



PRIVACY AND PERSONAL DATA PROCESSING POLICY

This Privacy Policy (hereinafter - the Policy) shall cover all User data received by Sole Trader Artyom Aramovich Eritsyanyan (OGRNIP (Primary State Registration Number of a Sole Trader) 312774605800238), registered at: Apt. 18, 74 Leninsky Prospekt 119261 Moscow (hereinafter - the Company) during registration, authorization on and other usage of the website <http://legenda-manufacture.com> (hereinafter - the Website) or when transacting with clients offline. The User's consent expressed in accordance with the Policy to the processing of personal and other data provided by the User to the Company shall be deemed as given by the User also to third parties as may be engaged by the Company and are mentioned in the Policy. By using the Website (including registration and/or authorization), the User shall unconditionally agree to and accept the Policy and all the terms of the processing of his personal and other data as stated herein; if the User does not accept the Policy and all the terms hereof, the User shall refrain from using the Website.

Personal data subjects within the framework hereof shall be the Company's clients and counterparties (individuals).

1. THE USER'S PERSONAL AND OTHER DATA RECEIVED AND PROCESSED BY THE COMPANY

1.1. During registration and/or authorization of the User, use of the Website, payments, surveys, mailing of newsletters and ads, and in all other cases the Company may request from the User (Clause 1.1.1 of the Policy) and/or automatically receive (Clause 1.1.2 of the Policy) the following User data:

1.1.1. first name, patronymic and surname, date, month, year and place of birth, sex, passport details, mobile number, email, registered/actual (postal) address, login and password to get access to individual functions of the Website, check information, Website history (number, cost, time and mode of User transactions and their payment, including bank account and/or bank card account data), information about participation in promotions, newsletter or Support Service subscriptions, bank details for refund of money, and other personal data and information;

1.1.2. information that is automatically communicated to the Company during the Website usage with the help of software installed on the User's device, including IP address, data stored in cookies and tracking bugs, information about the User's country and (or) city/town, the User's Web browser (or other software program used to get access to the Website), access time, address of the requested page for the User's devices used to get access to the Website.

1.2. This Policy shall apply to the Website only. The Company shall not control and shall not be responsible for third-party websites and software, to which the User may go by using the links available on the Website. Other third-party websites may collect or request other User data and/or run other operations the Company is not responsible for.

1.3. The Company assumes that the User is a legally capable adult, provides true and adequate data and keeps such data updated. The Company may verify the data provided by the User. If the User provides false data, the Company shall have the right to interrupt or cancel registration and/or deny the User's access to the Website. The Company and/or third parties shall not be liable for the provision of false data and negative consequences in this connection. If the Website has been used by a minor and/or a legally incapable person, liability for such use unauthorized by the Company shall be borne by parents, adoptive parents and other legal representatives of such minor and/or legally incapable person.

2. PURPOSES OF THE COLLECTION AND PROCESSING OF THE USER'S PERSONAL AND OTHER DATA

2.1. The Company shall use the User's personal and other data for the purpose of arranging communications with users, providing services and selling goods, improving the service quality, enabling the User to participate in the Company's promotions, surveys and studies (including without being limited to surveys and studies by electronic, telephone and mobile communication), making decisions or performing other acts creating legal implications with respect to the User or other persons, providing the User with information about the Company's services and goods offered for sale. The stated purposes of the use of personal data shall apply to all data and information mentioned in Clause 1.1 hereof.

2.2. The purposes of the collection and processing of personal data shall include, without limitation:

2.2.1. registration, identification and authorization of the User on the Website;

2.2.2. enabling the User to use the Website and any additional function within the Website;

2.2.3. handling by the Company of User queries within the framework of the Website;

2.2.5. analysis and study of the opportunities for improving the Website;

2.2.6. mailing of newsletters and information about products, services and special offers in connection with the Website;

2.2.7. mailing of maintenance messages, notifications, reminders and congratulations;

2.2.8. prevention and detection of fraud and unauthorized use of the Website;

2.2.9. mailing of offers of the Company's goods to the recipients listed by the client;

2.2.10. statistical and other studies on the basis of anonymized data.

3. TERMS, METHODS AND RULES OF THE PROCESSING OF THE USER'S PERSONAL DATA AND OTHER PERSONAL INFORMATION

3.1. The Company shall use the User's personal and other data solely for the purposes stated in the Policy and in accordance with Federal Law No. 152-FZ dated 27.07.2006 "On Personal Data", the Russian Labour Code, the Constitution of the Russian Federation, the Russian Civil Code, and on the basis of the Public offer published on the Website.

3.2. The Company shall maintain confidentiality of the User's personal and other data.

3.3. The Company shall not disclose to third parties, or distribute, or sell, or otherwise dispose of received personal and other data for any purposes other than for the purposes, in the manner and to the extent stipulated herein.

3.4. The Company shall process the User's personal and other data to an extent as may be required for each of the purposes mentioned in Section 2 hereof, in the following allowed manner: collection, recording (including on electronic media), classification, accumulation, storage, listing, marking, refinement (update, change), extraction, use, transfer (dissemination, provision, access), anonymization, blocking, deletion, destruction, cross-border transmission of personal data, obtaining of images by taking photos, and any other actions with the User's personal data subject to the applicable law. The Company may process the User's personal and other data with or without using computer-aided tools for processing the User's personal data.

