

GENERAL BUSINESS TERMS AND CONDITIONS of Slevomat.cz, s.r.o., company ID: 24698059, with its registered office at Prague 8, Karlín, Pernerova 691/42, postal code 186 00, Czech Republic, registered in the Commercial Register kept by the Municipal Court in Prague, Section C, File No. 166961

also doing business in Slovakia through its branch Slevomat.cz, s.r.o.-organizačná zložka Slovensko, company ID: 46 031 103, Mýtna 48, 811 07 Bratislava, Slovak Republic, registered in the Commercial Register kept by the City Court Bratislava III, Section Po, File No. 1938/B,

FOR AGREEMENTS FOR THE USE OF THE TERMINO PORTAL CONCLUDED BETWEEN SLEVOMAT.CZ, S.R.O. AND SUPPLIERS

1. INTRODUCTORY PROVISIONS

- 1.1. Slevomat.cz, s.r.o. (hereinafter referred to as "**Slevomat.cz**") operates and manages the Termino online booking system (hereinafter the "**Termino Portal**") through which it enables other persons as business entities (hereinafter the "**Supplier**") mainly to organise and manage bookings for services (in particular hospitality and accommodation services) offered by such persons that have been created by their customers (hereinafter the "**Customer**"), including by using the "SMS Service" service, through which the Supplier and/or its Customer is informed about the status of its reservation to use the Supplier's services (the "**SMS Service**").
- 1.2. These General Business Terms and Conditions govern the rights and obligations of the Suppliers in using the Termino Portal including by using the "SMS Service" service, as well as other related legal relationships, and are an integral part of the Agreement within the meaning of Article 2.1 of these General Business Terms and Conditions.
- 1.3. Slevomat.cz may unilaterally change or amend the General Business Terms and Conditions. Slevomat.cz informs the Supplier of changes to the General Business Terms and Conditions via the Termino Portal user interface or in another suitable manner so that the Supplier can become familiar with the current version of the General Business Terms and Conditions without undue difficulty. The updated versions of the General Business Terms and Conditions become effective upon their publication on the Termino Portal website located at (URL): <https://www.termino.eu/> (hereinafter the "**Website**"), or at a later date to be specified in the updated General Business Terms and Conditions. Information about changes to the General Business Terms and Conditions will be sent to the Supplier's e-mail address filled in in the Account application and/or notified to the Supplier via the Supplier's Termino Portal user account.
- 1.4. The terms "Promotion", "Partial Contract", "Trading Platform" and "Commission" in these terms and conditions have the meanings defined in the General Business Terms and Conditions of Slevomat.cz for agreements involving the use of the Trading Platform and brokerage agreements available at (URL): <https://www.slevomat.cz/soubor/vop-obecne>.
- 1.5. In order to use the Termino Portal, the Supplier must have a user account (hereafter "**Account**"). The account will be created for the Supplier on the basis of a written request sent by the Supplier to Slevomat.cz at the e-mail address konzultant@slevomat.cz or directly to its sales consultant. The Supplier sets up a user (login) name and password. The Supplier will use these login details to log into their Account on the Website.
- 1.6. In order to use the SMS Service, the Supplier must order the use of the SMS Service through the Termino Portal interface and enter all the required data, usually the Supplier's telephone number and/or the telephone number of the specific Customer (if the Customer has not provided it to Slevomat.cz independently of the Supplier for the purpose of using the SMS Service) and choose the appropriate SMS Service package. Subsequently, the Supplier shall confirm to Slevomat.cz its interest in using the SMS Service. If the Supplier passes on any third party data to Slevomat.cz, it shall have all necessary consents and authorisations for such transmission.
- 1.7. Through the SMS Service, the Supplier and/or the relevant Customer will be informed by sending an SMS to the phone number provided by Slevomat.cz, in particular about (i) the approaching date of the ordered service, (ii) the change of the date of the ordered service, (iii) the cancellation of the date of the ordered service and other facts concerning the services provided by the Supplier. The price of the SMS Service is listed in the relevant section of the Termino Portal, in each case before the Supplier orders it from Slevomat.cz. The Supplier shall always choose the relevant package of a specific number of SMS to be used within the SMS Service for the price of 1 SMS specified within the specific package. When the Supplier has used up all the SMS provided to him within a specific SMS Service package, the provision of this service will be stopped until the Supplier chooses another SMS Service package. SMS will be provided to the relevant Customer following a fact changing the Supplier's Service booking and/or in reasonable time before the Service is provided.
- 1.8. The Supplier agrees and acknowledges that the SMS Service may be temporarily or permanently restricted or terminated under the terms of the Agreement and/or these General Business Terms and Conditions (or other binding documents), in particular if the Supplier fails to pay the SMS Remuneration.
- 1.9. The use of the SMS Service or the ordered SMS package may be limited to a specific period of time specified prior to its binding order for the respective SMS package on the Termino Portal. In the event that the SMS ordered under a specific SMS package is not used within the period of its validity, the Supplier shall not be entitled to a discount or refund.

