## Rules and Regulations of the Competition

## TALK TO YOUR DATA

#### **Article 1 General Provisions**

- 1. These Rules and Regulations (hereinafter referred to as the "Rules and Regulations") govern the participation of the attendees of HackYeah powered by GovTech event, which is to be held on-site from September 30, 2023 to October 1, 2023 (hereinafter referred to as the "Hackathon"), in the Competition "TALK TO YOUR DATA" (hereinafter referred to as the "Competition" or the "Event"), and describe the Competition procedure and principles of awarding the prizes.
- 2. The Hackathon is organized by PROIDEA Sp. z o.o., a company with its registered office in Kraków (address: ul. Zakopiańska 9, 30-418 Kraków), entered into the Register of Entrepreneurs of the National Court Register kept by the District Court for Kraków-Śródmieście in Kraków, XI Economic Department of the National Court Register under the KRS number: 0000448243, REGON: 122769022, NIP: 679-308-88-42, which can be contacted by e-mail at: <a href="mailto:kamil.post@proidea.org.pl">kamil.post@proidea.org.pl</a> and <a href="mailto:paulina.plazinska@proidea.org.pl">paulina.plazinska@proidea.org.pl</a> The event will be "powered by" GovTech Polska, based in Warsaw (00-583) Al. Ujazdowskie 1/3.
- 3. The Partner and the Organizer of the Competition within the meaning of the Hackathon Rules and Regulations is the State Treasury Ministry of Finance, an organization with its seat in Warsaw, ul. Świętokrzyska 12, 00-916 Warsaw (hereinafter referred to as "MF"), in cooperation (with the participation of) the Competition Partners: the State Treasury IT Center of the Ministry of Finance based in Radom, address: ul. Samorządowa 1, 26-601 Radom (hereinafter referred to as "CIRF") and Aplikacje Krytyczne Sp. Z o.o., based in Warsaw, address: ul. Chmielna 132/164, 00-805 Warsaw.
- **4.** The Ministry of Finance is the Sponsor of the Competition within the meaning of the Hackathon regulations. CIRF is the Competition Partner acting as the Competition Sponsor.
- 5. The Hackathon Rules and Regulations published on <a href="www.hackyeah.pl">www.hackyeah.pl</a> will be applicable in matters not covered by these Rules and Regulations.
- 6. The Hackathon takes place on-site at the Tauron Arena, Kraków.

## Article 2 Duration of the Competition

- 1. The competition will begin on September 30, 2023 and end on October 1, 2023, with the announcement of the results.
- 2. The results of the Competition will be announced on October 1, 2023.

## **Article 3 Participation Requirements**

- 1. The on-site competition is open to natural persons aged 18 or over having full legal capacity and minors (over 16 years of age) who are not employees of the Ministry of Finance. A minor may participate only after receiving their guardian's consent. The Ministry of Finance (hereinafter referred to as "MF") requires the written consent of the guardian Annex No. 3.
- 2. The Participant should get acquainted with these Rules and Regulations before entering the Competition.
- 3. By entering the Competition, the Participant will be deemed to have accepted these Rules and Regulations and agreed to be bound by them.
- **4.** The participant should reasonably assess and, if in doubt, consult a doctor whether his or her health condition allows him or her to participate in the Hackathon.
- 5. MF reserves the right to document and record the course of the Competition, including sound and image; in particular, MF reserves the right to record the image of the Participants.

## **Article 4 Competition Procedure**

- 1. The Competition involves solving a task presented by the Ministry of Finance on the website <a href="www.hackyeah.pl">www.hackyeah.pl</a>. The competition platform will be made available to Competition participants at 12:00 PM on the day the Competition starts, i.e. September 30, 2023.
- 2. The ceremonial opening of the Competition by a representative of the Ministry of Finance constitutes the commencement of the Competition. Only from this moment on can Competition participants become familiar with the content of the task and start solving it.
- **3.** After familiarizing themselves with the task, the Competition participants have a maximum of 24 hours to solve it within the period specified in Article 2 paragraph 1.
- 4. MF assumes that the Competition may be entered into by an unlimited number of Participants. MF reserves the right to limit the number of entrants for logistical reasons without stating the cause of such limitation.
- 5. MF does not provide the Participants with computer stations or mobile computers.
- **6.** The Participants may take part in the Competition individually or in teams made up of not more than 6 persons.
- 7. Participation in the Hackathon is possible on-site at the Tauron Arena, Kraków.
- **8.** There is no correct solution to the task. Solution projects developed by the Participants (individuals and teams) will be evaluated by the Jury appointed by MF.
- 9. Solution projects developed by the Participants will be submitted to MF for evaluation by 12:00 P.M. on October 1, 2023, in the form determined by the Event's Organizer on the dedicated platform where the content of the task will be presented.

