

PRIVACY POLICY

We kindly ask you to read this Privacy Policy so as to familiarise yourself with the legislation in the field of personal data protection, with the kinds of personal data that we process most frequently, the purposes for which we process your personal data, who has access to your data, and especially in order to become acquainted with your rights in terms of personal data processing. We make sure that your personal data are well protected and fully support your user rights as envisaged by the Law on Personal Data Protection.

You may send your questions, complaints, and requests for additional information with regard to notifications about privacy, personal data protection, and exercise of your rights to the following email address: marketing@jedinipravi.com .

GENERAL INFORMATION

- The Controller is a natural or legal person, that is, a public authority who, either alone or jointly with others, determines the purpose and manner of processing.
- The website GORKI LIST was established by the company GOLD DRINK DOO SUBOTICA, No. 17 Matije Korvina Street, 24000 Subotica, company identification number: 21393436, TIN: 110849923, as a legal person responsible for the collection of data;
- GOLD DRINK DOO SUBOTICA is the data controller when we process your personal data under the terms described in this Privacy Policy, which includes all the personal data that you submit at this web location or any other web location that links you to this Privacy Policy;
- Personal datum is any datum that refers to a natural person whose identity has been determined or is determinable, directly or indirectly, in particular by reference to identity designations, such as name and identity number, location data, identifiers on online communication networks, or one, that is, several markers of his/her physical, physiological, genetic, mental, economic, cultural, and social identity;
- Data subject means any identified or identifiable natural person whose personal data are processed by the controller;
- The primary purpose of data collection and processing is to ensure an unobstructed functioning of the website GORKI LIST, to ensure the safety of users visiting the website GORKI LIST, and to make it possible for visitors of the website GORKI LIST to conduct e-commerce in accordance with the law;
- Personal data processing is every undertaking or set of undertakings that is performed in an automated or non-automated manner on personal data or on sets of personal data, such as collection, recording, classification, grouping or structuring, storage, adaptation or alteration, disclosure, insight, usage, disclosure by transfer or delivery, reproduction,

dissemination or making available in some other way, comparison, restriction, erasure or destruction;

- The collected data are used in a way that allows for the identification of persons participating in e-commerce in accordance with good business customs, non-disclosure of trade secret, and pursuant to the Law on Personal Data Protection of the Republic of Serbia, General Data Protection Regulation – GDPR, EU e-Privacy Regulation – ePR , and other relevant legal sources in the field of personal data protection;
- The delivery of personal data is voluntary, no person who does not want to be a user of the website GORKI LIST is obliged to deliver any kind of data, but the delivery of data is compulsory for registration and buying on the website GORKI LIST;
- The consent of a person that the data refer to is any voluntary, clear, informed, and unambiguous expression of that person’s will, by means of which that person, via a statement or a clear affirmative action, gives his/her consent to the processing of data that refer to him/her. A person who gave consent to the collection and processing of data may, at any time and without any explanation whatsoever, withdraw his/her consent, which, as a legal consequence, produces the termination of the status of website GORKI LIST user and the cessation of any further collection of data from the person who withdrew his/her consent;
- Data processor is a natural or legal person, that is, a public authority who processes personal data on behalf of the controller;
- The Recipient is a natural or legal person, that is, a public authority to whom personal data are disclosed, whether a third party or not, unless they are a public authority who, in accordance with the law, receives personal data within an investigation into a particular case and processes these data in accordance with the rules of personal data protection which pertain to the purpose of processing;
- A third party is a natural or legal person, that is, a public authority who is not the person that the data refer to, who is neither the controller nor processor, and who is not the person that is authorised to process personal data under the controller’s or processor’s direct supervision.
- In case of unauthorised data processing, persons have the right to personal data protection and also to other rights envisaged by the Law.

CONTROLLER

The Controller is a legal person, responsible for the processing of your personal data, who decides on the goal, purpose, and manner of processing your data:

GOLD DRINK DOO SUBOTICA, identification company number: 21393436, TIN: 110849923.

