

Principles of Personal Data Protection

Principles of personal data protection, an appendix to Terms of Service for Evesy online system (henceforth 'evesy.io') issued by Evesy limited, Chamrádova 687/28, 718 00 Ostrava - Kunčičky, Commercial registration number: 07733160 registered in the commercial register maintained by the Regional court in Ostrava, section C, number 77025, contact information:

tel: +420 736 659 322

webpage: www.evesy.io

email: matej@evesy.io.

While working with the customer's personal information we follow the law of the Czech Republic and applicable European legislation, especially The General Data Protection Regulation (EU) 2016/679 (GDPR) and act no. 480/2004 Sb. concerning information company services and changes in some acts, and its consequent amendments.

I. Basic Provisions

1.

These principles of personal data protection (henceforth 'PPDP' only) regulate the rights and obligations of the customer and the provider in relation with, or on the basis of, the agreement on granting the license to use Evesy.io as stated by article no. 2358 civil code. These PPDP are an inseparable part of general terms of service, which regulate any agreement between the customer and the provider.

II. Customer Personal Data Protection

1. Customer personal data protection is provided by act no. 101/200 Sb., concerning personal data protection, and its consequent amendments.
2. The customer gives consent with processing of these personal data: first and last name, telephone number, address of residence and email address (henceforth collectively referred to as 'personal data')
3. The customer agrees with processing of their personal data by the provider for purposes of realization of rights and obligations established by the agreement, and for purposes of customer account and Evesy instance operation. Unless stated otherwise, the customer also agrees with processing of their data for the purposes of commercial communication.
4. The customer acknowledges that personal data they provide (upon registration, order or in their customer account) are to true and correct at all times. In case there is a change in their personal data (surname change, moving to another city or address), they are obliged to inform the provider of the fact without any unnecessary delay.

5. The provider may authorize a third party to process the customer's personal data. The personal data will not be supplied to third parties without prior consent from the customer.
6. The personal data will be processed for as long as the purpose requires. Personal data will be processed in an electronic form, both in an automated and non-automated way.
7. The customer acknowledges the personal data they provide are correct. They also acknowledge they have been informed that the provision of these personal data is voluntary.
8. Should the customer feel the provider or a third party processing their data does so in violation of their (the customer) personal life or in violation of law, especially if the data are not correct in accordance with the purpose for their processing, they may either:
 1. ask the provider or the third party responsible for processing of the data for an explanation
 2. or ask the provider or such third party to resolve the situation.
9. Should the customer ask for information concerning the processing of their personal data, the provider is obliged to comply with the request. The provider has the right to ask for a reasonable compensation for doing so, provided the compensation does not exceed the expenditures for providing the information.
10. The customer has the right to withdraw the consent with processing of their personal data by sending an email to the provider.

III. Commercial Communication

1. The customer agrees to receive information related to provider's company or services via email.

IV. Communication

1. Both parties, i.e. both the customer and the provider, agreed to use email for all the necessary correspondence. The emails will be sent to the email address provided upon the customer registration (provider to customer) or to the email address of the provider

shown at their webpage (customer to provider).

V. Final Provisions

1. All arrangements between the provider and the customer are regulated by valid law of the Czech Republic. Should the relationship established by the agreement contain any international (foreign) element, then both sides of the agreement agree that the relationship is regulated by the law of the Czech Republic. That does not apply customer rights established by general binding rules.
2. In this agreement, unless the context dictates otherwise, the meaning of a word in singular entails its meaning in the plural and vice versa.
3. In case these PPDP are available to the customer in multiple languages, the Czech version is binding and the provider does not take any responsibility for the correctness of such translations.
4. Personal data protection is monitored by The Office for Personal Data Protection (<http://www.uoou.cz>).
5. Should there be any questions regarding these PPDP or the agreement, the provider will provide all the information needed.
6. The customer and the provider agree to settle any eventual disputes by conciliation or using a mediator. In case of settling their relationships the legal way, both parties agree (in terms of article no. 89 of the code of civil procedure) on the local jurisdiction of the Regional court in Ostrava, respectively the Regional court in Olomouc.
7. Eventual nullity of some of the provisions established by the PPDP which can be separated from the whole, has no effect on the validity of the rest of the document.

These rules become valid on 21.3.2019