

PRIZE COMPETITION "MANDARINA DUCK X SANDOKAN Travel with Sandokan"
REGULATIONS

1. Promoting Company

Mandarina Duck S.p.A., via Tortona, n. 27, Milano, CF n. 00153020029 e VAT n. 00820861201 (also the "Promoter").

2. Delegated subject

The Promoter has designated PromotionPlus S.r.l., with registered office in Cassano d'Adda (Milan) – Piazza L. Lombarda 3 - Tax Code and VAT No. 12461200151 (hereinafter the "Delegated Entity"), as the entity delegated to represent it pursuant to Article 5, paragraph 3, of Presidential Decree 430/2001.

3. Type of event and name

Competition with prize draws called "MANDARINA DUCK X SANDOKAN Travel with Sandokan" (hereinafter also the "Initiative").

4. Scope and duration

The Initiative will take place on Italian soil from 15/12/2025 to 15/03/2026 (11.59pm), as follows:

- A) "social" mechanism A, from 15/12/2025 to 31/01/2026, with statements of winnings reported by 28/02/2026;
- B) "purchase" mechanism B, from 15/12/2025 to 15/03/2026, with statements of winnings and final draw by 15/04/2026.

5. Recipients

Both mechanisms of the Initiative are intended for individuals who are of legal age at the time of participation (hereinafter the "Participants") who, during the validity period of the Initiative, formalize their participation in the Initiative as indicated in these regulations (hereinafter the "Regulations"). Employees and/or collaborators, in any capacity, of the Promoter Company, the Delegated Entity, and any other entity (natural and/or legal person) involved, directly and/or indirectly, in organizing the Initiative are not eligible to participate in the Initiative.

6. Aims of the Initiative

The Initiative aims to increase brand awareness of the "Mandarina duck" brand within the Italian State and to encourage, during the period of the Initiative, the purchase of products with the "Mandarina duck" brand.

7. MECHANISM A – "SOCIAL"

On December 15, 2025, a post about the Initiative will be published on the @mandarinaduckofficial Instagram page, containing details on how to participate and a link to the Rules.

The Initiative will run from December 15, 2025, from the time of publication of the post, to January 31, 2026 (23:59:59). To participate in the Initiative, interested parties have to:

- 1. Connect to Instagram with their profile and go to the @mandarinaduckofficial page;
- 2. Find the public post(s) of the contest and comment on it by inserting the hashtag **#mandarinaduckxsandokan**

The Promoter reserves the right to publish multiple posts related to the competition during the duration of the Initiative. These posts will be linked to the same competition mechanism. It is understood that posting multiple comments will entitle the participant to only one prize.

Recipients meeting the requirements set out in Article 5 will participate in the draw for the prizes available, as specified in the following section of the Regulations.

If the Recipient deems it appropriate, they may tag their friends, share the post on their Instagram stories, and follow the @mandarinaduckofficial page. Please note that these activities are not relevant for the purposes of participation in the Initiative.

By accessing the @mandarinaduckofficial page and posting a comment with the hashtag **#mandarinaduckxsandokan**, you acknowledge and accept the Rules and Privacy Policy. For the purposes of participating in the Initiative, please note that:

- The Recipient must have an active Instagram account. The Promoter is not responsible for any restrictions on the Recipient's Instagram account.
- The Recipient must comment on the public post of the competition according to the instructions in Article 7.
- the Recipient must keep the comment on the public post of the competition visible until 28/02/2026 (23.59.59);
- The Promoter reserves the right to carry out all the necessary checks to ensure the Recipient's correct participation in the Initiative. These checks may also be performed during the prize validation phase and before its delivery.

The Promoter reserves the right to block, at its sole discretion, the participation in the competition of Recipients who engage in fraudulent behavior;

- The content of comments on the public contest post is free. Comments that violate common decency and public morality, that are denigrating, abusive, offensive, or discriminatory—by way of example and not limited to—based on race, religious belief, personal and/or social status, or sexual orientation, as well as comments that denigrate, insult, or offend states, political parties, or religious orders (including their symbols), encourage the use of drugs, alcohol, or prohibited substances and/or weapons, or that display trademarks or company names other than that of the Promoter (competitor), will result in disqualification from the competition, the cancellation of the prize, and the revocation of the prize.

