

# Privacy Policy

This Privacy Policy (“**Privacy Policy**”) provides for the security measures we have implemented to protect and manage your Personal data, in accordance with applicable data privacy regulations listed below. We respect your privacy, and we are committed to protecting your personal data.

The privacy of your Personal data is important for us. We respect your rights to privacy and rights under GDPR are committed to complying with the requirements of GDPR in the collection and processing of your Personal data.

Privacy Policy explains how we use your Personal data in connection with usage of any of our products and services, access or use of the relevant areas of our Website, or when any agent provides your Personal data to us or any agent dealing with us on your behalf.

By using our products, services or our Website by our customer, he/she/it expressly agrees with Privacy Policy and expressly consents to and agrees with Personal data processing as stipulated herein and by the applicable law.

All capitalized terms not otherwise defined elsewhere in Privacy Policy shall have the same meanings assigned to them in the [Terms and Conditions](#).

## 1. Definitions

The following terms has the meaning as defined below:

- **controller** of your Personal data means a legal entity that determines the purposes, conditions and manner of any processing activities that it carries out.
- **customer** means you as an individual if you use our Website, products or services, or a legal entity, where you act as a director, board member, employee, representative, or an owner or an ultimate beneficial owner etc.
- **GDPR** means the General Data Protection Regulation (EU) 2016/679, of the European Parliament and of the Council of 27 April 2016 On the protection of natural persons with regard to the processing of Personal data and on the free movement of such data, and repealing Directive 95/46/EC, as amended, replaced, or superseded and in force from time to time, and as transposed into member-state legislation.
- **Personal data** means any information which relates to an identified or identifiable natural person. An identifiable person is one who can be identified directly or indirectly in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person. It does not include data where the identity has been removed (anonymous data).
- **you, your means you, whether you** visit our Website, use our products and services, or within our Website, contact us via digital methods of communication, or if our

customer is a legal entity, means you acting as a director, board member, employee, representative, or an owner or an ultimate beneficial owner etc. of such legal entity.

- **Website** means our website where this Policy is allocated.

## 2. Who we are

We are **Easytech Solutions s.r.o., registered under the law of Czech Republic, identification number 193 05 737, with the registered address: Chudenicka 1059/30, Hostival, 102 00 Prague 10** (“Company”, “we”, “us” or “our”) being Personal data controller and is responsible for the processing of your Personal data.

Company provides products and services via Website or otherwise.

## 3. What do we offer?

Our Website, [Terms and Conditions](#) contain detailed information about our products and services we offer.

We only use Personal data for the purposes specified in Privacy Policy. We only transfer your Personal data to third parties if it is needed as set forth below.

## 4. Personal data regime. Purpose of Personal data processing

We highly respect your privacy. Privacy Policy contains important information regarding processing, namely, collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure, dissemination, restriction, erasure etc. of your Personal data collected on Website or otherwise. We have developed Privacy Policy to assist you make an informed decision about whether or not to use Website, our products and services.

We reserve our right to update Privacy Policy from time to time and the most up to date version will be published on our Website. We shall not serve you, customer with a relevant notification of such update and continued usage of our Website and/or products, services will be taken to indicate your acceptance of the terms of this Privacy Policy insofar as it relates to our Website.

We process Personal data in scope being enough for the following purposes:

- **Contractual Purpose.** To enter into product, service agreement, its performance (which may require disclosure to relevant third parties as defined by us), for proper access to and quality improvement of features of our Website; to register a customer; to process and deliver our products and services and any Website, features to customer, including to execute, manage and process any instructions or orders our customer makes; to manage, process, collect and transfer payments, fees and charges, and to collect and recover payments owed to us;
- **Analytical, operating, administration Purpose.** To collect general and particular statistics of Website use, for sending communications, notices, updates, surveys; for customer service support and ancillary purposes; to collect statistics regarding use of our Website concerning visits and activities of customers, potential customers on our

Website including the analytics services like Google Analytics etc. (this analysis helps us run our Website more efficiently and improve and personalise customer's experience online); to keep our records updated and to study how customers use our products and services; to prevent abuse of our products and services and promotions; for compliance, quality assurance and training purposes; to manage our relationship with our customer which will include asking our customer to leave a review, take a survey or keeping our customer informed of our company's business and product development; to conduct research, compare information for accuracy and verification purposes, compile or analyse statistics relevant to the operations of our business;

