

Information notice on processing of personal data of the participants (mooties) to the sports arbitration moot

ART. 13, Regulation (EU) 679/2016 - GDPR

Dear Mootie,

SAM Association is a Spanish non-profit association that organises a moot-court competition about sports law and arbitration (hereinafter "**Moot**") and a five-day crash-course on sports arbitration ("**SAM Camp**"). The Moot and the SAM Camp are hereinafter jointly referred to as "**SAM Activities**".

In order to provide you with information on the SAM Activities, to register and process your request participate to the Moot and/or the SAM Camp, and to allow all communication and organizational tasks needed before, during, and after the SAM Activities, we need to acquire and process some of your personal data.

The processing of your personal data will, in any event, be based on the principles of fairness, lawfulness, transparency and protection of confidentiality and of the rights of the data subject, in accordance with the provisions of the Regulation (EU) 679/2016 - General Data Protection Regulation (GDPR), as well as all other rules applicable to the SAM.

One of our primary obligations is to inform you (the "**Data Subject**") on the processing of your personal data we carry out or might carry out in the future. Therefore, in accordance with Article 13 of the GDPR, we provide you with this information notice.

This notice refers to personal data we might acquire from you or from third parties due to information requests you might address to us (e.g.: "How does the Moot work?", "How can I register to the SAM Camp?", etc.) or due to your registration, enrollment, and participation to the SAM Activities.



As regards personal data we might acquire while you browse our website (www.sportsarbitrationmoot.com) or use the functionalities of such website (the "Contact" form, "Registration" form, etc.), please refer to the specific **"Privacy and Cookies Policy of the Website"**.

DATA CONTROLLER AND CONTACT INFORMATION

The Data Controller is Sports Arbitration Moot, a Spanish non-profit association, having its registered office in Calle de la Ruda, 15, escalera exterior, 2D, 28005, Madrid (Spain), represented by its president Ms. Sofia de Sampaio Jalles (hereinafter referred to as **"Data Controller"** or **"SAM"**).

The Data Controller can be contacted regarding any question relating to the processing of personal data at the e-mail address: info@sportsarbitrationmoot.com or by registered letter addressed to:

SAM Association

Calle de la Ruda, 15,
Escalera exterior, 2D,
28005 Madrid (Spain)

RECIPIENTS

Your personal data is, or could be, disclosed to the following recipients (possibly designated as Data Processors):

- The members and personnel of the Data Controller, for the processing of your request of information, registration, enrolment, and your participation to the SAM Activities.
- The arbitrators participating to the Moot, for the organization and running of the Moot's hearings, grading, etc.
- To the teaching personnel of the SAM Camp for the organization of lectures, trainings, social activities during the SAM Camp.

- Third parties service providers entrusted with the activities related to the SAM Activities (e.g.: for accommodation, catering, transportation services, collection of payments and invoicing, delivery of certificates, shipment of materials, etc.).
- Third parties which are entrusted with providing (including maintenance and repair) the Data Processor's with services and products such as: website, software, electronic databases, virtual hearing software (e.g.: MS Teams, Cisco Webex, Zoom, etc.), to the extent that such disclosure is necessary for the performance of their tasks.
- Other categories of subjects to whom the Data Controller must communicate personal data in order to perform its obligations towards you or in order to comply with legal obligations or requests of the authority.

CATEGORIES OF PERSONAL DATA PROCESSED

The Data Controller might acquire and process the following categories of personal data in order to pursue the lawful purposes referred to into the following section:

- Common data: names, company names, addresses, e-mail addresses, telephone numbers, fax numbers, data related to invoices and payments, etc.
- Other data as it might be necessary to ensure the Data Subject's registration, enrollment, and participation to the SAM Activities and to ensure compliance with the rules for participating to the SAM Activities (e.g.: BAR admission, enrollment in a Law Degree program, etc.).
- The Data Processor will not, in principle, collect and process special categories of data ("sensitive data") such as those revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation. However, it is possible that to ensure the safety of the Data Subject some special categories of data will need to be collected and processed (e.g.: food

allergies in case of lunches/dinners organized during the SAM Activities, medical conditions or disabilities of the Data Subject that need to be taken into account to ensure the safe participation to the SAM Activities, etc.). By providing such special categories of data (“sensitive data”) the Data Subject explicitly consents to their processing by the Data Controller, exclusively for the purposes and to the extent that this is necessary to ensure the safety and smooth participation of the Data Subject to the SAM Activities.