## Article 5 Rules of Evaluating the Solution Projects

- 1. The individual participant or the team whose solution project is top-ranked by the Jury appointed by MF will win the prize. Information on the composition of the Jury will be published on the Hackathon's website (<a href="www.hackyeah.pl">www.hackyeah.pl</a>) no later than on the Competition opening day.
- **2.** The Jury may include the representatives of the Ministry of Finance, CIRF and the representatives of Aplikacje Krytyczne Spółka z o. o.
- 3. Before they start evaluating the solution projects, the Jury will elect a chairperson from among themselves; the chairperson must be an MF representative.
- 4. Jury decisions will be taken by a majority of votes. In the case of an equality of votes, the chairperson will have a casting vote.
- 5. The subject of the Competition is to provide an application enabling simple, intuitive and continuous querying of a relational database using natural language (English and/or Polish).
  - 5.1. Application requirements are divided into two categories: mandatory and additional.
  - 5.1.1. Mandatory requirements:
  - a) the application must be based on solutions whose further use will not involve additional licensing costs. It is recommended to use open-source solutions,
  - b) the application must be adapted to various data structures, including the ability to define a data structure schema,
  - c) defining the data structure schema in the application is done using DDL statements (for any database: SQLite/Postgres, etc.) or by specifying the name of the schema and downloading the structures from the running database,
  - d) the application must allow querying the database using queries translated from natural language (English and/or Polish) to SQL,
  - e) the application processes the natural language query into SQL, which can be modified before its execution,
  - f) the application provides a response in the form of query results along with an SQL query,
  - g) the application ensures continuity of queries and/or allows referring to previous queries and their results,
  - h) the application must be able to run in on-premise environments (locally, without access to the network during processing),
  - i) the application has an interface in English and/or Polish,
  - j) the application must be accompanied by installation instructions enabling independent launch, along with information about the model used, dependencies and their sources.
  - 5.1.2. Additional requirements:
  - a. the application enables work for a Polish-speaking user, i.e. it has an interface in Polish and allows users to create queries in Polish,
  - b. the application interface is ergonomic and visually aesthetic,

- c. preparing a proposal to launch the application on a larger scale (for a larger number of users),
- d. forwarding the application via a docker container solution (e.g. dockerfile, dockercompose).
- 5.2. Failure to meet at least one mandatory requirement results in a negative assessment of the submitted application.
- 5.3. The Organizer of the competition task provides Participants with a sample database for application tests, along with sample queries in natural language and expected query results.
- 5.3.1. It is recommended to verify the solution based on other data sets (e.g. https://yale-lily.github.io/spider).
- 5.4. Verification and evaluation of the solution is based on the SQLite database.
- 5.4.1. The first stage of the assessment is based on the results of query processing on the database made available to Participants one hour before the end of the task duration.
- 5.4.2. The participant documents the query results in the form of screenshots and attaches them to the submitted application.
- 5.4.3. For verification purposes, selected queries are re-executed during the presentation on the device of the Task Participant.
- 6. The maximum score a solution can obtain is 100 points, which are attributed based on:
  - a) the degree and the quality of implementation of the mandatory requirements (0-50),
  - b) the possibility of using the application by a Polish-speaking user (0-25),
  - c) the interface and its ergonomics (0-5),
  - d) the possibility and/or proposal of application scalability (0-5),
  - e) providing the solution via docker container solutions (0-5),
  - f) providing other functionalities not indicated in the requirements but increasing the usability of the application (0-10).
- 7. Throughout the duration of the Competition, the work of the Participants will be watched by mentors appointed by MF (the "Mentors"). The Mentors will assist the Participants by providing them with knowledge in the area related to the task assigned. When giving their verdict on who is to be a winner and/or making a decision on the prizes, the Jury may take the Mentors' opinions into account.
- **8.** The Jury will not assess the Participants' knowledge in the area of economics, law (including tax law) or functioning of the financial system.
- **9.** The Participants undertake to perform the task constituting the subject of the Competition with due diligence and in close cooperation with the Mentors and the Ministry of Finance.
- **10.** The Participants are not allowed, under penalty of immediate exclusion from participation in the Competition, to attempt to gain access to the content of the task before the start of the Competition.
- 11. MF may expel a Participant if it finds out that the Participant has breached these Rules and Regulations and/or the Hackathon Rules and Regulations, or a suspicion arises that the