Address: No. 17 Matije Korvina Street, 24000 Subotica,

Responsible person: Dejan Margetić, Managing Director,

Email address: marketing@jedinipravi.com .

RESPONSIBLE COMPETENT BODY IN THE REPUBLIC OF SERBIA

The competent body for personal data protection is the Republic of Serbia's Commissioner for Information of Public Importance and Personal Data Protection, an independent and self-governing body established on the basis of the law, who is responsible for supervising the enforcement of the Law on Personal Data Protection and the performance of other activities envisaged by the law.

You may contact this Body by emails sent to office@poverenik.rs, by dialling phone number +381 11 3408 900, or at the following address: No. 15 Bulevar kralja Aleksandra, 11000 Belgrade, Republic of Serbia, from 7.30 AM until 3.30 PM.

THE KINDS OF DATA WE COLLECT

For the purpose of successfully processing our clients' orders, the data we can store and in special cases process are as follows:

- date of birth for access to the website GORKI LIST,
- geolocation and selected language,
- after registering on the list of notification – user's email,
- after a realised purchase – full user profile (name and surname, address, e-mail address, and phone number....?), and data on purchase/order.

Based on these data, the website GORKI LIST will be able to deliver ordered goods to buyers, and to notify buyers about the current status of their order. GORKI LIST collects only the necessary, basic data on buyers/users and data that are necessary to business operation and notification of users in accordance with good business customs, and for the purpose of providing high-quality services.

Our digital services are not intended for persons below 18 years of age ("Minors"), so that we do not consciously collect personal data from minors. You have to be at least 18 years old (or if your country legally envisages a higher age limit for becoming an adult) to create an account and engage in activities and transactions on our digital services. By creating an account or participating in activities or transactions, you confirm that your age is not below 18 (or if your country legally envisages a higher age limit for becoming an adult) and that you are fully eligible to conclude, respect, and be legally bound by any of the terms of use available to you and by this Privacy Policy. If we are notified or find out that a minor delivered his/her personal data via our digital services, we will erase that minor's personal data.

DATA PROTECTION

In order to secure your personal data, we always strive to apply necessary standards in personal data protection, and to apply, at any moment, all the necessary technical, organisational, and personnel measures of protection in accordance with the requirements of the valid Law on Personal Data Protection, including but not limited to: technical measures of protection, organisational measures, and personnel measures of protection as referring to physical accessibility to the place where your data are stored, protective measures in terms of informational security of your data in accordance with the valid legislation, and other measures that are well-suited to processing and necessary to provide the protection of specific personal data.

Third parties who process data are also obliged to apply all technical, organisational, and personnel measures.

Personal data are erased, in accordance with prescribed rules, as soon as their purpose is fulfilled. Depending on the purpose of data processing, different rules of data erasure are applied. When the period of data storage expires, the stored data will be erased.

Your personal data can be erased at your request sent to the email address marketing@jedinipravi.com.

GORKI LIST will take reasonable technical and organisational measures of precaution to prevent the loss, abuse or alteration of buyers' personal data. However, online data transfer is inherently unsafe and GORKI LIST cannot guarantee the safety of data that are sent via the Internet. Buyers/users are exclusively responsible for keeping the password and user details safe.

THE PURPOSE OF DATA PROCESSING

We perform the collection and processing of data left on the website GORKI LIST for the purposes of unobstructed functioning and facilitated use of the website GORKI LIST in accordance with the law, and for the purpose of user safety in the process of selling products.

We use the data you enter upon registration, search of offers, and order-making for the purpose of improving and developing the website GORKI LIST.

The information that GORKI LIST collects can be stored, processed, and transferred to all signatory countries of the Council of Europe Convention for the protection of individuals with regard to automatic processing of personal data, in order to allow for the usage of information in accordance with this Privacy Policy. By registering on the website GORKI LIST, buyers give their express consent to such a transfer of personal data.

In order to be able to provide safety to users and protect your security, we collect data on the devices and locations from which you access the website GORKI LIST.

THE LEGAL BASIS OF PROCESSING

For some purposes of processing, we process your personal data on the basis of your consent to personal data processing, with a previous notification about all the important aspects of processing. It is important for you to know that you can withdraw your consent at any point in time and without any explanation whatsoever, which has as a consequence the cessation of further processing.