- **Marketing and Advertising Purpose.** To send our customer welcome email following registration procedures; to send our customer occasionally our products and services updates, to manage relationship, evaluate business performance and build customers database; to contact our customer for surveys purposes, for other marketing purpose; for the direct marketing and promotional purposes; to advertise our products and services to our customers, potential customers and understand the effectiveness of the advertising we serve to our customers, potential customers. We could use your Personal data and decide which products, services and offers may be relevant for our customer.
- **Compliance Purpose.** To maintain accuracy of our records; to verify your Personal data for the purpose of managing our customer relationships and observing the Know Your customer (KYC) rules; to comply with legal and regulatory obligations with respect to Anti-Money Laundering (AML), Counter-Terrorism Financing (CTF), prevention of criminal activity and lawfully protect our legal interests, make relevant risk assessments and management; to use the services of financial institutions, banks, crime and fraud prevention companies, risk measuring companies; background checks, detect, investigate, report and prevent financial crime in broad sense, obey laws and regulations which apply to us and resolving them;
- **Communication Purpose.** To contact the customer for administrative purposes such as customer service, address technical or legal issues related to the products and service provided, or share updates and notifications about the products and services; to respond to customer's requests and seek your feedback;
- **Regulatory and Managerial Purpose.** To facilitate our internal business operations, including fulfilment of any legal and regulatory requirements and monitoring, analysing and improving the performance and functionality of our Website and investigating breaches of or enforcement of any legal terms applicable to our Website; to protect our property, the Website or our legal rights including to create backups of our business records; to manage risk and protect our Website from fraud by verifying your identity and helping to detect and prevent fraudulent use of our Website.

We process Personal data only for purposes stipulated in Privacy Policy or those prescribed by the applicable law.

Legal basis for processing is:

- Processing is necessary for *the entry into or performance of a contract* between our customer and us (GDPR article 6 (1) (b)), for performance of the product, service agreement to which our customer is a party;
- A *consent* to the processing of Personal data (GDPR article 6 (1) (a));
- Processing is necessary for compliance with a *legal obligation* to which we are subject (GDPR article 6 (1) (c)), for compliance with a legal obligation to which we are subject, including, but not limited to, AML and CFT requirements;
- Processing is necessary for the purposes of the *legitimate interests* pursued by us (GDPR article 6 (1) (f)). We are processing Personal data for purposes set forth above under legitimate interest. As part of this, we must maintain and develop our Website, technical systems and IT-infrastructure, technical and organizational solutions that may also use your Personal data, in order to provide you with adequate products, services. We also process your Personal data for protection of your or another person vital interests;
- another basis prescribed by the law.

It may be impracticable to deal with you on an anonymous basis or using a pseudonym.

We may be able to provide you with limited information in the absence of your identifying yourself but generally we will be unable to provide you with any information, products and/or services unless you have identified yourself.

## 5. Types of Personal data

We classify our Personal data into the following three types:

### 5.1. Directly collected Personal Data

This refers to the information, which a customer directly provides us (e.g., by filling the website forms). We usually collect and store information including in paper, physical and electronic form provided by our customer when communicating with us by telephone, email, web-based form, letter, facsimile or other means, including, but not limited to, when:

- customer contacts us over the phone;
- we provide you with our services via telephone, email or our Website;
- we provide customer, potential customer with assistance or support for our products or services;
- customer participates in our functions, events or activities or on our social media pages;
- customer, potential customer requests that we provide information concerning our products or services;
- our customer uploads or submits information to us or our Website; or
- our customer completes any forms requesting information, including on registration with us, completes any survey or provides feedback to us concerning our products or services.

### 5.2. Indirectly collected Personal data

This kind of information relates to the customer, but he/she/it does not provide it directly (e.g., an IP address).

### 5.3. Automatically collected / generated Personal data

Our system collects this type of information automatically. Though such information isn't provided by a customer, it relates to you and according to the Article 4 (1) of the GDPR is considered to be Personal data. It has 2 subtypes:

- Static. This information doesn't usually change once it's created. For instance, an internal user id;
- Dynamic. This subtype changes based on the activities performed by you.

We also collect information from your computer or mobile device automatically when you browse our Website. This information may include Technical Data, Profile and Customer support data, Usage Data as detailed below.