Prizes

The Promoter Company is offering the following prizes:

- n. 45 Mandarin Duck Luggage Tags, model P10SSM01, with an indicative retail value of €4.00, excluding VAT, each;
- 20 discount vouchers for the purchase of Mandarin Duck branded products worth €50.00, excluding VAT, each.

Total prize money for mechanism A - "Social": €1,180.00

Main features of the discount coupon:

- discount coupon with expiration date: 31/12/2026
- A single-use coupon code that can be used by the Recipient on the mandarinaduck.com website, associated with the email address provided upon acceptance of the prize;
- The coupon is non-transferable and/or cannot be combined with other ongoing promotions;
- If the Recipient fails to use the coupon by the expiration date, the coupon will not entitle the holder to an extension or a cash refund.

It is the Recipient's responsibility to verify the expiration date of the discount coupon.

For further details, please refer to the conditions indicated on the voucher itself.

The Promoter reserves the right to replace the prizes with others of equal nature and value if those offered are no longer available.

The prize will be sent electronically to eligible winners via email within 180 days of the prize award announcement. Shipping of the prizes will be handled and paid for by the Promoter.

Assignment of Prizes

The prizes will be awarded by random draw. The winners will be drawn by February 28, 2026, from the database containing comments on posts related to the Initiative published on the @mandarinaduckofficial Instagram page, in the presence of a notary or the competent local consumer protection and public trust officer referred to in Article 20, paragraph 2, of Legislative Decree No. 112 of March 31, 1998, or their delegate, according to the following procedures:

Prize of Mandarina Duck Luggage Tag

Drawing of 45 "winning" names + 45 "reserve" names

Prize of Mandarina Duck Discount Coupon

Drawing of 20 "winning" names + 20 "reserve" names

The reserve names will be placed in the ranking order for the awarding of prizes in the event of:

- cancellation of the prize due to the Recipients' failure to meet the requirements set out in point 5 of the Regulations;
- unavailability of the Recipient/Winner;
- failure to submit the prize acceptance release and related documentation in the manner and by the deadline set out in the following point.

Notification of winning and acceptance of prizes

Within 10 days of the drafting of the prize draw referred to in the aforementioned section entitled "Assignment of Prizes" of this Chapter of the Regulations being drawn up by the notary or the competent local authority responsible for consumer protection and public trust pursuant to Article 20, paragraph 2, of Legislative Decree No. 112 of March 31, 1998, or their delegate, the winner will be contacted via the Promoter's Instagram account using the "Direct Message" function to announce their win. The notification of their win will include a link to a PDF document containing the "prize acceptance waiver" form.

The winner must send the fully completed and signed prize acceptance waiver, along with a copy of a valid identity document, to the Delegated Person (Promotion Plus s.r.l.) at the indicated email address no later than 5 (five) calendar days from the date of receipt of the notification of their win. The same communication must also include the address (including house number) to which the Luggage Tag should be sent. Failure to submit the prize acceptance waiver and the required documentation within the aforementioned deadline will automatically result in the cancellation of the win and the loss of the right to claim the prize. The prize will be awarded to the first reserve named on the list, who will be contacted according to the methods indicated above and will be responsible for completing the same activities.

The prize will be forfeited and the Recipient/Winner will lose their right to claim the prize if they:

- fail to submit the prize acceptance waiver and the required documentation within the deadline set forth in the preceding paragraph due to a failure to verify their Instagram account, for any reason;
- fail to receive the notification of their win as per the first paragraph of this section due to limitations on their Instagram account;
- delete their Instagram account in the meantime;
- fail to comply with the rules for participating in the Initiative in general.

8. MECHANISM B - "PURCHASE"

Products subject to the initiative

To participate in the Initiative, purchase of at least one product belonging to the "Mandarina Duck for Sandokan" line with product code P10SSV32 Color B18, P10SSV32 Color B19, P10SSV24 Color B18, P10SSV24 Color B19 made between 15/12/2025 and 15/03/2026 (11.59.59 pm) on the official website mandarinaduck.com and at the following Mandarin Duck single-brand stores (hereinafter the "Stores") are valid:

Mandarina Duck Store Milano, Via Fiori Chiari 1, 20121- Milano, Italy
Mandarina Duck Store Carugate, c/o Centro Comm.Le "Carosello", Strada Provinciale 208 Km 2 - Unità 10E, 20064 - Carugate (MI), Italy
Mandarina Duck Store Roma, Via Due Macelli, 59 F/G, 00187-Roma, Italy
Mandarina Duck Store Firenze, Via De Cerretani, 64/66R, 50123-Firenze, Italy
Mandarina Duck Store Firenze, Via Por Santa Maria 23/25, 50123 -Firenze, Italy
Mandarina Duck Store Bologna, Piazza Galvani, 1 M/N, 40033-Bologna, Italy
Mandarina Duck Store Venezia, Sestiere San Marco, 30124- Venezia, Italy
Mandarina Duck Store Orio al Serio, c/o Centro Commerciale Orio Center, Via Portico, 71, 24050- Orio al Serio (BG) Italy
Mandarina Duck Store Verona, Via Giuseppe Mazzini, 24/b, 37121-Verona, Italy
Mandarina Duck Store Bergamo, Via XX Settembre, 40, 24121- Bergamo, Italy
Mandarina Duck Store Fidenza, c/o Fidenza Village - Via Federico Fellini, 1 - Fidenza (PR) Italy

How to participate

Consumers in possession of a receipt for the purchase, made during the validity period of the Initiative, of one or more products from the "Mandarina Duck for Sandokan" line with product code P10SSV24 B18, P10SSV24 B19, P10SVV32 B18, P10SVV32 B19 issued in one of the Points of Sale and/or in possession of an order confirmation issued, following the purchase during the validity period of the Initiative, of at least one Product from the "Mandarina Duck for Sandokan" line on the website mandarinaduck.com, will be able to participate in the prize competition as follows.

The Recipient/consumer has to:

1. Connect to the website <https://mandarinaduck.com/> from December 15, 2025 (10:00:00) to March 15, 2026 (23:59:59);
2. Upload the complete receipt/order confirmation image in .jpg format (without any missing or cropped parts);
3. Fill out the form found there with the receipt/order confirmation information (number, date, purchase channel), and the required personal information (name, surname, email address, telephone number);
4. Read and accept the privacy policy and the Initiative Rules;
5. Click the final button to participate in the Initiative.

Participation in the Initiative and the competition will be confirmed by clicking the final button referred to in point 5 above. The data entered will automatically be entered into the database collected for the purposes of participation in the final draw, as specified in the next section of the Regulations.

For the purposes of valid participation in the Initiative:

- The receipt/purchase order confirmation must be issued/issued between December 15, 2025 (12:00:01) and March 15, 2026 (23:59:59);
- The receipt/purchase order confirmation must clearly indicate the point of sale, the receipt number/date, and the products purchased;

- For the purposes of participation in the Initiative, purchase documents that do not clearly indicate all the required information and/or receipts that are counterfeit, scratched, erased, altered, or illegible, regardless of the technique used to alter their authenticity, will not be considered valid.
- Each receipt/order confirmation entitles the Recipient/consumer to participate in only one draw, regardless of the purchase amount or number of products purchased;
- The Promoter reserves the right to carry out all checks to ensure the Recipient/consumer's correct participation in the Initiative. These checks may be performed, including during prize validation and prior to delivery, by verifying purchases at the indicated point of sale and/or requesting additional documentation (including originals) in addition to those provided for in the Regulations. Any confirmed irregularity and/or failure to comply with the required verification will result in the cancellation of participation in the Initiative, the cancellation of the prize, and the revocation of the prize;
- It is the responsibility of the Recipient/consumer to verify the information on the receipt before entering it into the entry form. In the event of a win, the prize will be awarded only if the receipt contains all the information correctly as declared at the time of entry;
- The original receipt must be retained until May 31, 2026, as it may be requested for validation purposes in the event of a win. The Promoter reserves the right to carry out checks in the event of multiple entries; in the event of a win, all original purchase documents (including those of non-winning entries) may be requested;
- The Promoter reserves the right to block participation in the competition from Recipients/consumers who engage in fraudulent behavior.

Prizes

The Promoter is offering the following prizes:

10 "experience passes" – valid for two (2) people – each worth €1,000.00, excluding VAT. The experience pass entitles you to access the set of the film production "Sandokan" by June 12, 2026.
Total prize pool for mechanism B - "Purchase" €10,000.00

The Experience will take place over a single day and will take place by June 12, 2026 (excluding holidays). The final date, schedule of activities, and location (located in Italy) will be communicated to the winners upon notification of their win. Winners residing more than 350 km from the Experience location will be entitled to one night's accommodation at a 3-star hotel located near the set. The distance will be verified by the Promoter based on the winner's declared residential address, proven by a valid ID or registry certificate; the distance will be calculated based on the shortest road route identifiable using a common digital mapping service (e.g., Google Maps or equivalent).