In particular situations, the legal basis of personal data processing can be the contractual relationship with a person that the personal data refer to, as is the case, for example, in the situation when, in accordance with the Terms of Use, the person that the data refer to desires to make an order.

Also, in some situations we have a legitimate interest in the processing of your data as, for example, when processing is necessary for the purpose of direct marketing under appropriate terms, or for the purpose of preventing frauds or any possible kinds of abuse.

In addition, we can process your personal data if processing is necessary for the purpose of protecting your vital interests.

You will be notified if we are processing your personal data when the law demands this from us or for the purpose of protecting your vital interests.

YOUR RIGHTS WITH REGARD TO THE PERSONAL DATA THAT WE PROCESS

GORKI LIST collects and processes exclusively in accordance with the valid regulations in the Republic of Serbia, and for the purpose of providing the services of informational society, protecting its legitimate (business) interests, improving its services and user experience, protecting the interests of its users, protecting the safety of users, and protecting the public interest and public security.

Transparency – After you provide us with your personal data, we will transparently notify you about the purpose for which we need particular data and who uses these data, and we will give you all the other information that is relevant to the processing of your data (this right is fulfilled by providing an insight into this Privacy Policy)

Right to insight – You have the right to be notified whether we are processing your personal data. If we are processing them, you have the right, based on your taken insight, to demand corrections, additions, updating, data erasure, as well as the cessation and temporary suspension of processing.

Right to corrections, additions, and updating – The processed data need to be accurate and complete. If your personal data are inaccurate, you have the right to have such data corrected, that is, to have your incomplete data made complete through additions.

Right to erasure – You have the right to have your personal data erased in accordance with the Law on Personal Data Protection. If it is necessary for us to continue processing so that we

would fulfil our legal obligations or for the purpose of filing, realising or defending a legal request, we will erase only that part of data which is no longer necessary to us.

Right to transferability – If you desire to receive from us, in a structured, commonly used and machine-readable form, your personal data which you have provided us with upon registration, or/and to have us transfer the personal data that you have provided us with to another controller/data processor, you have the right to demand this from us provided that processing is based on a consent or a contract and that processing is conducted in an automated manner.

Right to a restriction on processing – You have the right to demand a restriction on the processing of your personal data in accordance with the law.

Right to objection – You have the right to file an objection to the processing of your personal data which is conducted on the basis of a legitimate interest.

Every data subject has the right, which was granted to them by an EU legislator, to object at any time to the processing of personal data, based on Points (e) or (f), Article 6 (1) of GDPR, including profiling on the basis of those provisions. In that case, GORKI LIST will no longer process personal data unless the controller provides strong legitimate reasons for processing as taking precedence over the interests, rights, and freedoms of data subjects, or for the establishment, realisation or defense of legal requests.

If GORKI LIST processes personal data for the purpose of direct marketing, the user has the right, at any moment, to file an objection to the processing of personal data for such marketing, which includes profiling to the extent in which this is related to such direct marketing. If the data subject objects to GORKI LIST's carrying out processing for the purpose of direct marketing, GORKI LIST will no longer process personal data for such purposes.

A User has the right to file an objection to personal data processing in any case envisaged by the European Union's General Data Protection Regulation (GDPR).

Right to addressing the competent body – You have the right to file a complaint to the Commissioner for Information of Public Importance and Personal Data Protection.

All other rights envisaged by legislation – A person that the data refer to can exercise his/her rights by sending a request to the following email address: marketing@jedinipravi.com .

GORKI LIST will give you all the necessary additional information for the purpose of realising the above-said requests, and it will also give you help, in accordance with the terms and in the manner prescribed by the valid Law on Personal Data Protection. To your request we will reply in a period as short as possible, and no later than 30 days from the date of receipt of the request. In case of the complexity of a request or a large number of requests, we might need an additional period of time to reply to the request. This period of time cannot be longer than 90 days and of this we will send you a special notification.

