Vinissiane Purveyors of fine wine

TERMS OF SERVICE www.vinissimo.events

§ 1 Definitions

- 1. https://www.vinissimo.events/ service for participants of the Vinissimo Events, organized by the Polskie Biuro Numizmatyczne sp. z o.o
- 2. Website owner Polskie Biuro Numizmatyczne sp. z o.o., with its registered office in Warsaw, Sępia 2A, entered into the National Court Register under number 0000379477 by decision of the District Court in Warsaw, having the REGON number 142762642 and NIP number 701-02-85-798
- 3. Website user an adult natural person or a representative of a legal entity who has registered in the https://www.vinissimo.events/ and has been granted access to the account to which he logs in with an e-mail address and a unique password.
- 4. Account registration filling in the registration form and consenting to the processing of data and sending commercial information.
- 5. Registration for the fair applying for participation in the fair by clicking the "Sign up" bottle available after logging in to the user's account and completing the marketing survey.
- 6. Fair organizer Polskie Biuro Numizmatyczne sp. z o.o., with its registered office in Warsaw, Sępia 2A, entered into the National Court Register under number 0000379477 by decision of the District Court in Warsaw, with REGON number 142762642 and NIP number 701-02-85-798

§ 2 Information clause

- 1. The administrator of your personal data is Polskie Biuro Numizmatyczne sp. z o.o., with its registered office in Warsaw, ul. Sępia 2A.
- 2. In all matters related to the processing of your personal data by the Polskie Biuro Numizmatyczne sp. z o.o, you can contact us by e-mail: info (at) vinissimo.events or by phone: 0048/531 814 009.
- 3. Your personal data in the Numismatic Office are processed:
- In order to send to the e-mail address provided in the contact form or provided in the form of a business card commercial information and direct marketing (in accordance with Article 6 paragraph 1 letter a of the GDPR and Article 10 of the Act of 18.07.2002 on the provision of electronic services (Dz.U. No. 144, item 1204 with later dates. as amended)).
- In order to conclude a contract for a service based on your interest in our offer (the basis of Article 6 (1) (b) of the GDPR).
- To fulfill contractual obligations or perform a service (the basis of Article 6 (1) (b) of the GDPR) In order to handle requests that you address to us, which is our legitimate interest (the basis of Article 6 (1) (b) and (f) of the GDPR) In the IT systems of the Numismatic Office for administrative and informational purposes used to handle fairs and events, which is our legitimate interest (the basis of Article 6 (1) (b) and (f) of the GDPR).
- -In order to contact you for the purpose of handling the application, which is our legitimate interest (the basis of Article 6 (1) (f) of the GDPR) For archival (evidence) purposes to secure information in the event of a legal need to prove facts to a client or contractor, which is our legitimate interest (basis of Article 6 (1) (f) of the GDPR).
- In order to possibly establish, investigate or defend against claims, which is our legitimate interest (the basis of Article 6 (1) (f) of the GDPR).
- -To manage and operate the website https://www.vinissimo.events/ which is our legitimate interest (the basis of Article 6 (1) (f) of the GDPR).