PURPOSES AND LAWFULNESS OF THE PROCESSING

The Personal Data are processed by the Data Controller and/or by the Data Processors appointed by the Data Controller on the following legal basis:

- a. the Data Subject has given consent to the processing of the personal data for one or more specific purposes (e.g.: the user consents to the processing of its personal data for the purpose of receiving a newsletter, advertising of academic publication of the field of sports arbitration, etc.).
- b. processing is necessary for the performance of the SAM Activities to which the Data Subject is party or in order to take steps at the request of the Data Subject prior to registering to a SAM Activity (e.g.: for replying to your requests of information on the Moot, the SAM Camp, etc.).
- c. processing is necessary for compliance with a legal obligation to which the Data Controller is subject (e.g.: issuing and keeping record of invoices).
- d. processing is necessary for the purposes of the legitimate interests pursued by the Data Controller or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the Data Subject which require protection of personal data, in particular where the data subject is a child.

MODALITIES OF THE PROCESSING

Personal data is processed by automated and non-automated means for the time strictly necessary to achieve the purposes for which they were collected.

Specific security measures are observed to prevent data loss, illicit or incorrect use and unauthorized access.

It is important to remember that anything that the Data Subject transmits or provides online may be collected and used by third parties or illegally intercepted by third parties. No data transmission over the Internet can be considered 100% secure. The Data Controller undertakes to use reasonable means to protect the personal data of the persons concerned but cannot guarantee the total security of the information they exchange.

PERIOD FOR WHICH THE PERSONAL DATA WILL BE STORED

The Data Subject's personal data will be kept for a period strictly necessary for the pursuit of the specific processing purposes referred above. In particular:

- Personal Data processed in order to provide the SAM Activities the Data Subject enrolled into: for the entire duration of the SAM Activities and thereafter until the expiration of the limitation period.
- Personal Data processed in order to address information requests made by the Data Subject prior to the registration to SAM Activities: for the period necessary to address such requests and for 6 months thereafter.
- Personal Data processed in order to comply with legal requirements or orders of the authorities: for the period set forth by the law or by the order of the authorities.
- Personal Data processed on the basis of the legitimate interest of the Data Controller: for as long as such legitimate interest persists, except where such interest is overridden by the interests or fundamental rights and freedoms of the data subject which require protection of personal data.
- Personal Data processed on the basis of the consent of the Data Subject: until the Data Subject revokes the consent. Please note that the revocation of the consent does not affect the lawfulness of processing made before such revocation.

RIGHTS OF DATA SUBJECTS

At any time, the Data Subjects whose personal data has been acquired by the Data Controller have the right to:

- ask the Data Controller for **access to their personal data** (that is to say to know if the Data Controller processes these data), to obtain their **rectification** or **cancellation**, to **limit** the purposes for which these data are processed or to **oppose** their processing, as well as the right to obtain their **portability**.
- when the processing is based on the consent that had been given by the Data Subject, the latter may **withdraw his/her consent at any time** without prejudice to the lawfulness of the processing based on the consent given previously.

These rights can be exercised by sending a specific request to:

info@sportsarbitrationmoot.com

In addition, the Data Subject may also lodge a complaint with a supervisory authority, and in particular:

- To the **authorities of the EU Member States**, whose list and contact details can be found on the site: https://edpb.europa.eu/about-edpb/board/members_en

MANDATORY OR FACULTATIVE NATURE OF THE PERSONAL DATA TO BE PROVIDED

For the processing of the data necessary to fulfil the legal obligations incumbent on the Data Controller or to allow the Data Controller to provide the information and services requested by the Data Subject, the **PROVISION OF DATA IS MANDATORY** and the possible refusal to provide such data may result in the total or partial impossibility for the Data Controller to provide the requested information or services, these data being

essential for the full and proper execution of the obligations of the Data Controller or for the execution of the legal obligations incumbent on it.

For any processing carried out on the basis of consent (e.g.: subscription of the newsletter service), the **CONSENT is FACULTATIVE** and can be revoked at any time by sending a request to the Data Controller at the address e-mail :

info@sportsarbitrationmoot.com

Please note that the revocation of consent does not affect the lawfulness of processing based on the consent given before the revocation.

TRANSFER OF PERSONAL DATA TO THIRD COUNTRIES

Personal Data provided to, and processed by, the Data Controller are not transferred to third countries (i.e.: outside the territories of the EU).

ADDITIONAL INFORMATION

You can consult the full version of the laws mentioned in this information notice on the following websites:

- Regulation of the European Union n. 679/2016 (GDPR): <https://eur-lex.europa.eu/legal-content/FR/TXT/?uri=CELEX%3A32016R0679>