If your request is clearly ungrounded or if it is frequently repeated, we may reject it or charge the costs of its realisation. It is deemed that frequent repetition is when you contact us for the exercise of some of your rights more than twice in the course of one year. If you contact us three

or more times in the course of one year for the same right, we will reply to your request only if you have a justified reason.

MESSAGES AND NOTIFICATIONS

GORKI LIST will notify you via your account, and via the email address that you provided us with upon registration in relation to ordered services via the website GORKI LIST.

COOKIES POLICY

In order to adapt our functions to you and in order to make visits to our website as attractive as possible, we use so-called cookies. Cookies are textual files stored on your devices. Cookies are uniquely assigned to every individual user/buyer and can only be read by a web server in the domain which sent them to the user/buyer. Some cookies are erased after the expiry of browser session, that is, after your browser is closed (so-called 'session cookies'). Other cookies stay on your devices, so that by means of them we can recognise the browser upon your next visit to our website (persistent cookies).

The data subject can, at any moment, prevent the setting of cookies via our website by appropriately setting the used web browser, and in this manner he/she can permanently disable the setting of cookies. Apart from that, the already set cookies can, at any time, be erased via a web browser or other software programmes. This is possible with all popular web browsers. If the data subject deactivates the placing of cookies into the web browser that is used, all functions of our webpage will not be usable under particular circumstances.

If you do not want GORKI LIST to record information on your visit to our website, you can turn off that option in your browser.

PROVISIONS ON THE PROTECTION OF DATA ON SIGNING IN WITH FACEBOOK AND USING IT

On this web location, the controller has integrated the components of corporative Facebook. Facebook allows the users of social networks to include the creation of private profiles, to load photos, and to network through requests by friends. Upon every visit to some of the individual pages of this webpage which is governed by the controller and has a Facebook component integrated into it (Facebook addition), the web browser contained in the data subject's system of informational technology will automatically require a download of that Facebook component.

During this technical procedure, Facebook gets information on what specific subpages of our webpage the data subject has visited. If the data subject simultaneously signs in with Facebook, Facebook will reveal what specific subpage of our webpage has been visited by the data subject upon every data subject's visit to our web location and during the entire duration of each respective stay on our website. This information is collected via the Facebook component and is

linked to the relevant Facebook account of the data subject. If the data subject clicks on one of the Facebook buttons that are integrated into our web location, e.g. the button “Like”, or if the data subject makes a comment, Facebook will match all those pieces of information to the data subject’s personal Facebook user account and save personal data. By means of the Facebook component, Facebook always receives information on the data subject’s visits to our webpage every time the data subject simultaneously signs in with Facebook during their visit to our webpage, regardless of the fact whether the data subject clicked on the Facebook component or not. If the data subject does not want to transfer personal data to Facebook, he/she can prevent such a transfer by signing out of Facebook before accessing our webpage. Facebook’s data policy, which is available on <https://www.facebook.com/policy.php>, provides information on the collection, processing, and usage of personal data by Facebook. The thing that is also explained there are the options for settings that Facebook offers for the purpose of protecting the data subject’s privacy.

PROVISIONS ON THE PROTECTION OF DATA ON SIGNING IN WITH GOOGLE ADSENSE AND USING IT

On this web location, the controller has integrated Google AdSense. Google AdSense is a network service which makes it possible to post advertisements on the web locations of third parties. Google AdSense is based on an algorithm which chooses advertisements displayed on the web locations of third parties so that they overlap with the contents of a relevant third-party web location. Google AdSense permits the targeting of Internet users based on interest, which is conducted through the generation of individual user profiles. Google AdSense places a cookie into the data subject’s system of information technology. The definition of a cookie is explained above. Via the setting of cookies, Alphabet Inc. enables the analysis of our website’s usage. Upon every visit to one of the individual pages of this webpage which is governed by the controller and has a Google AdSense component integrated into it, the Internet browser in the data subject’s system of information technology will automatically submit data via the Google AdSense component for the purpose of online advertising and paying commissions to the company Alphabet Inc.