The device you use to access our Website may collect information about you including your location using longitude and latitude coordinates obtained through GPS, Wi-Fi or cell site triangulation. For information about your ability to restrict the collection and use of such information, please use the settings available on your device.

We may use statistical analytics software tools and software known as cookies which transmit data to third party servers located overseas. To our knowledge, our analytic providers do not identify individual users or associate your IP address with any other data held by them.

## 6. What Personal data do we collect ?

Depending on whether and how you use our products, services, Website, we will collect, use, store and transfer different kinds of your Personal data, grouped in the following categories:

Category	Details
Basic Identity Data	<p>Name, maiden name and surname, date of birth, gender, username or similar identifier, residing address, postal address, proof of address documentation, e-mail address, phone number, citizenship, information that you are or not politically exposed person, biometric identifiers and/or biometric information.</p> <p>Verification data: visual image of your face, audio, video made during verification, data which we collect for the purpose of conducting customers' due diligence under applicable AML and CFT law and regulations; confirmation that you are a director, board member, employee, representative, or an owner or an ultimate beneficial owner etc of a legal entity - our customer, information on the ownership and control structure of a customer;</p> <p>ID card, passport details or other identification document, your</p>

	occupation, employment industry, financial standing.
Social Identity Data	Legal entity data, work address, your group, behavioral data, your preferences, interests, favorites, information on referrals related to you, close connections, risk assessment, compliance assessment, your marketing, communication preferences, your survey responses, your connections with others whose personal information we may collect or hold.
Financial and transactions data	Bank/financial institution account, online payment details which may include third party payment systems, credit or direct debit details for your bank/financial institution account, virtual currency wallet accounts, amounts associated with accounts, source of funds and related documentation, activity log, billing details, details about payments/transfers to and from you, other details of any transactions you enter into using our products and services, Website, rewards.
Technical Data	<p>Computer and connection information such as browser type, version, and time zone setting, browser plug-in types and versions, operating system, language data, and platform, domain, host, IP address, login data, the date and time you access our Website, the address of the website from which you linked to our Website when you visit us.</p> <p>Data from mobile devices (for example, location), unique IDs of your devices when you use our Website, pages and links you have accessed both on our Website and on other websites, the last website you visited, the pages of our Website that you access, other technical data.</p>
Profile and Customer support data	Your username and password, your identification number as our customer, requests by you for products or services, communication between us and you (inquiries submitted via the website, email, social media or chat). Telephone calls to us may also be recorded for training and quality assurance purposes.
Usage Data	information about how you use Website, products and services (device download time, install time, interaction type, date and time, event time, name and source etc.).

This information is not exhaustive, and is laid out to give you an idea about use of fundamental collected information. We will record all information collected and purposes for which we process that Personal data.

Furthermore, we treat certain categories of Personal data to be sensitive, and such sensitive data requires additional safeguards. We will only collect, use, store, and transfer your sensitive data if we can meet both the legal basis requirement and at least one of the required extra conditions.

The extra conditions include:

- circumstances prescribed by regulations: Personal data is processed in the conditions prescribed by regulations;
- information made public by you: the sensitive data has become public as a result of your actions;
- consent: you have provided your consent to the processing of your sensitive data.
- judicial proceedings: the processing is required for the purpose of or in connection with any legal proceedings, for seeking legal advice, or for establishing, exercising, or defending legal rights;
- public functions: the processing is necessary for the exercise of any functions conferred on any person by or under an enactment.

## **7. Lawfulness of Processing and Disclosure**

You consent to these terms and conditions of processing of your Personal data. We take all reasonable means to ensure that your Personal data is treated securely and in compliance with this Privacy Policy, when we process your Personal data for one of the legal purposes specified in this Privacy Policy. We protect your Personal data under internationally recognized standards, employing *physical, technological, and administrative* security measures to minimize the risks of loss, misuse, unauthorized access, disclosure, and alteration. Firewalls and data encryption are among the measures we employ, as well as physical access controls to our data centers, and information access authorization controls.

We also limit access to Personal data only for those employees, contractors, advisors, auditors who require it to fulfil their job or service duties. Our employees, contractors are trained on procedures of Personal data processing, including limitations on the release of information. Access to Personal data is limited to those of our employees and contractors whose work needs it. We perform periodic evaluations to ensure that proper information processing policies and procedures are understood and followed. All of our physical, electronic, and procedural safeguards are designed to comply with applicable laws and regulations.