The Experience Pass includes access for two (2) people to the Italian set of the film production of the Sandokan television series.

The following costs are excluded and will be borne by the Recipient/consumer:

- Travel costs from the Recipient/consumer's place of residence/domicile to the location of the Italian Experience and from the location of the Italian Experience to the Recipient/consumer's place of residence/domicile.
- Meal costs (breakfast, lunch, and dinner).
- Accommodation costs, with the exception of winners residing more than 350 km from the Experience location, who will receive one night's accommodation in a 3-star hotel located near the set, as indicated in the prize notification.
- Transfer costs from the hotel to the film production set.

The Promoter reserves the right to replace the "experience pass" with Mandarina Duck brand products, selected at the Promoter's discretion, of equal overall value.

The prize will be sent to eligible participants electronically via email within 40 calendar days of the prize awarding report being drawn up.

Assignment of Prizes

The prizes will be awarded by random draw. The winners will be drawn by April 15, 2026, from the database containing receipts/order confirmations for purchases made during the Initiative's validity period, in the presence of a notary or the competent local consumer protection and public trust officer referred to in Article 20, paragraph 2, of Legislative Decree No. 112 of March 31, 1998, or their delegate, according to the following procedures:

10 "winning" names + 20 "reserve" names.

The reserve names will be placed in the ranking order in the event of:

- cancellation of the prize due to the Recipients/consumers not meeting the requirements set out in point 5 of the Regulations;
- cancellation of the prize due to a non-compliant purchase document;
- unavailability of the Recipient/consumer;
- failure to submit the prize acceptance release and related documentation in the manner and by the deadline set out in the following point.

Notification of winning and acceptance of prizes

Within 7 days of the report of the draw, referred to as "Assignment of Winnings" in this section of the Regulations, being drawn up by the notary or the person responsible for consumer protection and public trust with jurisdiction over the territory pursuant to Article 20, paragraph 2, of Legislative Decree no. 112 of 31 March 1998, or by his or her delegate, the winner will be contacted via email containing the result of the win and the PDF document containing the "prize acceptance release" form.

The winner must send the fully completed and signed prize acceptance release to the Promoter Company, along with a copy of a valid identity document, to the email address indicated, no later than the mandatory deadline of 5 (five) calendar days from the date of receipt of the notification of their win. Failure to submit the prize acceptance release and the required documentation within the aforementioned deadline will automatically result in the cancellation of the prize and the loss of the right to claim the prize.

The prize will be awarded to the first reserve named on the list of "reserve" nominees, who, contacted according to the methods indicated above, will be responsible for carrying out the activities referred to in the preceding paragraph.

The prize will be forfeited and the Recipient/Winner will lose their right to claim the prize if they:

- fail to submit the completed and signed prize acceptance waiver along with the required documentation within the deadline set forth in the preceding paragraph, for any reason;
- fail to receive the notification of their win as per the first paragraph of this section due to restrictions on the use/access of their email address;
- delete their email address in the meantime;
- fail to comply with the rules for participating in the Initiative in general.

9. General provisions

Participation in the Initiative implies acceptance of the rules and clauses contained in the Regulations.

- The Initiative is not sponsored, supported, or managed by Instagram, nor is it associated with Instagram.
- The Proposing Company provides the declaration issued by the technical manager responsible for developing the software regarding: the specifications of the data mirroring and extraction program, the adoption of appropriate measures to prevent third-party interventions to modify the software itself, and the overall security of the system used with regard to the need to protect public trust. To ensure continued participation in the event of API interruption by Meta, for reasons beyond the control of the Promoting Company, participation will be activated through the following alternative method: sending the comment on the post and the corresponding nickname by email to MandarinaDuckXSandokan@promotionplus.it

with the subject "OK, I'm participating." Activation of the alternative method will be communicated via a dedicated post on the @mandarinaduckofficial page and will be carried out only when strictly necessary.