During this technical procedure, the company Alphabet Inc. finds out about personal data, such as the data subject’s IP address, which is used by the Alphabet Inc. for understanding the origin of visitors and clicks, and then the company, among other things, makes commission-based deals. The data subject can, as mentioned above, at any time prevent the setting of cookies via our webpage by means of an appropriate setting of the used web browser, and thus permanently disable the setting of cookies. Such an adaptation to the used Internet browser would also prevent the company Alphabet Inc. from placing a cookie into the data subject’s system of information technology. Apart from that, a cookie that the company Alphabet Inc. has already placed can be erased at any moment by means of a web browser or other software programmes. Google AdSense also uses tracking pixels. A tracking pixel is a miniature graphic which is built into webpages in order to allow for the recording of a log file and the analysis of the file by means of which it is possible to conduct a statistical analysis. Based on built-in tracking pixels, Alphabet Inc. can ascertain whether and when the data subject opened the web location and on what links the user clicked. Tracking pixels are used for analysing the flow of

visitors on the web location, among other things. Via Google AdSense, personal data and data – which also include the IP address and are necessary to the collection and accounting of displayed advertisements – are transferred to the company Alphabet Inc. in the United States of America. These personal data will be stored and processed in the United States of America. Alphabet Inc. can, via this technical procedure, collect personal data from third parties. Google AdSense is further explained on the following link: <https://www.google.com/adsense/start/>.

PROVISIONS ON THE PROTECTION OF DATA ON THE APPLICATION AND USAGE OF GOOGLE ANALYTICS

On this web location, the controller has integrated a component of Google Analytics (with the function of anonymity). Google Analytics is a service of web analytics. Web analytics is the collection and analysis of data on the conduct of visitors to web locations. The service for web analysis collects data on the web location from which the person came (known as the "recommender"), what subpages were visited or how often, and how many views, among other things, there were in the course of the duration of a subpage. Web analytics is mostly used for webpage optimisation and for conducting a costs analysis, and it uses online advertisements. By means of this application, Google reduces the IP address of the data subject's Internet connection and is made anonymous upon accessing our web locations from an EU country or another signatory state of the Agreement on the European Economic Area. The purpose of a Google Analytics component is to analyse the turnover on our web location. Google uses collected data and information to estimate the usage of our web location and to provide network reports, which show activities on our web locations, and also to provide other services that are concerned with the usage of our webpage, among other activities. Google Analytics places a cookie into the data subject's system of information technology. The definition of a cookie is explained above. Through the setting of cookies, Google is enabled to analyse the usage of our webpage. Upon every visit to some of the individual pages of this webpage which is governed by the controller and has a Google Analytics component integrated into it, the online browser in the data subject's system of information technology will automatically submit data via the Google Analytics component for the purpose of online advertising and paying commissions to Google.

During this technical procedure, the company Google finds out about personal data, such as the data subject's IP address, which is used by Google for understanding the origin of visitors and clicks, and then, among other activities, to make deals on commissions. A cookie is used for the storage of personal data, such as the time of access, the location from which access was realised, and the frequency of the data subject's visits to our web location. Upon every visit to our webpage, such personal data, including the IP address of access to the Internet which is used by the data subject, are sent to Google in the United States of America. These personal data will be stored by Google in the United States of America. Google can collect personal data, via this technical procedure, from third parties. The data subject can, as stated above, at any time prevent the setting of cookies via our webpage by an appropriate setting of the used web browser, and thus permanently disable the setting of cookies. Such an adaptation to the used online browser would also prevent Google from placing a cookie into the data subject's system of information technology. Apart from that, a cookie that Google Analytics has already set can

be erased any time via a web browser or other software programmes. Apart from that, the data subject has the possibility of objecting to the set of data which are generated by Google Analytics, and which refer to the usage of this webpage as well as to the processing of these data by Google. In order to do this, the data subject must download a browser addition and install it. This browser addition uses Java Script to tell Google Analytics that data and information on visits to web locations cannot be transferred to Google Analytics. Google deems the installation of browser additions as an objection. If the data subject's system of information technology is later on erased, formatted or re-installed, the data subject must re-install browser additions to disable Google Analytics. If the browser addition has been deinstalled by the data subject or by any other person that can be ascribed to the data subject's sphere of competence, or if it has been disabled, it is possible to perform a re-installation or a re-activation of browser additions. You can access further information and valid Google provisions on data protection at the following two online addresses: 1) <https://policies.google.com> and 2) <https://marketingplatform.google.com/about/analytics/terms/us/>. Google Analytics is further explained on the following link: <https://analytics.google.com>.