- Participant has breached statutory provisions. MF will report such suspected breach of the law to the competent law enforcement institutions and the Hackathon's organizer.
- **12.** Competition Participants are not allowed to behave in a vulgar manner towards other people.

#### **Article 6 Verdict and Prizes**

- 1. The results of the Competition will be announced on October 1, 2023, during the closing ceremony of the Hackathon. Information about the results of the Competition will also be posted on the website <a href="www.hackyeah.pl">www.hackyeah.pl</a>. The verdict will also be communicated to the winners via electronic mail. Messages will be sent to the addresses provided in the Competition entry forms.
- 2. There will be 1 winner of the Competition. A winner can be an individual participant or a team.
- 3. The award for winning the competition is 40 000 PLN gross.
- **4.** The Jury may award distinctions to selected participants, who will also be awarded prizes by the Hackathon Organizer in accordance with the provisions of the Hackathon regulations.
- 5. A 10% tax will be deducted from the prize amount referred to in paragraph 3 above, pursuant to the Personal Income Tax Act of 26 July 1991 (Journal of Laws of 2022, item 2647, as amended).
- 6. In the event that the prize specified in paragraph 3 is won by a team, as referred to in Article 4 paragraph 6, the prize amount will be paid out in proportion to the contributions made to the entire work by individual team members, as unanimously determined by the team concerned. If a disagreement arises among the team members as to how much each of them has contributed to the solution of the task, the prize amount will be divided and paid out by a wire transfer to the bank accounts of individual team members. The portion of the prize amount to be transferred will be the quotient of the total prize amount and the number of team members.
- 7. No prize will be awarded if the solution projects developed by the Participants do not score at least 50% of the maximum number of points, as specified in Article 5 paragraph 6, i.e. 50 points.
- **8.** The prizes can be obtained subject to the following conditions:
  - 1) the Participant who has won one of the prizes specified in Article 6, paragraph 3 concludes a written agreement on the transfer to CIRF of proprietary (economic) copyrights to the work containing the winning solution project. A template transfer agreement is contained in Annex 1 to these Rules and Regulations.
  - 2) At the request of the Ministry of Finance, the winning Participant provides MF with the information necessary to transfer the prize and the data necessary for the Ministry of

Finance to perform its obligations as an income tax payer in respect of the prizes received by the Individual Participant or the Team, including in particular data such as: name and surname, residential address, bank account number, date of birth, PESEL number, NIP. In addition, the winner must indicate the tax office competent for their place of residence. The information referred to above shall be sent to MF by post to its address or delivered in person.

- **9.** The prizes amounts will be paid out by a wire transfer to the bank accounts indicated by the winning Participants no later than December 15, 2023, provided that the Individual Winner, and in the case of a Winning Team, all members of said Team, provide the Ministry of Finance with the data necessary to transfer the prize no later than October 20, 2023.
- 10. All taxes due in respect of the prizes won will be settled by the Ministry of Finance.