- The software that collects and manages the data relating to the competition is located on a server in Italy that will operate according to the criteria set forth in these Regulations and will ensure the protection of public good faith.
- Without prejudice to other provisions of these Regulations, the Promoter and its appointed third parties assume no responsibility for access problems, impediments, malfunctions, or difficulties relating to the Recipient's technical equipment, telephone, etc., that prevent the Recipient from participating in the Initiative within the specified timeframe.
- Without prejudice to other provisions of these Regulations, the Promoter and its appointed third parties assume no responsibility for the failure or delay in delivery of the winning notification if one of the following conditions occurs: 1. the user's account is non-existent and/or disabled; 2. the user's account privacy settings prevent the receipt of messages;
- Without prejudice to the provisions of other sections of the Regulations, the Promoter and any third parties appointed by the Promoter are not responsible for the failure to deliver email communications (containing information relating to the Initiative) due to non-existent and/or incorrect email addresses, unavailable email addresses, full or disabled mailboxes, unreachable servers, spam filters, or other technical reasons that prevent delivery failure.
- The accuracy of the information provided by the Recipient when registering for the Initiative is essential for awarding the prize. The participant will forfeit the prize if the information provided is found to be untrue and/or is not confirmed.
- Multiple registrations by the same consumer using different email addresses/mobile phone numbers are not permitted. Violation of this prohibition will result in the cancellation of the prize claim for this initiative.
- The Promoter hereby waives its right of recourse pursuant to Article 30 of Presidential Decree 600/1973.
- The Promoter hereby declares that it will pay a 25% withholding tax on all prizes awarded and, pursuant to Article 19, paragraph 2 of Presidential Decree 633/1972, will apply non-deductibility of VAT on the purchase of prizes consisting of taxable goods/services. If VAT is due, the substitute tax will be paid, calculated on the value of prizes consisting of goods/services not subject to VAT.

10. Donation to charity

Pursuant to art. 10, paragraph 5, Legislative Decree 4300/2001, prizes not claimed or unassigned, for one of the reasons set out in the Regulations, other than those refused, will be donated to the non-profit organization called ASSOCIAZIONE X 4 ZAMPE, with headquarters in ROME, at Via Andrea Millevoi 681 – 00178 Rome, with tax code number 97606110589.

11. Publication of the Regulations

Pursuant to Article 5, paragraph 3, of Presidential Decree 430/01, the Promoter has delegated the Delegated Party to retain the Regulations. The original of the Regulations is kept at the Delegated Party's registered office. A copy is available on the website <https://mandarinaduck.com/>.

The Initiative is promoted via the website <https://mandarinaduck.com/>. Promotional material (e.g., postcards, posters, flyers) will be available at single-brand stores and advertised on the mandarinaduck.com website, social media channels, and any other appropriate means. All advertising will comply with the provisions of the Regulations.

12. Deposit

The Promoter has delegated the Delegated Party to provide the security deposit pursuant to Article 7 of Presidential Decree 430/01. The Delegated Party, in accordance with the provisions of the aforementioned Article 7 of Presidential Decree 430/2001, has provided a security deposit for a value equal to 100% (one hundred percent) of the prizes covered by the Initiative, corresponding, in total, to a value of €11,180.00 plus VAT.

13. Guarantees and obligations

The initiative is conducted in compliance with Presidential Decree no. 430 of October 26, 2001, and according to the instructions set forth in circular no. 1/AMTC of March 28, 2001, issued by the Ministry of Business and Made in Italy, formerly the Ministry of Economic Development.

PRIVACY Policy

Participation in the prize competition involves the processing of certain personal data.

Therefore, Mandarin Duck S.p.A., the contest organizer and data controller (hereinafter the "Controller" or "Company"), as required by applicable law (Article 13 of the General Data Protection Regulation, hereinafter also the GDPR), provides interested users who register to participate in the competition with information regarding the processing of their data.

If we have reason to believe that one of our users is a minor and that we have obtained their personal data without their consent, their participation in the competition will be cancelled and we will delete all data within a reasonable period of time.

WHO IS THE OWNER?

The Data Controller is Mandarin Duck S.p.A. with registered office in Milan, Via Tortona 27, Fiscal Code no. 00153020029 and VAT no. 00820861201.

WHO IS THE DATA PROTECTION OFFICER?