2. CONCLUSION AND SCOPE OF THE AGREEMENT

- 2.1. The Supplier as a business entity – natural or legal person and Slevomat.cz (hereinafter the “Parties”) have entered through the Account into a mutual agreement for the use of the Termino Portal (hereinafter the “Agreement”), under which Slevomat.cz has agreed to allow the Supplier to use the functionalities of the Termino Portal subject to the provisions set out in the Agreement and these General Business Terms and Conditions and the Supplier has agreed to comply with the provisions set out in the Agreement and these General Business Terms and Conditions and to pay Slevomat.cz the Fee pursuant to Article 3. of the General Business Terms and Conditions. The Agreement between the Parties is effectively concluded at the point when the Supplier confirms its consent to the wording and conclusion of the Agreement by pressing the appropriate button in the Account.
- 2.2. Through the Termino Portal, the Supplier is provided access to the functionalities of the Termino application.

Slevomat.cz is entitled to change the form, scope and method of making the functionalities and user interface of the Termino Portal available for reasons of updates, troubleshooting, improvements, implementation of new functionalities or technical advances and changes in the law.
- 2.3. Unless a later date is specified in the Agreement, the functionalities of the Termino Portal are made available to the Supplier by Slevomat.cz as of the date of conclusion of the Agreement (hereinafter the “Availability Date”).
- 2.4. The Supplier is obliged to implement the Slevomat.cz booking tool (link pointing to the widget) at its own expense and responsibility in a way that allows Customers to enter the data necessary to create via the Supplier's website a booking in the Termino Portal.
3. TERMS OF PAYMENT
 - 3.1. From the Availability Date until the end of the Agreement, the Supplier is obliged to pay Slevomat.cz a monthly fee for the use of the function *Termino on one's own website* in the amount set out in the Agreement (hereinafter the “Fee”). The Supplier does not pay the Fee for those months in which at least one Supplier's Promotion, launched on the basis of the respective Partial Contract concluded between Slevomat.cz and the Supplier, lasted at least one day on the Trading Platform.
 - 3.2. Billing is done after every 3 calendar months starting from the Availability Date. Slevomat.cz will send the Supplier a statement of the Fee no later than on the 20th day of the calendar month following the end of the period to which the Fee relates. The Supplier shall pay the Fee by wire transfer to the bank account of Slevomat.cz specified in the respective invoice – tax document issued by Slevomat.cz. The Fee is payable on the 14th day from receipt of the respective invoice – tax document. The invoices - tax documents will be sent to the Supplier to the e-mail address that the Supplier has stored in the Account. The Supplier is obliged to notify via Termino a change of the e-mail address for delivery of invoices – tax documents no later than on the last day of the period to which the Fee to be invoiced relates, or otherwise the change of the e-mail address for delivery will not be reflected. The date of receipt of the invoice – tax document by the Supplier is the date on which Slevomat.cz sent the invoice – tax document to the Supplier's respective e-mail address or to the Account, whichever is earlier. The invoice – tax document must comply with all the requirements imposed by applicable law.
 - 3.3. The Supplier undertakes to pay Slevomat.cz a remuneration for each SMS Service package ordered (hereinafter referred to as “**SMS Remuneration**”), under the terms and conditions set out in these General Business Terms and Conditions.
 - 3.4. The SMS Remuneration shall be billed once every calendar quarter. Slevomat.cz shall send the Supplier a statement of the SMS Remuneration no later than on the 20th day of the calendar month following the end of the period to which the SMS Remuneration relates. The Supplier shall pay the SMS Remuneration by wire transfer to Slevomat.cz's bank account indicated on the relevant tax document (invoice) issued by Slevomat.cz. The SMS Remuneration is payable on the 14th day following the delivery of the relevant tax document (invoice) to the Supplier. Tax documents (invoices) will be sent to the Supplier to the email address that the Supplier has stored in the Account and/or via the Termino Portal user interface. The Supplier shall notify the change of the e-mail address for delivery of tax documents (invoices) no later than the last day of the period to which the SMS Remuneration to be invoiced relates via Termino, otherwise the change of the e-mail address for delivery shall not be taken into account. The date of delivery of the tax document (invoice) to the Supplier shall be the date on which Slevomat.cz sends the tax document (invoice) to the relevant email address of the Supplier or the Account, whichever is earlier. The tax document (invoice) must meet all the requirements of the applicable legislation.
4. TERM AND END OF THE AGREEMENT
 - 4.1. The Agreement is concluded for an indefinite period. The Agreement may cease exclusively by agreement between Slevomat.cz and the Supplier, by withdrawal or by termination, subject to the conditions set out below.
 - 4.2. Either Party is entitled to withdraw from the Agreement in the event of a material breach of the Agreement by the other Party. A material breach of the Agreement by the Supplier shall be deemed to be, in particular, (i) a delay in payment of the Fee by more than 30 days from the due date, (ii) circumstances where any representation of the Supplier given in Article 8.1 below proves to be incomplete, untrue, inaccurate or misleading and/or (iii) a breach of any obligation of the Supplier set out in Article 8.2 below. A material breach of the Agreement by Slevomat.cz shall be deemed to be, in particular, circumstances where the operation of the Termino Portal is interrupted for more than 5 days for reasons on the part of Slevomat.cz or where repeated interruptions occur for

