through the use of the site and games.

2) In case the user does not use the site and the games for a period of 90 days, Favorite Games has the right, but not the obligation, to unilaterally withdraw from the terms agreed with the user in the current Terms and / or to suspend access to the site and games, to terminate his registration and / or to delete from his servers all the User Content located by him

3) Favorite Games has the right to place on each of the pages of the site and in the games electronic links, advertising banners and other advertising forms for goods and services offered by Favorite Games or third parties, as well as electronic links and advertising banners pointing to websites located outside the control of Favorite Games. Favorite Games is not responsible for the content, accuracy and legality of such Internet pages or resources, as well as services or resources that have become available to the user when using the site and / or games, as well as for the content, accuracy and legality of the information. in the electronic text messages sent and received by the users and in the comments published by them.

4) Favorite Games has the right to send unsolicited commercial messages to the user, including through the system of exchange of electronic messages between users incorporated in the site and / or games, in order to offer information and advertisements about their own or offered by other companies goods and / or services, to make inquiries on various issues, to conduct surveys and others. By accepting these General Terms and Conditions, the user agrees to receive unsolicited commercial messages from Favorite Games. 5) Favorite Games has the right at its discretion and without notice to suspend the user's access to the site and / or games, as well as to temporarily restrict the user's access to the site / games or individual parts thereof.

6) Favorite Games has the right at its discretion and without notice to suspend access to and / or remove User Content, change the rating, virtual points, validity of VIP status, number of games, number of wins, losses and any other values related to the user's actions on the site or games, especially in cases of attempted fraud (including, but not limited to, the use of dishonest, dishonest and / or other methods to

manipulate results on the site or games) and / or violation of these General Terms and Conditions, good manners or other applicable norms.

IX. Limitation of liability

1) The administrator of favorite-games.com cannot guarantee that the services offered on the favorite-games.com site will at any time:

1.1) meet the requirements and subjective expectations of each individual user for the content of the page favorite-games.com and the services offered there.

1.2) be constant, timely, reliable and secure and will operate 24 hours a day, 7 days a week, without technical and human error.

1.3) always give accurate and reliable results.

2) The site administrator also cannot and does not engage in participation in the user-user relationship, nor does it exercise control over the behavior and behavior of users on the site. In the event of a dispute between two or more users, you release the site favorite-games.com (as well as all its employees and agents) from claims, claims or damages (factual or consequential, direct or indirect) of any nature, known and unknown, disclosed or undisclosed, suspected or unsuspected, arising out of or in any way related to such disputes and disputes or problems related to a chat ban for a certain period of time (days, weeks or months) or from the deletion of non-refundable account.

3) The Administrator also has no obligation to control the content and messages provided by our users to us or to other users and does not guarantee the accuracy, completeness or quality of this content. With this in mind, you understand and accept that by using the services of the site, you may see content and messages that are offensive, obscene, contradictory, not in line with good manners.

4) The participation of the administrators, moderators and all employees of favorite-games.com in the sanctioning of users, by banning the account, deleting an account or part of the content of the account or other methods of imposing sanctions is completely voluntary and not mandatory.

5) By registering a user on the page favorite-games.com does not lead to the emergence of any special relationship between this user and the Administrator. Users expressly agree that the Administrator has no control and no obligation to exercise such control over:

5.1) which users access the page;

5.2) what content each individual user accesses through the page; (c) how users interpret and understand the content of the page to which they have access and / or (d) what actions or omissions each individual user may take as a result of their previous use of the page and its content. Therefore, the Administrator cannot be held liable for any adverse consequences that may be incurred by one and / or more users as a result of their access to the site and use of the services offered there.

6) Services, content, site and software of any kind are offered to users in the form in which they are at the time, without any warranty - either express or implied - regarding their suitability for use. , their functional suitability in view of the goals of each individual user.

7) The administrator limits to the fullest extent permitted by applicable law its responsibility for the accuracy, reliability, accessibility, comprehensiveness, legality or operability of the materials and / or services offered on the favorite-games.com site. By using the site, each user understands that the Administrator is not liable for any damages resulting from (a) use of the site; (b) download information contained on the site; (c) unauthorized use of images, information or data by uploading and / or downloading these sites on or from the site by other users; (d) temporary or permanent inability to access the content of the site, including but not limited to the presence of viruses, Trojans or other similar parasitic programs of a destructive nature.

8) Users of the site can access other websites through their access to it. These other pages are not under the control of the Administrator and / or the favorite-games.com page. Unless expressly stated otherwise, neither the Administrator nor the team of the site favorite-games.com guarantees and declares any facts and circumstances regarding these other pages, incl. and with regard to the security of the information and its nature

9) The administrator and / or the favorite-games.com site is not liable for any damages other than gross negligence or intentional damages.

10) The obligation for compensation in case of breach of a cardinal or substantial obligation is limited to the respective foreseeable damage. The amount of the foreseeable damage is limited to BGN 200 per account.

X. Services we also offer children

Our services are not aimed at children and you cannot use them if you are under 18 years of age. You must be old enough to agree to the processing of your personal data in your country. To register on the site you must be 18 years of age or older (or legally of legal age under the laws of their country of residence from which they have access to our products) and only if you are not placed under disability and / or your ability is not limited in any other way. Persons who do not meet the above conditions are not entitled to register in our products. By completing the registration of our products, each user declares that he meets the requirements specified above. If the administrator subsequently finds that the User within the meaning of the previous sentence does not meet the conditions for registration, the Administrator may, without prior notice to the User, cancel the registration and the relevant user accounts to withdraw all accumulated chips and / or virtual items associated with this user account at this time

XI. Other terms

1) If any of the provisions of these General Terms and Conditions is declared invalid or not enforceable by a competent court, arbitration or other competent authority, the other provisions of the General Terms and Conditions and the rights and obligations of the parties arising from these other provisions, retain their effect. Invalid or non-enforceable provisions shall be deemed unwritten in these General Terms and Conditions and shall be replaced by the Parties in good faith by actual, applicable and mutually acceptable provisions, the effect of which achieves as close an economic result as possible to those of invalid or non-enforceable provisions. .

2) The non-exercise or delay of the Administrator in exercising his right, right of non-performance, judgment, consent or other right under these General Terms and Conditions does not constitute a waiver of, and does not infringe, the same or any other right. The one-time or partial exercise of such a right does not block the possibility for its future or full exercise and does not constitute a waiver of another right under these General Terms and Conditions. All waivers of rights or consents by the Administrator given under these General Terms and Conditions must be in writing.

3) These General Terms and Conditions shall take effect and bind the parties thereto, their private and universal successors. Notwithstanding the preceding sentence, neither party has the right to transfer any part of its obligations under these General Terms and Conditions without the prior written consent of the other party. This provision may not be interpreted and applied in a way that limits the ability of the Administrator to transfer rights and obligations to a related party, if this is necessary or dictated for reasons of convenience.

4) These General Terms and Conditions were prepared on January 16, 2021.

5) Last updated on 16.01.2021