

## **The Privacy Policy of the Gibney Consulting company with the seat in Pruszcz Gdański – concerning football schools & camps 2018.**

Sending a Participant's application for admission to a camp means the acceptance of this privacy protection policy. Before each sending a participant's application for admission to a camp, Parents / Guardians should get familiar with the currently binding Privacy Policy Rules. If you do not agree to the Privacy Policy Rules, please do not use the services provided by the Gibney Consulting company.

Providing some personal data of a Participant and his/her Parents/Guardians takes place by completing the registration form and the Camp Participant's Qualification Card. The Gibney Consulting company pays lots of attention to the protection of the confidence of this information, and the personal data stored in the data base of camp Participants will not be available for other entities. In the camp Participant's data base created by the Gibney Consulting company there can be included only voluntary information provided personally by a Participant and his/her Parent/Guardian, to whom the information refers. The Gibney Consulting company is the administrator of these personal data.

Providing information about a Participant, included in the Camp Participant's Qualification Card, takes place in order to ensure safety and health of a Participant during a camp. The personal data of a Participant and/or his/her Parent/Guardian will be provided to tutors and camp managers, who will take care over a Participant during a camp. So, all the personal data provided by a Participant and/or his/her Parent/Guardian at (or after) submitting the participation application will be used exclusively for the correct provision of services by the Gibney Consulting company as the camp organizer or for statistical purposes.

Providing data in the Camp Participant's Qualification Card is not voluntary. The scope and content of the data that will be provided by a Participant and his/her Parent/Guardian in the Camp Participant's Qualification Card was determined by the Regulation of the Minister of National Education on the conditions that must be met by organizers of leisure for children and school youth, as well as the rules of its organization and supervision of 21st January 1997 (Jo of laws 1997 No. 12, item 67, as amended). The Regulation was issued pursuant to art. 92a, section 2 of the Act of 07th September 1991 on the system of education (Jo of laws 1996 no. 67, item 496, as amended). Providing data results from § 10, section 1 of the abovementioned Regulation ("Leisure participants, in order to participate in leisure, submit qualification cards to leisure organizers"), which does not allow for voluntarism but imposes on the participants the obligation of submitting their cards. It results from § 9, section 1 of the Regulation saying that leisure organizers are obliged to ensure safe and hygienic conditions for leisure participants. Organizers take responsibility for health and safety of participants, so they must know all possible health problems as well as other information required by the Minister of National Education.

Providing fair and full personal data required in the Camp Participant's Qualification Card is a necessary condition to be met for the participation in a camp. Participants' and their Parents'/Guardians' personal data included in the Camp Participant's Qualification Card and in the registration form (application) will be processed and used

by the Gibney Consulting company within the scope necessary for the safety and health protection of Participants during a camp and for insurance and the organizer's tax settlement purposes after the camp.

The accuracy of and changes to the gathered personal data:

Parents/Guardians have the right of access to the provided by them data and to correct and update them. Parents/Guardians have the right to demand discontinuing processing the provided by them personal data of them and Participants. The demand of discontinuing processing results in removing personal data of a Participant and/or his/her Parent / Guardian from the Camp Participant's Qualification Card and in the Participant's data base. In such a case, a Participant cannot participate in the camp any longer and his/her Parent/Guardian will be obliged to pick such a Participant up from the camp at his/her own cost on the day of the removal of his/her personal data. Such an affect is due to the fact that the camp organizer is unable to ensure Participants' safety and health without having required data, documents, and information about camp Participants.

Using data for correspondence:

The Gibney Consulting company reserves the right, pursuant to art. 23, section 1, pt 5 of the Personal Data Protection Act of 29th August 1997 (Jo of laws of 2002 no 101, item 926, as amended), to send unannounced messages to persons the data of whose it gained thanks to the organization of a camp. It concerns data pertaining directly to the organization of camps or other activities for children, football trainings for adults, non-commercial letters (e.g. wishes), as well as commercial information concerning the company's services.

In the case of the intent to resign from receiving information about services and promotions of the Gibney Consulting company, please send an e-mail with the topic "rezygnacja z materiałów promocyjnych" /resignation from promotional materials" to [tom@feyenoord-football-poland.com](mailto:tom@feyenoord-football-poland.com), which will mean resignation.

Partners and sponsors of Gibney Consulting:

The Privacy Policy does not concern services and companies the contact data of which can be found on websites of the Gibney Consulting company. If the service includes links to other websites, Gibney Consulting reserves the right not to take responsibility for the Privacy Policy applied by the owners of those domains and websites.

The Privacy Policy does not also concern services provided by other entities through or with the use of websites of the Gibney Consulting company, if these services are provided by such entities on their own behalf and not on the account of Gibney Consulting.

Identification of the visitors of the camp and Gibney Consulting websites:

Gibney Consulting can introduce to a computer connecting with its service information by which its user will be identified. This information is commonly known as "cookies", which is a standard used by lots of websites. "Cookies" are stored in your computer, not on the websites of Gibney Consulting.

Thanks to "cookies", the Gibney Consulting company is informed how and when

visitors use its websites, which allows for the adjustment of functionality and resources of portals to the clients' needs. If you do not want to receive "cookies" or want to be informed about their receiving, please set your browser appropriately if there is such an option.

#### Changes:

The Gibney Consulting company reserves the right to introduce changes to the Privacy Policy, the resources of the portal concerning camps, their websites, as well as modifications or even a ban on access to our portal/websites. The changes can take place at any time, and the users of the portal/websites can, but do not have to, be given any notice of them.

Any changes do not influence the basic rule of not providing and not making available any personal data of Participants and their Parents/Guardians to third persons (apart from the camp manager and tutors).

Any questions concerning the Privacy Policy should be addressed to [tom@feyenoord-football-poland.com](mailto:tom@feyenoord-football-poland.com).

I hereby confirm that I have familiarized myself with all information included in this Privacy Policy, which I acknowledge and accept:

Participant's name and  
surname .....

Parent's/Guardian's name and  
surname .....

Parent's/Guardian's signature and  
date .....