reasons on part of Slevomat.cz, as a result of which the Termino Portal cannot be used for more than 10 days in any single calendar month. The withdrawal shall be effective against the other Party upon delivery of the written notice of withdrawal to the address of the registered office of the other Party. In the event of withdrawal from the Agreement, Slevomat.cz is entitled to the Fee or its proportional part for the services duly rendered in accordance with the Agreement, in particular for enabling the use of the Termino Portal.

- 4.3. The Parties are entitled to terminate the Agreement in writing without giving reasons with a notice period of 2 months. The notice period shall commence on the first day of the calendar month following the calendar month in which the written notice of termination is delivered to the address of the registered office of other Party.
- 4.4. After the end of the Agreement, Slevomat.cz will make the data related to the Customers' bookings entered into the Termino Portal inaccessible and retain it for 60 days from the ending date of the Agreement, unless an extended retention period is required by applicable law.

5. LIABILITY OF THE PARTIES

- 5.1. The Supplier shall always bear the costs incurred by it in connection with making the Termino Portal available and with its use (i.e., costs of internet connection, etc.).
- 5.2. Slevomat.cz is not a party to any contractual relationships between the Supplier and the Customer. Slevomat.cz shall not be liable for the fulfilment of obligations under contracts concluded between the Supplier and the Customer, nor shall it be liable for any damage incurred by the Customer on the basis of or in connection with such contracts, in particular in connection with Customer bookings entered into the Termino Portal.
- 5.3. The Supplier is responsible for compliance with obligations regarding the protection of Customers' personal data provided by Customers to the Supplier via the Termino Portal. In particular, the Supplier is obliged to inform Customers on the terms of processing of their personal data carried out by Slevomat.cz in accordance with these General Business Terms and Conditions and on the provisions of the Information on the Processing of Personal Data available at (URL): www.termino.eu to the extent required by applicable law.
- 5.4. Slevomat.cz provides the services of the Termino Portal to Suppliers and is not liable for any problematic content uploaded by Suppliers or third parties to the Termino Portal. Slevomat.cz is not liable for the completeness, accuracy or truthfulness of the materials uploaded to the Termino Portal by the Supplier or third parties, nor for any unfair competitive practices of the Supplier or third parties through the Termino Portal or copyright or personality right infringements. However, if the Supplier or a third party uploads content to the Termino Portal that is reasonably suspected to be problematic, Slevomat.cz is entitled to remove such content as soon as it becomes aware of its presence on the Termino Portal. For the avoidance of any doubt, the Supplier hereby expressly acknowledges and agrees that in such case the Supplier shall not be entitled to damages or other compensation (in particular to claim the refund of the Fee or a part thereof), even if a public authority subsequently rules that such content is not objectionable, provided that Slevomat.cz has acted in accordance with these General Business Terms and Conditions. Slevomat.cz does not guarantee uninterrupted access to the Termino Portal.
- 5.5. The Supplier shall be liable for any damage caused by unauthorised interference by the Supplier in the Termino Portal or the system that facilitates transfer from the Termino Portal to third parties.
- 5.6. The use of the Termino Portal functionalities is at the Supplier's own risk. Slevomat.cz shall not be liable for damage incurred by the Supplier or any third party to the hardware or other equipment of the Supplier, through loss of stored data or otherwise as a result of using the functionalities of the Termino Portal. Slevomat.cz shall not be liable for any damage or lost profits incurred by the Supplier or third parties as a result of impossibility to use the functionalities of the Termino Portal or in any connection therewith.
- 5.7. Slevomat.cz hereby expressly declares that it does not provide any guarantee to the Supplier that the functionalities of the Termino Portal will meet its requirements or the requirements of its business. Furthermore, Slevomat.cz does not provide a guarantee to the Supplier that the use of the Termino Portal functionalities will always be safe, uninterrupted, free of the risk of disruption by computer viruses or that the functionalities will always be available on time.
- 5.8. Slevomat.cz shall not be liable for any damage that may be attributed to reasons on part of the Supplier, in particular including but not limited to damage to reputation or goodwill, loss of profit, additional costs incurred as a result of any changes to the Termino Portal which Slevomat.cz is entitled to make in accordance with these General Business Terms and Conditions, the use of goods or services offered through promotion on the Website or the Termino Portal, loss of any data transmitted as part of the use of the Termino Portal functionalities, the Supplier's failure to provide accurate and correct data or provision of incorrect or inaccurate data by the Supplier, or the loss of Account login details.