When you provide your Personal data over our Website, it is securely sent across the Internet using industry standard encryption. Your Personal data will be held encrypted on secure servers.

We will endeavour to take all reasonable steps to keep secure and protect any Personal data which we hold about you, including:

- securing our physical premises and digital storage media;
- using computer safeguards such as Secure Socket Layer (SSL) technology to ensure that your information is encrypted and sent across the Internet securely;
- placing password protection and access control over our information technology systems and databases to limit access and protect electronic information from unauthorised interference, access, modification and disclosure; and
- taking regular back-ups of our electronic systems.

Notwithstanding that we will take all reasonable steps to keep your Personal data secure, data transmission over the internet is never guaranteed to be completely secure. We do not and cannot warrant the security of any information you transmit to us or from any online services.

## **8. How we use Personal data for communicating with you and direct marketing**

We may communicate with you by phone, email, SMS or push notification, to inform you about existing and new products and services that may be of interest to you.

We will ensure that any email we send as direct marketing complies with the GDPR and contains an 'unsubscribe' option so that you can remove yourself from any further marketing communications. To opt-out of communications via SMS, reply with "STOP". You may decline marketing messages sent by push notifications by refusing the relevant permission in your phone or tablet settings, however this setting will prevent you from receiving other messages from us via push notification. You may also opt-out of receiving marketing materials from us using the contact details set out below.

You can also call or write to us to request that your details be removed from our direct marketing list. We will endeavour to remove your details from our direct marketing list within a reasonable time (ordinarily 5 working days).

Our direct marketing list may be operated by software and servers located overseas and your Personal data may be sent overseas as part of our marketing.

We will also send communications that are required or necessary to send to users of our Website that contain information about important changes or developments to or the operation of the Website or as well as other communications you request from us. You may not opt out of receiving these communications but you may be able to adjust the media and format through which you receive these notices.

## **9. Third Parties**

We have taken steps to ensure that third parties engaged by us in processing your Personal data, have suitable technical and organizational measures in place to protect this Personal data, and we will also ensure that they are GDPR compliant. We have taken steps to ensure that third parties engaged by us, protect the confidentiality and security of Personal data, and ensure that Personal data is processed only for products, service providing and in compliance with applicable law.

We may transfer your Personal data to third parties such as:

- to our related entities, employees, officers, agents, contractors, other companies that provide services to us, sponsors, government agencies or other third parties to satisfy the purposes for which the information was collected or for another purpose if that other purpose is closely related to the primary purpose of collection and an individual would reasonably expect us to disclose the information for that secondary purpose;
- to third parties who help us analyse the information we collect so that we can administer, support, improve or develop our business and the products, services we provide to a customer;
- to merchants and the recipients of funds to identify you as the sender of the funds and to a party whom sends you funds in connection with a transfer to you of funds;
- legal and regulatory authorities to whom we are obligated to disclose your Personal data under the law, AML and CFT requirements; agencies that deal with law



enforcement; entities in cases of fraud or collusion prevention, identity verification, payment processing, credit reference; banks/financial institutions; courts;

- identification and verification service providers engaged by us for customers, your verification, performance of AML and CFT requirements, as well as other software service providers who assist us to provide products, services we provide to customers;
- to our professional advisers such as consultants, bankers, professional indemnity insurers, brokers and auditors so that we can meet our regulatory obligations, and administer, support, improve or develop our business;
- server hosts, which store our data, communication service providers, which help us stay in touch with you;
- to third parties, including those in the blockchain and fintech industry, marketing and advertising sectors, to use your information in order to let you know about products and services which may be of interest to you in accordance with GDPR;
- banking, financial service providers, helping us in products, services to our customer;
- to debt recovery agencies who assist us with the recovery of debts owed to us;
- to any other person, with your consent (express or implied);
- to facilitate the sale of all or a substantial part of our assets or business or to companies with which we propose to merge or who propose to acquire us and their advisers; and
- other third parties which services, facilities we use, in order to provide our Services and deal with certain processes necessary for the operation of the Website, perform internal procedures and law requirements.

In addition to the above recipients, we will disclose your Personal data if we are required to do so under law or if the disclosure is made in connection with either the normal operation of our business in a way that you might reasonably expect, for example, if such disclosure is incidental to IT services being provided to our business or for the resolution of any dispute that arises between you and us. This disclosure may involve your Personal data being transmitted overseas.