The Data Controller has appointed a Data Protection Officer (DPO), whom data subjects may contact about questions regarding the exercise of their rights and to request information about their personal data processed by the Data Controller. The DPO can be contacted at PromotionPlus S.r.l., Piazza Lega Lombarda 3, Cassano d'Adda (Milan) - privacy@promotionplus.it.

HOW TO CONTACT THE OWNER?

We can be reached at the following email address: md.privacy@mandarinaduck.com

WHAT DATA ARE PROCESSED?

The "mechanism A" contest is conducted through Instagram (hereinafter the "Platform"), requiring the user's account. The data entered by the user on the Platform will not be collected by the Company, which will merely view the comments posted by participating users and assess whether they meet the requirements for participation in the contest, as per the procedure described in the Regulations.

The data processed in relation to "mechanism B" is the personal data requested in the registration form for the initiative (hereinafter the "Contest"): name, surname, email and telephone number.

The Contest is conducted through the website www.viaggiaconsandokan.it (hereinafter the "Platform"), requiring the user to enter their data and submit proof of purchase via the form, as per the procedure described in the Regulations. When completing the registration form, the user's IP address is also collected.

WHAT ARE THE PURPOSES AND LEGAL BASIS OF THE PROCESSING?

The personal data collected from the interested party is used solely for the purpose of enabling registration and participation in the contest.

The winner's data is also used for the activities the Company must carry out to control access to the event indicated in the Regulations.

The legal bases for data processing for the aforementioned purposes are:

- adoption of measures relating to the pre-contractual relationship (measures relating to the registration application submitted)
- performance of the contract (obligations related to participation in the contest and the proper fulfillment of the obligations undertaken)
- legitimate interests of the Company (winners' data)
- legal obligations (if strictly necessary, the data may also be used for the legitimate interest of the data controller to comply with a binding legal or tax obligation).

WHAT HAPPENS IF THE DATA IS NOT PROVIDED?

For the purposes indicated above and related to participation in the contest, its administration, and the delivery of prizes, the Data Controller is not required to obtain the user's specific consent to process personal data. All of the activities indicated fall within the purposes for which Article 6 of the EU Regulation allows the Data Controller to process data without obtaining your specific consent. These processing operations are related to compliance with the requirements of the contest rules, related technical and administrative activities, or are necessary as a result of obligations under Italian or EU legislation.

Providing your data and therefore consenting to its collection and processing is optional. You may refuse consent and revoke any consent you have already given at any time. Refusing consent will result in your inability to participate in the contest and claim the prize.

HOW IS THE DATA MANAGED?

The collected data is processed using computerized tools and only occasionally in paper-based format. For data processing related to the website services, the Data Controller uses servers located within Europe and IT systems located at the Data Controller's headquarters. The transfer of user data abroad for the purposes indicated here is not envisaged.

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

HOW LONG IS THE DATA KEPT?

The data provided will be retained for the time strictly necessary for registration and participation in the contest and the award of the final prize.

The data relating to the interested winners will be retained, for the purposes related to participation and management of the Contest, for the terms established by applicable law (Presidential Decree 430/2001) as well as for the five-year retention periods for civil law purposes as required by current legislation.

This is without prejudice to defensive needs (which may require further retention).

WHO CAN KNOW THE DATA?

The data will be processed by employees and collaborators authorized to process it. The data may also be disclosed to companies that provide IT supply and assistance services for purposes related to the activities carried out by these entities on behalf of the Data Controller, to consultants and collaborators used by the Data Controller to manage the contest and to consultants for litigation management and legal assistance in the event of any disputes requiring their involvement.

Please note that some of the parties indicated act as data processors and that disclosure to those acting as independent data controllers is required by law or necessary to fulfill obligations arising from the contractual relationship, or to serve the legitimate interest of the data controller, which consists in maintaining the security of IT systems and carrying out defensive activities through legal advisors. Disclosure is, however, limited to those categories of data whose transmission is necessary for the performance of the activities and purposes pursued.

The interested party may request from the Data Controller a list of external parties acting as data processors.

WHAT ARE THE RIGHTS OF THE INTERESTED PARTY?

The law grants the data subject the right to request from the data controller access to, rectification or erasure of, or restriction of processing concerning him or her, or to object to such processing, as well as the right to data portability.