6. COPYRIGHT

- 6.1. The Termino Portal is a copyrighted work and also constitutes a database within the meaning of Act No. 121/2000 Coll., the Copyright Act, as amended. Slevomat.cz exercises all ownership rights with regard to the Termino Portal.

6.2. The Supplier and third parties may only exercise ownership rights with respect to the part of content of the Termino Portal that they themselves have uploaded to the Termino Portal. Except as provided in the preceding sentence, no other ownership rights may be exercised with respect to the content of the Termino Portal unless Slevomat.cz has given its prior written consent (including in electronic form) to such exercise.

6.3. In connection with the performance of its obligations under the Agreement, Slevomat.cz grants the Supplier a non-exclusive license to the copyrighted works that are part of the Termino Portal and that are made available to the Supplier, unlimited in quantity and territorial scope and for the duration of the Agreement, solely for the purpose of using the Termino Portal. The Supplier is entitled to use these works solely for the purpose of using the functionalities of the Termino Portal under the conditions set out in this Agreement. The licence is granted to the Supplier against payment, with the remuneration for its use included in the Fee.

7. OBLIGATIONS AND REPRESENTATIONS OF THE SUPPLIER

7.1. The Supplier represents and warrants to Slevomat.cz that:

- (i) It has a full legal capacity;
- (ii) All data provided by the Supplier to Slevomat.cz (in particular through the Termino Portal) is true, complete, accurate, correct, not misleading and up-to-date and the Supplier will maintain it to keep it so throughout the duration of the Agreement;
- (iii) It has thoroughly read these General Business Terms and Conditions before starting to use the Termino Portal and that it fully understands and agrees to these General Business Terms and Conditions;
- (iv) It acknowledges and agrees that Slevomat.cz is entitled to temporarily limit or completely suspend the operation of the Termino Portal for a reasonable period of time in order to carry out updates, troubleshooting and other modifications to the Termino Portal;
- (v) It will maintain the confidentiality and security of its Account login details;
- (vi) It will provide Slevomat.cz with all assistance and information in the event of suspicion that the data uploaded by the Supplier to the Termino Portal violates the law or infringes the rights of third parties;
- (vii) It will not download, copy, modify, distribute or make available in any other way to any third party any functionalities of the Termino Portal. In this context, the Supplier expressly acknowledges that use of the Termino Portal functionalities is only possible on the basis of the Agreement concluded with Slevomat.cz and any other form of use initiated by the Supplier without the knowledge and express consent of Slevomat.cz constitutes an interference with Slevomat.cz's rights to the Termino Portal. This provision does not apply to circumstances where the Supplier allows Customers to enter data into the Termino Portal to make a booking for the Supplier's goods or services.