In the event of a proposed restructure or sale of our business (or part of our business) or where a company proposes to acquire or merge with us, we may disclose Personal data to the buyer and their advisers without your consent subject to compliance with GDPR. If we sell the business and the sale is structured as a share sale, you acknowledge that this transaction will not constitute the ‘transfer’ of Personal data.

Personal data shall not be processed (or cause to be processed) in a country that has not been designated by the European Commission as providing an adequate level of data protection unless it has put in place such measures as are necessary to ensure such transfer is in compliance with Personal data protection laws, except where otherwise required by applicable law.

We are obliged to disclose your Personal data in following cases:

- in response to lawful requests by public authorities, including to meet legitimate national security or law enforcement requirements;
- to protect, establish, or exercise our legal rights or defend against legal claims, including to collect a debt; to comply with a subpoena, court order, legal process, or other legal requirement;

- when we believe in good faith that such disclosure is required to comply with the law, prevent imminent physical harm or financial loss, or investigate, prevent, or take action regarding illegal activities, suspected fraud, threats to our property, or violations of Terms and Conditions;
- to third parties in case of: merger, restructuring, joint venture, assignment, sale part of the business or the whole business.

If we are acquired or merged with a third-party entity, we reserve the right to transfer or assign the data we have collected from our customers as part of such merger, acquisition, sale, or other change of control. If we become involved in a merger, acquisition, or any form of sale of some or all our assets, we will notify customers, you before Personal data is transferred and become subject to a different privacy policy. We may not be able to control how your Personal data is treated, transferred, or used in the unlikely event of our bankruptcy, insolvency, reorganization, receivership, or assignment for the benefit of creditors, or the application of laws or equitable principles affecting creditors' rights in general.

## **10. Where do we store Personal data?**

Please note that we use our own and third party computer servers including our Website hosts, data backups and payment gateway(s), which may be located overseas and your Personal data will likely be stored and transmitted overseas as part of the normal operation of our business. To ensure the security and privacy of your Personal data, we take measures designed to protect that information from loss, misuse, unauthorized access, disclosure, alteration or destruction.

## **11. How long do we store Personal data?**

We store Personal data within the term of its processing by us, third parties engaged by us for Services providing, and additionally 10 after termination of a business relationship with the customer, other cases set forth in the law, unless longer term is required by the applicable law.

## **12. Breaches Notifications**

In case of Personal data breach, we shall notify the supervisory competent authority without undue delay and, where feasible, not later than 72 hours after becoming aware of it, unless Personal data breach is unlikely to result in a risk to the rights and freedoms of individuals.

If we become aware of a security breach, we may seek to notify you electronically so that you can take appropriate preventive measures. If a security breach occurs, we may make a notice on Website.

When Personal data breach is anticipated to result in a high risk to customers', your rights and freedoms, we will inform you.

## **13. Your Rights**

### **13.1. Obtain confirmation**

You have the right to request confirmation that Personal data pertaining to you is being processed.

### **13.2. Access Personal Data**

You have the right to access such data, or ask us to provide a copy of your Personal Data processed by us (GDPR, Article 15).

### **13.3. Request of information**

You have the right to request the following additional information concerning your Personal data:

- the purposes of the processing;
- the categories of Personal data concerned;
- the recipient(s) or category(ies) of recipient to whom/which Personal data have been or will be disclosed;
- the criteria determining the period for which Personal data will be stored etc.

### **13.4. Request rectification**

You have the right to rectify Personal data in case the data is incorrect or incomplete (GDPR, Article 16).

### **13.5. Right to Withdraw Consent for Data Processing**

You are entitled to withdraw the consent granted for the processing of Personal data at any time (GDPR, Article 7). Withdrawal does not affect the lawfulness of the processing conducted before the withdrawal. If you withdraw your consent, we may not be able to provide certain products, services to you, but we will advise you if this is the case at the time you withdraw your consent;

### **13.6. Right to erasure**

Sometimes called Right-to-be-forgotten (GDPR, Article 17). You have the right to revoke previously provided consent and have the Personal data erased from our system. In this case, third parties will no longer have access to your Personal data.

However, it does not mean that your data will be erased immediately; it will still be stored at our facility in order to comply with numerous statutory obligations, specifically a provision of the GDPR regulations, AML and CFT requirements, under which we are required to store any collected information for a minimum period of 5 years from relations termination, for the purposes of the prevention, detection, analysis and investigation of money laundering or funding of terrorism activities. Your Personal data will be erased from our records after this period has elapsed.