## Article 7 Copyright

- 1. Under the conditions described in point XI ("Copyright") of the Hackathon Rules and Regulations and pursuant to Article 921 § 3 of Polish Civil Code (consolidated text: Journal of Laws 2023, item 1610, as amended), the Participants who have been awarded the prize specified in Article 6 paragraph 3 above will transfer to CIRF, upon being delivered this prize, the proprietary copyright to the works comprising the winning solution projects in the fields of exploitation specified in point XI ("Copyright") of the Hackathon Rules and Regulations.
- 2. MF requires that the Participants who have won the prize specified in Article 6, paragraph 3 above, conclude with CIRF, prior to the payment of the prizes amounts, written agreements on the transfer of proprietary (economic) copyright to the works containing the winning solution projects, subject to paragraph 1 above. A template transfer agreement is contained in Annex 1 to these Rules and Regulations.
- **3.** The agreements referred to in paragraph 2 above will be signed at the Tauron Arena, Kraków or the seat of the Ministry of Finance or, in special cases, the contract signed by the Winners may be sent by traditional mail to the CIRF address.
- 4. Refusal by an individual participant of the Competition or participants of the Competition members of the team to conclude the contract referred to in section 2, prevents the Ministry of Finance from issuing the award.

#### **Article 8 Personal Data**

- 1. The personal data of the Participants will be processed according to Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals 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, OJ EU L 119/1, 4.5.2016, p. 1, as amended), hereinafter referred to as the "GDPR".
- 2. The Ministry of Finance inform you that according to the conditions of participation and organization of the Competition, we process personal data we have obtained from the

Hackathon's Organizer, i.e. PROIDEA sp. z o.o., a company with its seat in Kraków, ul. Zakopiańska 9 or directly from the data subjects.

- 3. The administrator of your personal data is:
  - the Minister of Finance (hereinafter referred to as the "Administrator"), who can be contacted:
  - 1) by post at: ul. Świętokrzyska 12, 00-916 Warsaw
  - 2) by e-mail at: <a href="mailto:kancelaria@mf.gov.pl">kancelaria@mf.gov.pl</a>
  - 3) through the Electronic Mailbox on the ePUAP platform: /bx1qpt265q/SkrytkaESP
  - 4. The Administrator has appointed a Data Protection Officer who can be contacted by e-mail: <u>IOD@mf.gov.pl</u> or at the postal and electronic mailbox addresses provided above.
  - 5. The Administrator will process your personal data:
    - 1) to carry out its tasks as the Competition Organizer, to process the data of Competition participants in the form of images (excluding minors) and to promote the Competition by, among others, informing about its course and verdict, in particular via the website of the Ministry of Finance (<a href="www.gov.pl/web/finanse">www.gov.pl/web/finanse</a>) and the National Tax Administration (www.gov.pl/web/kas), social media platforms of the Ministry of Finance and the National Tax Administration, the GovTechPolska website (www.gov.pl/web/govtech) and the accounts of the Ministry of Finance, the National Tax Administration and GovTechPolska on social networking sites pursuant to Art. 6 section 1 letter f GDPR, i.e. processing is necessary for purposes arising from legitimate interests pursued by the Administrator,
    - 2) to pay out the prizes amounts to the individual Competition winner or the members of the winning Team providing the additional data specified in Annex 2 pursuant to Article 6 section 1 letter c GDPR, i.e. processing is necessary to fulfil the legal obligation incumbent on the Administrator, resulting from the provisions of Art. 8 of the Act of August 29, 1997, Tax Ordinance (Journal of Laws of 2022, item 2651, as amended) and Article 41 section 4 of the Act of July 26, 1991 on personal income tax (Journal of Laws of 2022, item 2647, as amended).
    - 3) to process the personal data in the form of the image of minors (16-18 years old) pursuant to Art. 6 section 1 letter a GDPR, i.e. consent of the legal guardian of the data subject.
  - 6. The Administrator will keep the personal data for a period necessary to fulfil the purpose indicated in point 5, as well as for archival purposes set out in the Act of 14 July 1983 on National Archival Resources and Archives.
  - 7. The data may be made available to authorized recipients or categories of data recipients according to statutory provisions. A separate category of recipients are entities processing personal data on behalf of the Administrator, in particular those with whom contracts have been concluded for the provision of maintenance services for the IT systems used.

- 8. No personal data of the Participants will be subject to automated decision making, including profiling.
- 9. The Participants have the following rights:
  - 1) the right to access their personal data and obtain a copy of these data;
  - 2) the right to correct their personal data;
  - 3) the right to delete personal data in the case provided for in Art. 17 of the GDPR,
  - 4) the right to limit the processing of personal data in the cases provided for in Art. 18 of the GDPR
  - 5) the right to object to further processing of personal data in the case provided for in Art. 21 GDPR.
- 10. If the Participant finds that the processing of his/her personal data violates the provisions of the GDPR, she/he may lodge a complaint with the President of the Office for Personal Data Protection, at ul. Stawki 2, 00-193 Warsaw.