7.2. In using the Termino Portal, the Supplier is obliged to observe the law and always respect the rights of Slevomat.cz and third parties, especially in handling copyrighted works and other objects of intellectual property rights. In particular, the Supplier shall not:

- (i) Use the Termino Portal contrary to these General Business Terms and Conditions;
- (ii) Commercially exploit any part of the Termino Portal in a manner that could cause damage to Slevomat.cz. The Supplier undertakes not to promote the possibility of making a booking through the Termino Portal by disseminating unsolicited commercial messages (spam);
- (iii) Obtain or make any attempts to obtain login details to other Suppliers' Accounts;
- (iv) Misuse, block, modify or otherwise alter any part of the Termino Portal, or even attempt to disrupt the stability or operation of or data in the Termino Portal;
- (v) Use tools or routines, software or other procedures that could adversely affect the operation of the Termino Portal. The Termino Portal may only be used to the extent that does not prejudice the rights of other Suppliers or Slevomat.cz, and must be used in accordance with its intended purpose;
- (vi) Use the Termino Portal if the Supplier's use of it would violate the law or good morals. In particular, the Supplier is not entitled to upload content to the Termino Portal that violates the law, good morals or the rights of Slevomat.cz or third parties. Specifically, the Supplier shall not use the Termino Portal for the purpose of disseminating data that could be deemed defamatory, pornographic, obscene, racist, xenophobic, sexist, offensive or otherwise in violation of the law.

8. RIGHTS, OBLIGATIONS AND REPRESENTATIONS OF SLEVOMAT.CZ

8.1. Slevomat.cz represents and warrants to the Supplier that:

- (i) It is fully authorised to manage the Termino Portal and its functionalities and has obtained all the rights and consents necessary to fulfil its contractual obligations prior to entering into the Agreement;

- (ii) It has taken reasonable measures to maintain the confidentiality and security of the data that the Supplier and Customers enter into the Termino Portal in using its functionalities. In particular, Slevomat.cz has taken security measures to ensure the protection of personal data of Customers that may be entered by the Supplier or third parties into the Termino Portal when making and managing bookings;
 - (iii) It will process the data received from the Supplier or third parties only in the form of their storage within the Termino Portal or the hardware on which the Termino Portal operates. Slevomat.cz will not alter, publish or otherwise disclose the stored data to third parties in any way; this does not apply to its use for the purpose of fulfilling Slevomat.cz's legal obligations;
 - (iv) It will make the Termino Portal functionalities available to the Supplier to the extent described in Article 2.2 of these General Business Terms and Conditions and shall maintain the Termino Portal in operation. For this purpose, it undertakes to perform the necessary updates, troubleshooting and other modifications to the Termino Portal and its functionalities. Slevomat.cz reserves the right to temporarily limit or completely suspend the operation of the Termino Portal for a reasonable period of time in order to carry out updates, troubleshooting and other modifications to the Termino Portal;
 - (v) It will provide the Supplier with the necessary and appropriate assistance in using the functionalities of the Termino Portal, in particular in the event of any difficulties attributable to Slevomat.cz. Slevomat.cz will provide the assistance mainly through e-mail communication via termin@slevomat.cz in the form of technical, instructional or other advice and answers to the Supplier's questions.
- 8.2. Slevomat.cz is entitled to suspend the provision of the functionalities of the Termino Portal, in particular to restrict or prevent the use of the Account and any other services by the Supplier in the event that the Supplier is more than 15 days late with the payment of the Fee.
9. PROCESSING OF PERSONAL DATA
- 9.1. The Supplier hereby acknowledges that with regard to the Customer's personal data, it is a controller within the meaning of Article 4(7) of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (hereinafter referred to as "GDPR") and is obliged to handle the Customer's personal data in accordance with the GDPR and other legal regulations governing the protection of personal data.
- 9.2. In the performance of the Agreement, Slevomat.cz processes personal data of Customers as a processor within the meaning of Article 4(8) GDPR.
- 9.3. By concluding the Agreement, an agreement for the processing of personal data within the meaning of Article 28 GDPR (hereinafter referred to as the "**Personal Data Processing Agreement**") also comes about. The content of the Personal Data Processing Agreement is as follows:
- (i) **Subject of processing.** Slevomat.cz processes all personal data provided to it by the Supplier in connection with the use of the Termino Portal functionalities. This personal data includes, in particular, data about the Supplier's Customers who have made a booking on the Termino Portal via the Supplier's website.
 - (ii) **Period of processing.** The personal data provided by the Supplier is processed by Slevomat.cz for the duration of the Agreement and for 60 days after the end of the Agreement, unless a longer processing period is required by applicable law.
 - (iii) **Nature and purpose of processing.** The processing of personal data is carried out by Slevomat.cz for the purpose of fulfilling the Agreement, in particular to enable the use of the Termino Portal functionalities during which it is necessary to store Customers' personal data.
 - (iv) **Scope of Processed Personal Data.** Slevomat.cz processes the personal data of Customers required to make a booking on the Termino Portal, in particular including name, surname, age, e-mail address, residential address and similar other types of personal data. Slevomat.cz does not process special categories of personal data within the meaning of Article 9 GDPR and personal data relating to criminal convictions and offences pursuant to Article 10 GDPR.
 - (v) **Categories of data subjects.** The data subjects are the Supplier's Customers.
- 9.4. Slevomat.cz processes personal data in accordance with the Personal Data Processing Agreement only on documented instructions from the controller (Supplier), including with regard to transfers of personal data to third countries or international organisations, unless required to do so by Union or Member State law to which the controller is subject; in such a case, Slevomat.cz shall inform the Supplier of that legal requirement before processing, unless that law prohibits such information on important grounds of public interest.