PROVISIONS ON THE PROTECTION OF DATA ON SIGNING IN WITH GOOGLE REMARKETING AND USING IT

On this web location, the controller has integrated the services of Google remarketing. Google remarketing is a characteristic of Google AdWords, which enables a company to show advertisements to the Internet users who have previously visited the company's web location. The integration of Google remarketing enables a company to create advertising based on users and thus show advertisements that are relevant to the interests of Internet users. The purpose of Google Remarketing is to embed advertisements that are relevant to interests. Google remarketing enables us to show advertisements on Google network or on other web locations that are harmonised with the individual needs and interests of Internet users. Google Remarketing places a cookie into the data subject's system of information technology. The definition of a cookie is explained above. By placing a cookie, Google enables us to recognise a visitor to our webpage if they afterwards visit the webpages that are also members of Google network. Upon every visit to the webpage on which a service was integrated by Google Remarketing, the data subject's web browser is automatically identified with Google. During this technical procedure, Google receives personal data, such as the IP address or surfing of a user, which are used by Google for embedding advertisements of interest, among other things. A cookie is used for the storage of personal data, e.g. a webpage that is visited by the data subject. Upon every visit to our web location, personal data, including the IP address of access to the Internet used by the data subject, will, in accordance with that, be sent to Google in the United States of America. These personal data will be stored by Google in the United States of America. Google can collect personal data, via this technical procedure, from third parties. The data subject can, as mentioned above, at any moment prevent the setting of cookies via our webpage by an appropriate setting of the used web browser, and thus permanently disable the setting of cookies. Such an adaptation to the used online browser would also prevent Google from placing a cookie into the data subject's system of information technology. Apart from that, a cookie that Google has already set can be erased at any time via a web browser or other

software programmes. In addition, a person with data has the possibility of objecting to Google's interest-based advertising. In order to do this, the data subject must visit <https://adssettings.google.com> and perform desired settings on each web browser that is used by the data subject. You can access further information and valid Google provisions on data protection at <https://policies.google.com>.

PROVISIONS ON THE PROTECTION OF DATA ON SIGNING IN WITH GOOGLE ADWORDS AND USING IT

On this web location, the controller has integrated Google AdWords. Google AdWords is a service for online advertising which enables the advertiser to place advertisements into browser and Google network results. Google AdWords enables the advertiser to define keywords in advance so that an advertisement in Google search results is shown only if a user uses a browser for finding search results per keywords. In Google network for advertising, the advertisements are distributed on relevant webpages using an automatic algorithm, taking previously defined keywords into consideration. The purpose of Google AdWords is to promote our webpage by including relevant advertising into third-party web locations and into the results of Google browser, and by embedding third-party advertisements onto our web location. If the data subject reaches our webpage via Google advertisements, a conversion cookie is placed into the data subject's system of information technology via Google. The definition of a cookie is explained above. A conversion cookie loses importance after 30 days and is not used for the identification of the data subject. If a cookie has not expired, a conversion cookie is used to check out whether anyone has accessed particular subpages on our website. Through a conversion cookie, both Google and the controller can understand whether the person who reached the AdWords advertisement on our web location realised a sale, or in other words, whether they made or cancelled a sale of goods. The data and information collected through the usage of conversion cookies use Google for the creation of visits statistics for our web location. This visits statistics is used to determine the total number of users who were served by means of AdWords advertisements, so that it would be possible to ascertain the success or failure of every AdWords advertisement and to optimise our AdWords advertisements in the future. Neither our company nor other Google AdWords advertisers receive from Google the information that could identify the data subject. A conversion cookie stores personal data – for example, the webpages visited by the data subject. Upon every visit to our web location, personal data, including the IP address of access to the Internet used by the data subject, will, in accordance with that, be sent to Google in the United States of America. These personal data will be stored by Google in the United States of America. Google can collect personal data, via this technical procedure, from third parties. The data subject can, as stated above, at any time prevent the setting of cookies via our webpage by an appropriate setting of the used web browser, and thus permanently reject the setting of cookies. Such an adaptation to the used online browser would also prevent Google from placing a conversion cookie into the data subject's system of information technology. Apart from that, a cookie that Google AdWords has already set can be erased any time via a web browser or other software programmes. In addition, a person with data has the possibility of objecting to Google interest-based advertising. In order to do this, the data subject must visit