### **13.7. Restrict processing**

You have the right to ask us to restrict the processing of Personal data in case the data is incorrect or incomplete or in case Personal data is processed unlawfully (GDPR, Article 18).

Nevertheless, the AML/CFT Regulations require us to store your Personal data for at least 5 years after the end of the relationship between us and a customer. Biometrics are processed and stored so long as the other Personal data as set forth in this Privacy Policy. This period may be further extended in certain cases if so provided by and in accordance with the applicable legislation. Upon amendment or removal of your Personal data, it is archived and safekept separately from processed Personal data.

### **13.8. Receive Personal data**

You have the right to receive Personal data concerning you provided to us, in a structured, commonly used and machine-readable format.

We are obliged and have provided all the information which you have right to receive (GDPR, Article 19). This Privacy Policy concludes all the information and is available to you on our Website at any point of time.

### **13.9. Have Personal data transmitted**

You have the right to have Personal data transmitted directly from one controller to another, where technically feasible (GDPR, Article 20). You may request the transfer Personal data to you or to a third party, and we will provide to you, or a third party you have chosen (where technically feasible), your Personal data; note that this right only applies to automated information which you initially provided consent for us to use or where we used the information to perform a contract with you.

### **13.10. Right to Object**

You have the right to object (GDPR, Article 21), on grounds relating to your particular situation, where there is a reason to believe that we have no lawful grounds for processing Personal data, at any time to processing of Personal data. In some cases, we may demonstrate that we have compelling legitimate grounds to process your information which override your rights and freedoms.

### **13.11. Requests and Complaints**

If you have any queries in relation to this policy, you wish to access or correct the Personal data we hold about you, or make a complaint, please contact us in writing at:

Email: [crypto.user@easytech](mailto:crypto.user@easytech) or

You have the right to file complaints regarding processing of your Personal data to our Data Protection Officer as set forth above.

We aim to acknowledge receipt of all privacy complaints from you within 5 working days and resolve all complaints within 30 business days. Where we cannot resolve a complaint within that period, we will notify you of the reason for the delay as well as advising the time by which we expect to resolve the complaint.

In order to disclose information to you in response to a request for access we may require you to provide us with certain information to verify your identity. GDPR may prescribe exceptions which may affect your right to access your Personal data.

In the event that you believe that there has been a breach of GDPR, we invite you to contact us as soon as possible.

If you are not satisfied with our handling of a complaint or the outcome of a complaint you have the right to lodge a complaint with an appropriate authority:

The Personal Data Protection Office

**Phone:**

+420 234 665 800 (GDPR infoline)

+420 234 665 111 (Phone)

**WWW:**

<http://www.uoou.cz>

**E-mail:**

[posta@uoou.cz](mailto:posta@uoou.cz)

**Address:**

The Office for Personal Data Protection

Pplk. Sochora 27

170 00 Praha 7

Czech Republic

Should we lawfully receive your Personal data from a third party, you will have the same rights regarding information in question as related to information you provided to us directly or we have collected during cooperation with you.

#### **14. Implementation of changes**

Our Privacy Policy is reviewed and updated on a regular basis to ensure that any new obligations and technologies, as well as any changes to our business operations and practices, are taken into account, as well as that it remains abreast of the changing regulatory environment. Any Personal data we store will be subject to our most recent Privacy Policy.

If we decide to update our Privacy Policy, we will post those changes here and other places we deem necessary.

If we make changes, we will notify you by revising the date at the top of the Privacy Policy and, in some cases, may provide you with additional notice (such as adding a statement to the Website homepage or sending you a notification). We recommend you review the Privacy

Policy whenever you access our Website or otherwise interacts with us to stay informed about our information practices and the ways you can help us to protect your privacy.

## **15. Conclusion**

Please acknowledge, by implementing some rights given by GDPR (erasure, stop processing), you will be deprived of some features of the Website, and in some cases, where applicable, we may be forced to close your access to our Website. Despite the rights exercised by you, we anyway could proceed with your Personal data processing, if required by law.

We are committed to protecting the privacy of Personal data and make every effort to disclose the processing details clear and simple to understand.

Should you have any questions concerning the information above, please, don't hesitate to contact us as set forth above.