## **Article 9 Liability**

- 1. MF will not be held liable for not being able to deliver the prize if the Participant provides incorrect, incomplete or untrue personal data, contact data or other information, thus making issuing the prize impossible.
- 2. The Participant may withdraw from the Competition at any time. By withdrawing from the Competition the Participant loses the right to the prize.

## **Article 10 Final Provisions**

- 1. MF reserves the right to make the final decision on how these Rules and Regulations should be interpreted and construed.
- 2. MF reserves the right to cancel or end the Competition before its deadline without stating a reason for such cancellation or ending.
- 3. The Participants have no right to appeal against the Jury verdict.
- 4. MF reserves the right to amend these Rules and Regulations without consulting the Participants.
- 5. All disputes relating to the participation in the Competition will be resolved by a common court having jurisdiction over MF's seat.
- 6. These Rules and Regulations will become effective as soon as they are published on <a href="https://www.hackyeah.pl">www.hackyeah.pl</a>.

#### Annex 1

to the Rules and Regulations of the Competition TALK TO YOUR DATA.

## Template

Agreement on the transfer of proprietary copyric concluded on in	-
Ms / Mr ID card. No, residing in hereinafter referred to as the "Author",	
and	
the State Treasury – IT Center of the Ministry address: 26-601 Radom, ul. Samorządowa 1, wit 51 represented by	,
hereinafter referred to as the "Buver".	

The Author and the Buyer may be hereinafter collectively referred to as the "Parties" and each of them individually as a "Party".

#### Article 1.

- 1. The Author transfers to the Buyer the proprietary (economic) copyrights to the solution project for which the Buyer has awarded the Author a prize in the Competition TALK TO YOUR DATA during the HackYeah powered by GovTech event held on-site from September 30, 2023 to October 1, 2023, hereinafter referred to as the "Work", covering the unlimited use and disposal of the Work, both in terms of time and territory, whereas:
  - 1) the transfer of author's economic rights to the Work, to the extent that the solution is a computer program, takes place in the fields of exploitation specified in Article 74 paragraph 4 of the Act of 4 February 1994 on Copyright and Related Rights (Journal of Laws of 2022, item 2509), including in particular those covering:
    - a) permanent or temporary multiplication of the solution in whole or in part by any means and in any form,
    - b) translation, adaptation, alteration of the layout and any other changes,
    - c) dissemination, including lending or leasing of the solution or a copy thereof;
    - d) allowing third parties to exercise derivative copyright to the solution project;
  - 2) transfer of proprietary copyrights to the Work, to the extent that the solution project does not constitute a computer program, takes place in the fields of exploitation

specified in Article 50 of the Act of 4 February 1994 on Copyright and Related Rights, including in particular:

- a) recording and multiplication by all known techniques, including digital, magnetic, photosensitive, electronic recording, all video, printing and polygraphy techniques,
- entry into computer memory and free sharing on computer networks, including: the Internet and the Intranet - in particular by permanently placing all or part of the works on a public website in such a way that they can be copied freely and repeatedly by anyone interested,
- c) the marketing of copies and media and of multiplied copies and media,
- d) public broadcasting,
- e) making copies and media available to the public,
- f) public performance,
- g) rental and lending,
- h) exhibitions,
- i) display,
- j) producing foreign language versions (as well as using techniques to provide information for people with various types of disabilities),
- k) broadcasting by wire or wireless means or otherwise via a computer network, including the posting of films on the Internet without any restriction except that the films or parts thereof may not be broadcast publicly on television,
- l) allowing third parties to exercise derivative copyright to the solution project;
- 3) the transfer of proprietary copyright to the Work in relation to the source codes takes place in all fields of exploitation specified above in paragraph 1 point 1 for the computer program and in paragraph 2 point 2 for documentation and modification, compilation and combination, testing, implementation, use of the software created in this way.
- 2. As a result of the transfer of economic copyrights, pursuant to paragraph 1, the Buyer acquires the exclusive right to use the Work, to the full extent, in any manner, without any time and territorial limitations, in all fields of exploitation specified hereunder.
- 3. The Author consents to any and all changes, updates and/or additions to the Work derivative works by or on behalf of the Buyer. The Buyer shall have all rights in this respect (rights to the Derivative Works). The Author consents to the disposal and use of the derivative works by the Buyer.
- 4. The Author transfers the exclusive right to exercise derivative copyrights to the Buyer, along with the right to permit the exercise of derivative copyrights to the Work, in particular the right to translate, adapt, change the layout and introduce other changes or