<https://adssettings.google.com> and perform desired settings on every web browser used by the data subject. You can access further information and valid Google provisions on data protection at <https://policies.google.com>.

THE PERIOD OF DATA STORAGE

We store your data during the period of time that is needed for the realisation of a specific purpose or until the moment of revoking a given consent to storage and processing. After that, the data are erased except in extraordinary cases prescribed by the law or when the erasure of data could result in hindrances to an investigation, revelation or prosecution in criminal cases, and in the prevention of receivables from being realised in civil disputes.

In particular cases, personal data can be stored over a longer period of time, for the needs of meeting legal obligations (e.g. Law on Accounting and the like, or for the establishment, realisation or defense of a legal request, in accordance with valid regulations and laws).

Users/buyers are obliged to notify GORKI LIST if some of the registered personal data should be corrected or updated.

The data you deliver to us upon registration are kept until the moment of erasing your user account.

ACCESS TO DATA

Depending on a specific purpose, access to particular personal data of an advertiser can be granted to employees of the company GORKI LIST, to partner companies and trustworthy associates who are helping with the improvement of the services that are offered by GORKI LIST to its users.

Exceptionally, personal data can be delivered to competent state bodies under legal obligation and to the extent in which this is necessary.

All those who have access to data are obliged to take the appropriate technical, organisational, and personnel measures for the purpose of protection and safety. In situations when data processing is, on our order, carried out by a third legal party/person, the process of personal data processing and measures of protection will be regulated by a contract.

TRANSFERS OF PERSONAL DATA TO OTHER COUNTRIES

Particular processors who can access personal data have their headquarters in foreign countries, and primarily in EU member-states or in member-states of Council of Europe Convention No. 108. The transfer of data to these countries is done based on the implied level of appropriate personal data protection in those countries, in accordance with the law.

Every data subject has the right, as granted to them by an EU legislator, to receive the personal data that pertain to them or have been delivered to the controller in a structured, commonly used, and machine-readable format. Furthermore, the data subject has the right to forward these

data to another controller without hindrances on the part of the controller to whom personal data were delivered, when processing is based on consent in accordance with Point (a), Article 6 (1) of GDPR or Point (a), Article 9 (2) of GDPR, or on a contract in accordance with Point (b), Article 6 (1) of GDPR, and processing is done by automated means, provided that processing is not necessary to complete the tasks that were carried out in the public interest, or to carry out the public authorisations given to the controller. In addition, in exercising their own right to data transferability in accordance with Article 20, Paragraph 1 of GDPR, the data subject has the right to have the personal data transferred directly from one controller to another where this is technically feasible and if this does not negatively affect the rights and freedoms of others.

If particular processors have their headquarters outside of the above-mentioned groups of countries, a transfer of data would be possible exclusively with the application of provisions contained in Article 65, Law on Personal Data Protection, which regulates transfer with the application of appropriate measures of protection.

In case of significant changes to the Privacy Policy, GORKI LIST will notify all users about changes in an active manner, for example via an email or via clearly visible notifications. Buyers are hereby notified that they should occasionally check out the website GORKI LIST so as not to miss any possible changes to the Privacy Policy. If changes to this Privacy Policy include diminishment of your rights, we will ask for your express consent to continued usage of the website GORKI LIST.

Privacy Policy, published on (date) 09.10.2020.