

Terms and Conditions of Use of Web Interface

You are at the Web Interface www.our-wedding-planner.com (hereinafter referred to as the 'Web Interface') operated by the entrepreneur

Ing. Tomáš Heřmanský, with his registered office at Lumiérů 452/22, 152 00, Prague – Hlubočepy

IN: 75567733

who is not a VAT payer

Data box: 9k68r7k

Delivery address: Lumiérů 452/22, 152 00, Prague – Hlubočepy

Telephone number: 721 568 431

Contact email address: info@svatbonet.cz

Please note that you shall comply with the following rules that define and specify the Terms and Conditions of Use of all functional Web Interface components, regardless of whether you order or register on the Web Interface. This Contract is made in both Czech and English. In the event of any discrepancy or differences between the Czech and English versions of this Contract, the Czech version shall prevail.

1. Web Interface registration

You can register through the registration form available on the Web Interface. It is necessary to fill in the registration form, including name, surname and contact email address. A user account is created by registering.

User name and password are required to access the user account. **Keep your user account access data secret. Our Company is not responsible for any third party misuse of the user account.**

The information provided when registering must be true and complete. **We may cancel the account for which false or incomplete information was used.**

We recommend that you make an immediate edit in your user account in the event of changes in your data.

Your user account enables you to order a service, track orders and manage the user account. Any other user account features are always listed on the Web Interface.

Please note that we have the right to cancel your user account without compensation if your account violates principles of morality, applicable laws or these Terms and Conditions of Use.

2. Protection of personal data

When you fill out an order or when you make a registration, you provide us with some of your personal data. Additionally, we collect, store, and process other data that we have access to when using the Web Interface. **By entering your personal data and using the Web Interface, you consent to the processing and collection of your personal data to the extent specified below and for the following purposes**, until such time as you disagree with such processing.

Protection of personal data is very important to us. Therefore, we process personal data in accordance with the laws of the Czech Republic, in particular Act No. 101/2000 Coll., on the Protection of Personal Data (hereinafter referred to as the 'PDPA'), as amended.

2.1. **What is personal and other data?**

Personal data is the data you voluntarily provide to us as part of your order or registration. Personal data means any information that identifies or may identify a particular person. Personal data is particularly (but not exclusively) name and surname, photo, date of birth, email address and home address or telephone number.

Other data that we automatically retrieve in connection with the use of the Web Interface is the IP address, browser type, device and operating system, time and number of Web Interface accesses, information obtained through cookies and other similar information. **Please note that we can obtain this other data without registration, regardless of whether you order or not on the Web Interface.**

2.2. **How do we use personal and other data?**

We primarily enable you to access your account and make the most of the Web Interface through personal and other data.

We also use the data for communication about your account administration and for user support. Data can be used to improve our services, including the use of Web Interface user behaviour analysis.

The data can be used for business and marketing purposes, i.e., to manage the Web Interface user database and to offer goods and services for an indefinite period. By submitting your order or registering, you consent to receive commercial electronic messages.

Your consent to receive commercial messages and emails for the purpose of direct marketing can be withdrawn at any time by sending an email to our contact email address.

2.3. **How do we manage and process your personal data?**

We may assign a third person as processor to process your personal and other data.

Personal and other collected data are fully secured against misuse.

Personal data will be processed indefinitely. Personal data will be processed in electronic form in an automated manner or in printed form in a non-automated manner.

2.4. **Who do we pass on your personal data to?**

We do not pass on your personal data to any other person. The exception is the persons involved in the provision of service. Such persons are provided with your personal data to the minimum extent necessary to provide the service.

2.5. **What are your rights with respect to personal data?**

You have the right to access your personal data and the right to information on its processing (information on the purpose of processing, information on the sources of the data and the information on the recipient).

This information will be provided to you without undue delay upon request. Furthermore, you have the right to rectify personal data and other legal rights to the data.

Based on your written request, we will remove your personal data from the database.

If you believe that we or the personal data processor processes your personal data in violation of law, you may:

- ask us or the processor for explanations;
- request that we or the processor remove the resulting condition. It may include blocking, repairing, supplementing or disposing of personal data.

We will comply with your wishes within the protection of your personal data. However, if you are not satisfied with the settlement, you have the right to contact the competent authorities, in particular the Office for Personal Data Protection. This provision is without prejudice to your right to contact the Office for Personal Data Protection directly with your complaint.

We may require reasonable reimbursement not exceeding the cost of providing information in case of providing information about processing personal data.

Supervision of the protection of personal data is carried out by the Office for Personal Data Protection (<https://www.uouu.cz/en/>).

Our Company and potential data processors are based in the Czech Republic.

3. Google Analytics and cookies

The Web Interface uses Google Analytics, provided by Google, Inc. (hereinafter referred to as 'Google').

3.1. What is Google Analytics?

Google Analytics uses 'cookies' (text files stored in the computer of each Web Interface visitor) to allow us to analyse how the Web Interface is used.

The information on the use of the site (including the IP address) generated by cookies will be transferred and stored on servers in the United States of America. Google will use this information for purposes of evaluating the use of the Web Interface and generating reports of its users' activity intended for us and for the use of the Internet. Google may also provide this information to third parties if required by law or if such third parties process this information for Google. Google will not associate the subject's IP address with any other data at its disposal.

By using the Web Interface, you agree that Google processes your data in the manner and purpose stated above.

3.2. Can you stop storing cookies on your computer?

You can reject cookies using the appropriate browser settings.

Please note that when you reject cookies, it is not excluded that you will not be able to make full use of all the Web Interface features.

4. Copyright protection

The content of websites placed on the Web Interface (texts, photographs, images, logos, etc.), including Web Interface software and these Terms and Conditions, is protected by our copyright and may be protected by other rights of other persons. You may not modify, copy, reproduce, distribute or use the content for any purpose without our consent or consent from the copyright holder. In particular, it is forbidden to make the photos and texts placed on the Web Interface available for free or against payment.

The names and labels of products, goods, services and companies may be registered trademarks of their respective owners.

4.1. What methods will be used in case of copyright infringement?

If you disregard the prohibition described above, we will act in accordance with Act No. 121/2000 Coll., the Copyright Act, as amended.

As a copyright holder, our Company has the right to demand that copyright interventions are stopped and require the withdrawal of unauthorized copies of the protected content.

Furthermore, we have the right to demand reasonable satisfaction for the damage caused.

5. Other relationships related to the use of Web Interface

5.1. Please note that clicking on some links on the Web Interface may result in leaving the Web Interface and redirecting to third-party websites.

5.2. We are not responsible for errors resulting from third-party intervention with the Web Interface or from its use contrary to its intended use. When using the Web Interface, you may not use mechanisms, software, scripts or other procedures that could adversely affect its operation, i.e., primarily to disrupt the system function or to overload the system, and you may not perform any activity that may enable you or third parties to tamper with or improperly use software or other components that make up the Web Interface and to use the Web Interface or its parts or software in a way that would be contrary to its purpose.

5.3. We cannot guarantee uninterrupted access to the Web Interface, nor the safety and security of the Web Interface. We are not responsible for any damages caused by access implementation and use of the Web Interface, including any damage resulting from the downloading of data published on the Web Interface, damages caused by operation interruptions, Web Interface failure, computer viruses, data loss, obtaining or unauthorized access to transfers and data.

5.4. If you show any illegal or unethical behaviour while using the Web Interface, we are authorized to restrict, suspend or terminate your access to the Web Interface without any compensation. In this case, you are also obliged to pay us the damages that were demonstrably incurred by your actions under this paragraph, in full.

These Terms and Conditions of Use are valid and effective from 10 December 2018.