**Annex 2: Information Protection Statement** **(Article 8 of the Rules)**

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| Name and Surname: |
| Company name: |
| Address: |
| Postcode and post: |

I undertake that I shall do everything necessary to protect the information obtained during the contractual cooperation with DARS. I shall not sell, trade, publish or provide information to unauthorized employees and external parties and shall not disclose it in any way without the prior written consent of the person responsible at DARS. I shall use the information solely for the contractual purpose and shall consider it unconditionally confidential for an unlimited time.

I also undertake that, in accordance with the Personal Data Protection Act, I shall not use any personal data that I come across during the performance of the contractual obligations and also before the conclusion of the Agreement, contrary to the provisions of this Act and the Agreement. I shall not use personal data for any other purpose other than the purposes that are or will be defined in the Agreement, even if the Agreement is terminated or after it ends.

I shall ensure conditions and measures for the protection and safeguarding of personal data to prevent its possible misuse, alteration or loss, accidental or intentional unauthorized destruction and unauthorized processing within the meaning of the provisions of the said Act and contractual requirements set out by DARS.

In the event of any damage suffered by DARS due to the violation of the prohibition on the disclosure of information and personal data in accordance with this statement, contractual provisions and legislation in the Republic of Slovenia, DARS may exercise moral, indemnification and criminal liability against the signatory of this statement. If the damage could not be precisely determined or if the determination of it would be associated with disproportionately high costs, a contractual penalty in the amount of EUR 20,000.00 applies, namely for each individual breach by the Person Liable.

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