

Privacy Policy of the Website

The current Privacy Policy of personal data ("Privacy Policy") is acting for the whole information uploaded on the website invest-vitrina.com ("Website") that users can get during the time they use the Website, its services, software and products.

The usage of the services of the Website means unconditional consent of the User with the current Privacy Policy and the mentioned conditions of data processing. In case of disagreement with these conditions, the User must be abstinent from using the services.

1. General statements

1.1. In the frameworks of the current Privacy Policy, the Privacy Policy is following:

1.1.1. Personal data that the User gives about himself or herself when the registration procedure is taking place (the creation of the account) or at the time of the usage of the Services, includes the personal data of the User. The information, obligatory for giving to the Services, is marked.

The other information is granted by the User if he or she wishes.

1.1.2. The data that is automatically transmitted to the services of the Website at the period of its usage through the installed software on the User's appliance, including IP-address, cookie data, user's browser information (or the information from another software by means of which there is an access to the services), technical features of the equipment and the software used by the User, the date and the time of the access to the services, the web-addresses of the inquired web-pages and another similar information.

1.1.3. The other information about the User, the processing of which is envisaged by the Terms of Use.

1.1.4. The current Privacy Policy is applicable only to the Website: invest-vitrina.com. The Website does not control and is not responsible for the third parties' websites to which the User can pass clicking the links available on the Website.

2. The purposes of personal data processing.

2.1. The Website collects and stores only the personal information which is needed for granting the services and fulfilling the agreements and contracts with the User with the exception of the cases when the legislature demands obligatorily to store the personal data for the exact period of time, defined by the law.

2.2. The Website processes the User's personal data for the following purposes:

2.2.1. Identification of the User, registered on the Website.

2.2.2. Granting an access to the User to the personalized resources of the Website.

2.2.3. Establishment of the feedback with the User, including sending information messages, inquiries, regarding the usage of the Website, provision of the service, processing of the inquires and applications from the User.

2.2.4. Defining the location of the User for the providing security, preventing the fraud.

2.2.5. Confirmation of authenticity and completeness of personal data given by the User.

2.2.6. Creating the account for the User if the User has given his consent on the creation.

2.2.7. Giving the information messages to User of the Website.

2.2.8. Granting to the User the effective customer and technical support in case of a problem connected to the usage of the Website.

2.2.9. Realizing of advertising activity after having received the consent from the User.

3. The conditions of processing of the Users' personal data and the transmission of it to the third parties.

3.1. The website stores the personal information in accordance with the domestic regulations of the specific services.

3.2. Regarding the User's personal data, the privacy is saved excepting the cases of granting voluntarily by the User the information about himself or herself for the public access to unlimited number of people.

By using the separate services, the User agrees with the fact that the part of his or her personal information becomes public (available to all).

3.3. The Website has the right to transmit the User's personal data to the third parties in the following cases:

3.3.1. The User has agreed with this actions.

3.3.2. The transmission is necessary for the usage (by the User) of definite service or for the implementation of definite agreement or the contract with the User.

3.3.3. The transmission is envisaged by the Russian or the other legislation in the frameworks of established legal procedure.

3.3.4. In case of selling the Website, a buyer gets the whole range of obligations on the observance of the current Privacy Policy conditions concerning the received personal data.

3.4. The User's personal data processing is accomplished without limitation of the term by any of legal means including in the personal data system with the usage of automatic means or without. The processing of Users' personal data is

accomplished in accordance with the Federal Law on Personal Data №152 (from 27.07.2006).

3.5. In case of loss or divulging of personal data the Website Administration informs the User about the loss or divulging of personal data.

3.6. The Website Administration takes the necessary organization and technical measures for protecting the User's personal data from unlawful or random access, elimination, changing, blocking, copying, and spreading and also from unlawful actions of the third parties.

3.7. The Website Administration together with the User take all necessary measures for prevention of loss or the other negative consequences evoked by loss or divulging of the User's personal data.

4.The obligations of the parties.

4.1. The User must:

4.1.1. Grant the personal information which is needed for the usage of the Website.

4.1.2. Update and add granted information about personal data in case of changing of that information.

4.2. The Website Administration is obliged:

4.2.1. Use received information exclusively for the purposes mentioned in the current Privacy Policy.

4.2.2. Provide the storage of confidential information in secret, not to divulge without preliminary written consent of the User, and also not to sell, change, publish or divulging by other possible means User's personal data excepting the means envisaged by the current Privacy Policy.

4.2.3. Take precautions for the privacy protection, the protection of the User's personal data according to the order usually used for the protection of the information of this type in the current business practice.

4.2.4. Accomplish the blocking of personal data related to the User since the time of address or the inquiry of the User or his or her legal representative or the authorized body on the rights protection of the subjects of personal data for the period of checking, in case of detection of unlawful personal data or illegal activities.

5. The responsibilities of the parties.

5.1. The Website Administration is responsible for the losses of the User in connection with the illegal usage of personal data in accordance with the Russian Federation legislation and the Disclaimer.

5.2. In case of loss or divulging of the confidential information, the Website Administration is not responsible for it if this confidential information:

5.2.1. Has become public before the loss of it or divulging.

5.2.2. Has been received from the third party before the moment of receiving it by the Website Administration.

5.2.3. Has been divulged with the consent of the User.

6. Disputes settlement.

6.1. Before applying to the court with lawsuits on the disputes between the User and the Administration of the Website, it is necessary to present the claim (a written suggestion on voluntary dispute settlement).

6.2. The recipient of the claim informs the applicant about the results of considering of the claim in a written way during 10 calendar days since the day of receiving the claim.

6.3. If the compromise has not been reached, the dispute will be transmitted to the Arbitration Court of Belgorod region for consideration.

6.4. To the current Privacy Policy and to the relations between the User and the Administration of the Website it is applied the current Russian Federation legislation.

7. Additional conditions.

7.1. The Website Administration has the right to make amendments to the current Privacy Policy without the User's consent.

7.2. New Privacy Policy comes into force since the moment of the uploading of it on the Website if the other is not envisaged by the new version of the Privacy Policy.

7.3. All suggestions and questions concerning the current Privacy Policy you should send to the following address: hello@invest-vitrina.com

7.4. The active Privacy Policy is allocated on the web-page: <https://invest-vitrina.com/docs/en/PrivacyPolicyOfTheWebsite.pdf>

7.5. The current Privacy Policy is created in Russian. The Policy, written in the other language, is the additional version to the current Policy. In case of discrepancy of the Russian version of the Policy with the additional version in the other language, the provisions of Russian version are applied.