- 4. As a Polskie Biuro Numizmatyczne sp. z o.o, we care about the confidentiality of your data. Due to the need to ensure appropriate organization, e.g. in the field of IT infrastructure or in current matters related to our activities as a company, as well as during the exercise of your rights as clients or persons providing services to the Polskie Biuro Numizmatyczne sp. z o.o, your personal data may be transferred to the following categories of recipients:
- Service providers supplying the Polskie Biuro Numizmatyczne sp. z o.o with technical solutions and enabling work in IT systems and management of our organization (in particular IT service providers, hosting service providers and postal providers).
- Providers of legal and advisory services as well as accounting and administrative services.
- Transport service providers.
- A state institution, e.g. Tax Office, Customs Office, ZUS We belong to:
- Entities authorized to obtain data on the basis of applicable law, e.g. courts or law enforcement authorities of course, only if they make a request based on an appropriate legal basis.
- Subcontractors of our services.
- Provider of marketing and advertising services.
- 5. Providing data to the extent necessary to set up an account, necessary to complete the application form or necessary to sign the contract and perform services is mandatory. In the remaining scope, voluntary. If you do not provide the data necessary to sign the contract, perform services or data necessary to fulfill the legal obligation incumbent on the administrator, you will not be able to use these services or we may refuse to sign the contract.
- 6. In the case of consent to send commercial information to the e-mail address provided by you, providing data is voluntary, you have the right to withdraw consent at any time without affecting the lawfulness of the processing, which was made on the basis of consent before its withdrawal.
- 7. If you do not agree to the processing of data for marketing purposes, we will not be able to send an e-mail to your address or call your phone number with information about new fairs and services.
- 8. Your data is stored for the period of:
- We process your data obtained in connection with the conclusion of the contract until the end of the limitation period for potential claims under the contract, in compliance with the periods resulting from tax and accounting regulations.
- until the Customer withdraws consent. Withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal.
- 9. In connection with the processing of your personal data by the Polskie Biuro Numizmatyczne sp. z o.o, you have the right to:
- -access data, -rectify data, -request their deletion or limitation of their processing, -object to the processing of data, -transfer data.
- 10. The source of your data are: registration form from the fair, https://www.vinissimo.events/ website or newsletter from the fair's websites or have been obtained from other publicly available sources.
- 11. To exercise any of the above rights please contact the Polskie Biuro Numizmatyczne sp. z o.o by phone, via the website, by e-mail or in person at the headquarters of Polskie Biuro Numizmatyczne sp. z o.o.
- 12. We would also like to inform you that you have the right to lodge a complaint with the body supervising compliance with the provisions on the protection of personal data.
- 13. Your data is not processed automatically, through the so-called profiling.
- 14. Your data is not transferred to a third country outside the European Economic Area.

§ 3 Use of www.vinissimo.events

- 1. A prerequisite for using the www.vinissimo.events services is acceptance of all the provisions of these regulations. By creating an account, the user declares that he has read the provisions of these regulations and fully accepts them.
- 2. The www.vinissimo.events website is used to:
- register users for the fair register for events accompanying the fair arrange meetings with exhibitors activate invitations
- generate tickets for fairs and accompanying events

