

SK-NIC, a.s. Námestie SNP 14 811 06 Bratislava tel.: +421 2 350 350 30 e-mail: hostmaster@sk-nic.sk

https://sk-nic.sk

Terms and Conditions of Sending Electronic Invoices

- 1. On the basis of the Consumer's consent SK-NIC, a. s. agrees to send to the Consumer an electronic invoice together with possible appendices and to deliver it in PDF format by means of electronic mail to the email address of the Consumer which is stated in its contact data as its billing email address (email).
- 2. The Consumer shall inform SK-NIC, a. s. without delay about any and all changes that may affect the delivery of the electronic invoices under these conditions, especially about the change of the billing email address.
- 3. The Consumer shall be entitled to withdraw its consent by sending a notification in writing, authorised by the respective authorised person, and delivered to the address of SK-NIC, a. s. stated in the header of this consent. The withdrawal shall come into force at the end of the calendar month following the calendar month in which the withdrawal of the consent was delivered to the SK-NIC, a. s.
- 4. The Consumer declares that it has exclusive access to the email address which it stated as the billing address.
- 5. The Parties have agreed that an electronic invoice shall be considered as delivered on the day of the receipt of the confirmation of delivery thereof sent by the Consumer's server or at the end of three days from the date of its verifiable sending to the Consumer, whichever occurs earlier.
- 6. If the electronic invoice has not been delivered, the Consumer agrees to notify SK-NIC, a. s. about this fact without delay. If the Consumer fails to fulfil this obligation SK-NIC, a. s. shall not be obliged to prove the sending of such an electronic invoice and it shall be considered delivered.
- 7. SK-NIC, a. s. shall not be liable for damages incurred as a result of a leakage of data from the inbox pertaining to the Consumer's email address or as a result of a leakage of data from the Consumer's Internet application or for the damage of the data of the electronic invoice caused by a fault on the telecommunication path when using the Internet.
- 8. An electronic invoice represents a tax document and it fulf ils all the formal requirements pursuant to Section 71 (2) of the Act 222/2004 Coll. on Value Added Tax.