3.5. The Company may transfer personal data provided to it by the User for their processing to third parties (instruct third parties to process personal data) (to an extent appropriate for the Company's fulfillment of its obligations), in particular, to organizations that are engaged by the Company for communication of information by email/mobile operators, that debit/credit money from/to bank cards/settlement accounts - credit institutions (banks), payment systems, mobile operators, courier companies, post offices, including

cross-border transmission of the User's personal data in written or electronic form, in cases and in the manner stipulated by corresponding contracts/agreements with such third parties, the Company's rules, and the applicable law.

3.6. The Company may transfer personal data provided to it by the User also to public authorities, courts, other competent bodies and agencies, in cases and in the manner where required in accordance with the law applicable to the Policy.

3.7. The Company guarantees that the User's personal and other data shall be processed on a lawful basis, in a bona fide manner, and for the purposes stated in Section 2 hereof.

3.8. The Company guarantees that it shall without delay update the User data as soon as the User provides updated data.

3.9. The User grants his consent to the processing of personal and other data for an unlimited term, or until the expiry of the periods of storage of relevant data or documents containing the aforesaid data, as may be determined in accordance with the law applicable to the Policy. Upon the expiry of the said periods, personal data shall be destroyed by the Company.

4. CHANGE OR DELETION OF DATA BY THE USER. RECALL OF THE CONSENT TO PERSONAL DATA PROCESSING

4.1. The User may at any time change (update, add) the personal and other data provided by the User by contacting the Company via the Support Service or according to the contact details given on the Website and requesting the Company to change (update, add) the data earlier provided by the User (the Company shall change (update, add) the data provided by the User only after a User identification procedure applicable in the Company at the time of such request).

4.2. The User may recall his consent to personal data processing by giving a corresponding written notice to the Company at least 60 (sixty) calendar days prior to the consent recall; in this context, the User understands and agrees that the Company shall terminate access to the Website Services once the Company is no longer able to process the User's personal data.

5. PROTECTION OF USER DATA

5.1. The Company shall ensure that necessary and sufficient organizational and technical measures are taken to protect the User's personal and other data from illegal or accidental access, destruction, change, blocking, copying, dissemination and from other unlawful third-party acts with such data.

6. COOKIES AND TRACKING BUGS

6.1. For the purpose of improving the quality of services, the Company may use cookies (temporary and persistent), tracking bugs and/or other technologies for collecting non-personal data (for example, IP address, Web browser type and Internet service provider (ISP) data). For the convenience of Users, the Company may collect and process data on the total number of transactions, pages viewed by the User, reference/home pages, platform type, date/time of data recording, number and place of views of a given page, pageviews and used (search) terms.

6.2. Cookies and tracking bugs:

6.2.1. A cookie is a small text file sent to the browser of the User's device from the server used by the Company. Cookies contain data that may be afterwards used by the Company. The browser will store such data and send them back with each request of the Company's User. Some cookie values may be only stored

during one session and are deleted after the browser is closed. Other cookie values set for a certain period of time are recorded into a special file on the hard disk and are stored on the User's device. Cookies are used for identification, tracking of sessions (state maintenance) and storage of User data, including Website usage preferences. Cookies used by the Company collect anonymous data only.

6.2.2. Tracking bugs are graphic objects embedded in Web pages or in emails. Tracking bugs are used for various purposes, for example, for reporting the number of Users. Tracking bugs used by the Company collect anonymous data only.

6.3. The Company may use cookies and tracking bugs for the purpose of monitoring the Website usage, collecting User non-personal data, storing preferences and other data on the User's device so that the User saves time and does not have to enter the same data in the Website forms many times and may see the content displayed each time the User visits the Website. Data obtained with the use of cookies and tracking bugs may be used by the Company also in statistical study to improve the Website content according to the User's preferences.

6.4. The Company may enable the User to change the cookie/tracking bug settings in the settings of the User's browser or completely disable cookies/tracking bugs but it may cause failure of certain Website functions.

7. POLICY REVISION. THE USER'S AGREEMENT TO AND ACCEPTANCE OF THE POLICY

7.1. The User acknowledges and agrees that the User's registration on the Website and subsequent use of the Website, any of its services and functions as well as using of the Website without registration shall be deemed as the User's unconditional agreement to all the clauses of this Policy and unconditional acceptance of the terms and conditions stated herein.

7.2. By continuing to use the Website upon any revisions of and/or additions to the Policy, the User shall be understood to accept such revisions and/or additions.

7.3. The User shall regularly read and study the Policy to stay updated on revisions of/additions to the Policy.

7.4. The Company reserves the right to revise and (or) add the Policy at any time and at its discretion, without any prior and (or) subsequent notice to the User. A revised version of the Policy shall take effect as of its publication on the Website unless otherwise is laid down in such revised version of the Policy. The current version of the Policy shall be at all times available on the Website.

8. FINAL PROVISIONS

8.1. The law applicable to the Policy and to relations between Users and the Company in connection with the application of the Policy shall be the Russian law.

8.2. By agreeing to and accepting the terms of the Policy, the User gives his consent to the processing of personal and other data of own free will and in his interests.

8.3. If the User refuses to provide personal and other data necessary for using the Website, the Company may not enable the User to use the Website. The Privacy Policy was last edited on March 30, 2018.