modifications and shall not demand any additional remuneration in this respect.

5. The Buyer may exercise its proprietary copyrights independently or may authorize third parties to do so.

#### Article 2.

On the basis of a separate agreement, the Buyer may entrust the Author with the creation of the Derivative Works, and the Author, in such a case, shall be obliged to transfer proprietary copyright in full to such Derivative Works exclusively to the Buyer or the entity indicated by the Buyer.

#### Article 3.

- 1. The transfer of Author's proprietary copyrights to the Buyer, described in Article 1 of the Agreement, shall take place at the moment of issuing the award referred to in Article 4 paragraph 1 to the Author.
- 2. At the moment of issuing the award referred to in Article 4 paragraph 1, the Buyer shall acquire ownership of the copy of the Work and the media on which the Work was recorded.

## Article 4.

- 1. The transfer of proprietary copyrights to the Work to the full extent provided for in the Agreement takes place in exchange for a prize which will be issued (paid) to the Author by the Buyer within the framework of the Competition TALK TO YOUR DATA, referred to in Article 1, paragraph 1, according to the principles set out in the Rules and Regulations of the competition TALK TO YOUR DATA.
- 2. The Parties declare that the prize specified in paragraph 1, constitutes the entire amount due to the Author for the transfer of proprietary copyrights to the Work; in particular the prize includes the amount due for the Buyer's use of the Work in all fields of exploitation indicated in this Agreement, as well as the amount due for the transfer of ownership of the copy of the Work and the media on which the Work was recorded and for granting consent to the execution of derivative rights by the Buyer. The Author shall not be entitled to any additional remuneration for the transfer of proprietary copyrights to the Work.
- 3. The Parties confirm that this Agreement is not a public procurement contract within the meaning of the Act of 29 January 2004 Public Procurement Law (Journal of Laws of 2023, item 1605 as amended), and the payment of the prize is based on the provisions of Article 921 paragraph 3 of the Civil Code (Journal of Laws of 2023, item 1610, as amended) and the Rules and Regulations of the Competition TALK TO YOUR DATA.

#### Article 5.

#### The Author declares that:

1) at the time of the transfer of the proprietary copyrights to the Work to the Buyer,

- these rights are vested in the Buyer in their entirety, to the full extent and without limitation,
- 2) proprietary copyrights to the Work that are transferred to the Buyer are not limited or encumbered in any way, and in particular no third party claims any rights to the Work,
- 3) neither the transfer of copyrights to the Buyer nor the use of the Work by the Buyer or third parties to whom the Buyer grants the right to use the Work shall in any way violate any rights of third parties.
- 4) the Work created by him or her as part of the Competition does not violate any rights of third parties, especially in the field of provisions on copyright and related rights, unfair competition, and is not limited by any rights of third parties.

#### Article 6.

- 1. In the event that third parties make claims against the Buyer arising out of an infringement of intellectual property rights, including copyright, the Author shall take all necessary steps to defend against such claims, and in the event that, as a result of such claims, the Buyer or third parties to whom the Buyer grants the right to use the Work have to cease using the Work in whole or in part, or a judgment obliging to pay in any way for the benefit of third parties is issued, the Author shall remedy any damage resulting from such third party claims, including reimbursement of costs and expenses incurred in connection with these claims.
- 2. The Author shall immediately notify the Buyer of any claims arising out from infringement of intellectual property rights, including copyrights to the Work, raised against the Author.
- 3. The Author declares that he or she agrees to anonymous use of the Work by the Buyer on all fields of exploitation indicated in this Agreement; in particular the Buyer has the right to use the Work without any annotation of authorship on the copies.