- 3. www.vinissimo.events is launched by the website owner in connection with the organization of specialized events, hereinafter referred to as the Fair.
- 4. A person who created an account by completing the registration form and thus gained access to services provided under the www.vinissimo.events may become a www.vinissimo.events user, on the terms set out in these Regulations.
- 5. The website owner provides the electronic services listed in point 2 to persons representing or otherwise acting on behalf of legal persons or organizational units without legal personality, as well as natural persons conducting business, gainful or professional activity. Therefore, www.vinissimo.events users may be Professional Visitors intending to order or purchase an admission document to the Fair via www.vinissimo.events, as well as Guests invited by exhibitors who activate invitations received for a given Fair. Users of www.vinissimo.events may not be persons acting privately, without connection with business, gainful or professional activity.
- 6. The User is www.vinissimo.events at the time of creating an account confirmed by the Website Owner in the manner referred to in the further part of the Regulations.
- 7. The website owner reserves the right to provide services via www.vinissimo.events only on the terms described in these Regulations.
- 8. Creating an account on the www.vinissimo.events website takes place after completing the form: register, and then after accepting the Regulations and agreeing to receive commercial information to the listed addresses of electronic communication (e-mail, mobile phone).
- 9. The data provided when creating an account is subject to formal verification, carried out by the website owner, within 48 hours on business days from the moment of providing the data and sending it for verification, if as a result of this verification the correctness of the data provided was recognized, the account is activated and the User is notified of this fact by e-mail. In case of providing incorrect data, the account will not be activated, the data will be deleted from the system.
- 10. The Website User is obliged to secure the password to access his account and not disclose it to third parties. The password will be used by him each time he logs in to the account.
- 11. The Website User has the option of changing the data provided by him, at any time, after logging in to the account, the data will be updated in the "User account" tab.
- 12. The data provided by the User when creating an account should be true and consistent with the current state of affairs, as they are necessary to conclude a contract and only such guarantee the proper performance by www.vinissimo.events of the service provider's obligations.
- 13. Website Users have the option of changing or supplementing the data previously provided on-line on-line. The request to delete data www.vinissimo.events submitted to the e-mail address: info (at) vinissimo.events before the service is performed by the www.vinissimo.events means the withdrawal of the Website User from the contract and will result in the cessation of the service by the website owner.
- 14. By registering an account in www.vinissimo.events, the User declares that the personal data provided by him are true and agrees to the processing of personal data for marketing purposes by the website owner in accordance with the provisions of the Act of 29 August 1997 on the protection of personal data (Journal of Laws of 1997, No. 133, item 883, as amended) and agrees to send commercial information to the indicated e-mail address.
- 15. The User has the right to access, edit and delete the data provided during account registration.
- 16. Withdrawal of consent to the processing of data or sending commercial information is tantamount to deleting the account by the website owner.
- 17. If the user provides false personal data, the website owner may delete the user's account without any warning.
- 18. Website Users representing industries related to the subject of the Fair are entitled to register for a given Fair.
- 19. Registration for a given Fair via the Website may be made no later than 7 days before the start of the Fair.
- 20. Professional Visitors who do not have an account on the Website should register in the manner referred to in § 2 point 10. If you have an account, you must log in with your account password.
- 21. Registration at a given fair is made by filling in the registration form on the Website
- 22. Registration for accompanying events requiring payment of a fee is made by filling in the registration form and paying the registration fee.
- 23. The User is obliged to check the compliance of the data / information placed on the printed admission document (i.e. name, company name, type of event, type and term of the document) with the order placed.