- 9.5. Slevomat.cz further undertakes to:
- (i) Ensure that persons authorised by Slevomat.cz to process personal data have committed themselves to confidentiality or are under an appropriate statutory obligation of confidentiality;
 - (ii) Taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes of processing as well as the risks of varying likelihood and severity for the rights and freedoms of natural persons, to implement appropriate technical and organisational measures to ensure a level of security of the processing of personal data appropriate to applicable risks, which include in particular unauthorised or accidental access to, destruction, loss or alteration of the data. The method of securing the personal data of Customers is similar to the method of securing the personal data of Partners, which is described in the Information on the Processing of Personal Data available at (URL): www.termino.eu;
 - (iii) Taking into account the nature of the processing, assist the Supplier by appropriate technical and organisational measures for the fulfilment of the Supplier's obligation to respond to requests for exercising the data subject's rights laid down in Chapter III GDPR;
 - (iv) Assist the Supplier in ensuring compliance with the obligations under Articles 32 to 36 of the GDPR, taking into account the nature of the processing and information available to Slevomat.cz;
 - (v) At the choice of the Supplier, delete or return all the personal data to the Supplier after the end of the provision of services pertinent to the processing, and delete existing copies unless Union or Member State law requires storage of the personal data;
 - (vi) Make available to the Supplier all information necessary to demonstrate compliance with the obligations laid down in Article 28 of the GDPR and allow for and contribute to audits, including inspections, conducted by the Supplier or another auditor mandated by the Supplier.
- 9.6. Slevomat.cz further undertakes to comply with the conditions set out in Article 28, paragraphs 2 and 4 of the GDPR for the engagement of another processor. In this context, by concluding the Personal Data Processing Agreement, the Supplier grants Slevomat.cz a general permission to engage another processor. Slevomat.cz undertakes to inform the Supplier of any intended changes concerning the involvement or replacement of other processors, so giving the Supplier the opportunity to object to such changes.
- 9.7. In order to use the functionalities of the Termino Portal in accordance with the Agreement, the Supplier may be invited by Slevomat.cz to disclose personal data about their person. This personal data is always processed by Slevomat.cz in a manner necessary to achieve the purpose of their provision. The method of processing personal data is set out in the Information on the Processing of Personal Data available at (URL): www.termino.eu.
- 9.8. All personal data that is disclosed to the Supplier on the basis of the Agreement or the Personal Data Processing Agreement is stored on Slevomat.cz servers located in the Czech Republic.
- 9.9. Slevomat.cz undertakes to keep records of all categories of processing activities carried out concerning the Supplier and other persons to the extent provided for in Article 30(2) of the GDPR.
10. FINAL PROVISIONS
- 10.1. All legal relationships arising out of or in connection with the Termino Portal shall be governed by the laws of the Czech Republic, regardless of from where the Termino Portal has been accessed and used.
- 10.2. If any of the provisions of the General Business Terms and Conditions is or becomes invalid or ineffective, the parties undertake to replace such invalid provision with a valid provision whose meaning comes as close as possible to the invalid provision. The invalidity or ineffectiveness of any provision shall be without prejudice to the validity and effectiveness of the remaining provisions.