#### Article 7.

- 1. Any amendments to this Agreement must be made in writing under pain of nullity.
- 2. In matters not regulated by this Agreement, the provisions of the Civil Code and the Act on Copyright and Related Rights shall apply.
- 3. Any disputes arising from this Agreement shall be settled by a common court having jurisdiction over the Buyer.
- 4. This Agreement has been drawn up in three identical copies, one for the Author and two for the Buyer.

Author	Buyer
Date:	Date:
Signature:	Signature:

### Information clause

- 1. The administrator of your personal data is the IT Center of the Ministry of Finance, ul. Samorządowa 1, 26-601 Radom (phone number: 48 367 36 02, e-mail address: sekretariat.cirf@mf.gov.pl).
- 2. A Data Protection Inspector has been appointed at CIRF, who can be contacted electronically at the following e-mail address: <a href="mailto:iod.cirf@mf.gov.pl">iod.cirf@mf.gov.pl</a> or by traditional post, address: Centrum Informatyki Resortu Finansów, ul. Samorządowa 1, 26-601 Radom Inspektor Ochrony Danych.
- 3. Your personal data will be processed for the purposes of:
  - the conclusion and implementation of the contract to which you are a party (Article 6(1)(b) of the GDPR),
  - the fulfillement of the legal obligation imposed on the Administrator, including e.g. issuing accounting documents (Article 6(1)(c) of the GDPR),
  - fulfillment of legally justified interests pursued by the Administrator.
- 4. The categories of personal data being processed are data that come directly from you or were provided on your behalf, including: basic identification data, electronic identification data, contact details.
- 5. In justified cases and pursuant to relevant legal provisions, the recipients of your personal data may be authorized persons or entities.
- 6. Your personal data will be processed for the period specified in the law, necessary to achieve the processing purposes indicated in point 3, but not shorter than the period indicated in the archiving provisions.
- 7. The processing of your data is not automated, and therefore does not involve automated decision-making, including profiling.
- 8. Your personal data is not transferred to third countries or international organizations.
- 9. In connection with the processing of your personal data, you have the right to:
  - access the content of your data and receive a copy thereof pursuant to article 15 of the GDPR, under condition that the personal data provided may not disclose classified information or violate legally protected secrets that CIRF is obliged to keep,
  - the rectification/correction of your personal data pursuant to Article 16 of the GDPR.
  - the deletion of your personal data in connection with Article 17 of the GDPR, if we are not obliged by law to process them,
  - limit their processing pursuant to Article 18 of the GDPR.
- 10. If you become aware of unlawful processing of personal data, you have the right to lodge a complaint with the supervisory authority responsible for personal data protection.

# Annex 2 to the Rules and Regulations of the Competition TALK TO YOUR DATA. (first and last name) (city, date) place of residence Ministry of Finance ul. Świętokrzyska 12 00-916 Warszawa In connection with taking ...... place in the Competition TALK TO YOUR DATA organized by the Ministry of Finance during the HackYeah powered by GovTech Event, which took place on-site from September 30, 2023 to October 1, 2023, I am providing my data necessary for the transfer/delivery of the prize and data requested by MF to fulfil its obligations as an income tax remitter: - bank account number - date of birth ..... - PESEL number ..... - NIP (if it is the tax identification number used for the settlement of taxes) - tax office competent for the place of residence ......

(date and legible signature)

## Annex 3

to the Rules and Regulations of the Competition TALK TO YOUR DATA

Consent of the legal guardian
(first and last name of the legal guardian)
(place of residence)
(phone number)
CONSENT FOR THE CHILD'S/WARD'S PARTICIPATION
IN THE COMPETITION DURING HACKYEAH
I consent to the participation of my child/ward:
the TALK TO YOUR DATA Competition during HackYeah held from September 30, 2023 to October 1, 2023 at Tauron Arena, Kraków. By consenting to my child's/ward's participation, also take full responsibility for his/her participation in the event.
If my child/ward wins, I declare that, if required by the competition regulations, we will waiv the copyrights to the event partners and sponsors. In addition, I consent to the use of the image of my son/daughter.
*delete as appropriate
(place and date) (signature of the legal guardian)