- 24. The printed admission document will be used for verification at the time of entering the fairgrounds.
- 25. The entry document may not be altered, copied or made available to third parties whose data does not appear on the document. The fair organizer reserves the right to consider the ticket invalid if its holder is not the person indicated on the admission document.
- 26. If the purchased admission document valid on a given day of the Fair is not used for reasons attributable to the Website User, it is not possible to exchange it for a document valid on another day of the Fair, and the Fair Organizer does not refund the amount due.
- 27. In www.vinissimo.events it is possible to activate the invitation, where it is required to register the data of the holder of the invitation, i.e. a Professional Visitor, in accordance with the rules outlined in the regulations.
- 28. An invitation registered through www.vinissimo.events entitles the person indicated in the personal invitation or the holder of the bearer invitation the Professional Visitor to enter a given fair or other event on the dates specified in the invitation.
- 29. A contract for the provision of electronic services is concluded at the time of creating an account on the website, and then by starting to use the www.vinissimo.events
- 30. The User may at any time terminate the use of the Website without any further obligations, unless the applicable law, appropriate for the nature of the service provided, provides otherwise.
- 31. The contract of sale (purchase) of the admission document is concluded when the website owner receives the payment made by the Website User.
- 32. The Website Owner may terminate the contract at any time, with immediate effect, in the following cases: a) providing false registration data by the Website User when creating an account
- b) making services available by the Website User to other persons in order to achieve financial benefits, without the consent of the Website Owner
- 33. The Website User bears full responsibility for the accuracy and correctness of the data provided by him, including for the consequences resulting from incomplete or incorrect provision of data.
- 34. The Website Owner shall not be liable for the consequences of negligence or disclosure by the Website User of the account password and his data to unauthorized persons.
- 35. The Website Owner is not responsible for problems in using the Website resulting from problems on the Internet beyond the control of the Website Owner.
- 36. The Website Owner reserves the right to temporarily suspend the operation of the Website for technical reasons (failures, maintenance work, etc.). The User is not entitled to compensation in this respect.
- 37. The Website Owner shall be liable for non-performance or improper performance of the service only to the extent of the damage suffered by the User (excluding lost profits), unless the non-performance or improper performance was due to the User's fault or non-compliance with the provisions of the Regulations or force majeure.
- 38. The Website Owner reserves the right to cancel, partially close, shorten or postpone the date of the Fair or other event. In such cases, the User who purchased the admission document via the Website is not entitled to compensation, but only a refund in the amount of the (gross) price of the purchased document.
- 39. The Website Owner takes appropriate (technical and organizational) measures to protect the Website and the data set created as a result of registration, protecting them against burglary, theft, destruction or other unauthorized use by third parties.
- 40. The Website Users' data will be processed and secured by the Website Owner in accordance with the provisions applicable to data protection, in particular in accordance with the Act on the Protection of Personal Data and the Act on the provision of electronic services.
- 41. The Website Owner undertakes to maintain the confidentiality of the System Users' data.
- 42. In order to properly perform the services ordered on the Website, the Website Owner reserves the right to verify the data provided by Users during registration, by checking the veracity of data disclosed in public registers (KRS, CEIDG).
- 43. If the Website User provided his data as a private person in the process of creating an account, i.e. a natural person who does not run a business, gainful or professional activity, the Website Owner will not accept such registration, unless the regulations of the selected trade fair event allow such a possibility.
- 44. In the event of using the Website by the User in a manner inconsistent with the Regulations or generally applicable regulations, the Website Owner reserves the right to process the User's personal data to the extent necessary to determine his liability. The Website Owner will notify the User about the processing of personal data for such a purpose and about his prohibited activities with a request to immediately stop them.

- 45. Each User has the right to lodge a complaint in matters related to the functioning of the Website and the performance by the Website Owner of services ordered via the Website.
- 46. Complaints should be expressed in writing and sent electronically to the following address: info (at) vinissimo.events or by post to the following address: Polskie Biuro Numizmatyczne sp. z o.o., Sępia 2A, 04-512 Warsaw
- a) in matters related to the functioning of the Website within 1 month from the date of creating an account or activating an account on the Website;
- b) in matters related to the performance by the Website Owner of services ordered through Service (ordering or selling a service / admission ticket, issuing an invoice) within 1 month from the end of the Fair.
- 47. The complaint will be considered within 21 days from the date of its submission to the Website Owner.
- 48. The Website Owner reserves the right to extend the deadline specified in point 53 in the event that the consideration of the complaint will require obtaining additional explanations from the Website User or when the Website Owner encounters technical obstacles independent of each other (failure of the ICT network, equipment, etc.).
- 49. The Website Owner will make every effort to ensure that complaints are considered as soon as possible from the date of their receipt.
- 50. The response to the complaint will be sent electronically or by post to the appropriate address provided by the Website User during the registration process.

§ 4 Final provisions

- 1. The owner of the service reserves the right to temporarily suspend the operation of the https://www.vinissimo.events/ in order to carry out maintenance work.
- 2. The website owner reserves the right to change these regulations at any time.
- 3. Amendments to the content of the Regulations come into force upon placing the new content of the Regulations on the websites https://www.vinissimo.events/-
- 4. In matters not covered by the Regulations, applicable law shall apply, in particular the Act on the provision of electronic services, the Act on the Protection of Personal Data and the Civil Code.
- 5. Any disputes that may arise between the Website User and the website owner, which cannot be resolved amicably, shall be settled by a common court competent in kind.
- 6. For the settlement of disputes with foreign contractors, the text of the Regulations in Polish shall be accepted as binding. The law applicable to the interpretation of the provisions of the Regulations is the law in force in the Republic of Poland.