The data subject may exercise his or her rights at any time, without formalities, by contacting the data controller at md.privacy@mandarinaduck.com

The rights recognized by current data protection legislation are detailed below:

- The right of access, i.e. the right to obtain from the data controller confirmation as to whether personal data concerning you is being processed, and, where that is the case, access to the personal data and the following information:

- a) the purposes of the processing;
- b) the categories of personal data concerned;
- c) the recipients or categories of recipients to whom the personal data has been or will be disclosed, in particular recipients in third countries or international organizations;
- d) where possible, the envisaged period for which the personal data will be stored, or, if not possible, the criteria used to determine that period;
- e) the existence of the right to request from the controller rectification or erasure of personal data or restriction of processing of personal data concerning the data subject, or to object to such processing;
- f) the right to lodge a complaint with a supervisory authority;
- g) where the personal data is not collected from the data subject, any available information as to their source;

- h) the existence of automated decision-making, including profiling, and, at least in such cases, meaningful information about the logic involved, as well as the significance and envisaged consequences of such processing for the data subject. Where personal data is transferred to a third country or to an international organization, the data subject has the right to be informed of the existence of appropriate safeguards relating to the transfer.

- The right to rectification, i.e. the right to obtain from the controller without undue delay the rectification of inaccurate personal data concerning him or her. Taking into account the purposes of the processing, the data subject has the right to have incomplete personal data completed, including by means of providing a supplementary statement.

- The right to erasure, i.e. the right to obtain from the controller the erasure of personal data concerning him or her without undue delay if:

- a) the personal data is no longer necessary in relation to the purposes for which it was collected or otherwise processed;
- b) the data subject withdraws consent on which the processing is based and where there is no other legal ground for the processing;
- c) the data subject objects to the processing because it is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller, or for the purposes of legitimate interests, and there are no overriding legitimate grounds for the processing, or the data subject objects to the processing for direct marketing purposes;
- d) the personal data has been unlawfully processed;
- e) the personal data must be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject;
- f) the personal data has been collected in relation to the offer of information society services to minors. However, the request for erasure cannot be granted if the processing is necessary:
 - a) for exercising the right to freedom of expression and information;
 - b) for compliance with a legal obligation which requires processing by Union or Member State law to which the controller is subject, or for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller;
 - c) for reasons of public interest in the area of public health;
 - d) for archiving purposes in the public interest, scientific or historical research purposes, or statistical purposes, insofar as erasure is likely to render impossible or seriously impair the achievement of the objectives of that processing; or
 - e) for the establishment, exercise, or defense of legal claims.

- The right to restriction of processing, i.e. the right to have data processed, except for storage, only with the data subject's consent or for the establishment, exercise, or defense of legal claims, or for the protection of the rights of another natural or legal person, or for reasons of important public interest of the Union or of a Member State, if:

- a) the accuracy of the personal data is contested by the data subject, for a period enabling the controller to verify the accuracy of the personal data;
- b) the processing is unlawful and the data subject opposes the erasure of the personal data and requests the restriction of their use instead;
- c) although the data controller no longer needs the personal data for the purposes of the processing, the data subject requires the personal data for the establishment, exercise, or defense of legal claims;
- d) the data subject has objected to the processing because it is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller, or for the pursuit of the legitimate interests pursued by the controller or by a third party, pending the verification whether the legitimate grounds of the controller override those of the data subject.

- The right to data portability, i.e. the right to receive the personal data concerning him or her, which he or she has provided to a data controller, in a structured, commonly used, and machine-readable format, and the right to transmit this data to another data controller without hindrance from the data controller to whom the personal data has been provided, as well as the right to have the personal data transmitted directly from one data controller to another, where technically feasible, where the processing is based on consent or a contract and the processing is carried out by automated means. This right is without prejudice to the right to erasure.

- The right to object, i.e. the right of the data subject to object at any time, for reasons relating to his or her particular situation, to the processing of personal data concerning him or her where it is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the data controller or for the pursuit of the legitimate interest of the data controller or third parties.

If personal data is processed for direct marketing purposes, the data subject has the right to object at any time to the processing of personal data concerning him or her for such purposes, including profiling to the extent that it is related to such direct marketing.

The data subject is also informed that, if he or she believes that the processing of his or her personal data through this website violates the provisions of the GDPR, he or she has the right to lodge a complaint with the Data Protection Authority, pursuant to Article 77 of the Regulation, or to take appropriate legal action (Article 79 of the Regulation).