

General information on the processing of personal data

1. The person concerned - the buyer / visitor of the website,
Operator - operator of the online store : Tomáš Zúbrik, Jiráskova 400/23,
965 01 Žiar nad Hronom, ID: 48108987, e-mail: info@tomweb.sk
2. Recipients of personal data :
 - Tomáš Zúbrik, Jiráskova 400/23, 965 01 Žiar nad Hronom, ID: 48108987,
e-mail: info@tomweb.sk
 - Gumroad, Inc., 548 Market St., San Francisco, CA 94104-5401
3. With regard to the scope and subject of its activity, the operator has no obligation pursuant to Section 44 of Act No. 18/2018 Coll . on the protection of personal data to appoint a responsible person. However, if you have any questions regarding your personal data, write to us at: info@tomweb.sk
call the phone number: 0910 389 314 , or visit us in person at the above address of the operator.

Site operator responsible for the processing of personal data under Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, (GDPR) The data subject has the right to upon written request from the controller to request information about his personal data, which are the subject of processing or liquidation or correction of his personal data by the operator.

4 . The data subject is obliged to provide true and current personal data. The rights of the data subject are governed by Chapter 3 of the GDPR. The data subject shall have the right: to lodge a complaint with the supervisory authority, to object to the processing, to require the controller to have access to personal data concerning the data subject, to rectify or erase or restrict the processing of personal data, and to transfer data.

Instruction on the rights of the data subject

The person concerned shall have the right, upon written request, to require the operator to:

and, confirmation of whether or not personal data about him are processed,

b, in a generally comprehensible form, information on the processing of personal data in the information system to the extent of the identification data of the controller and the intermediary (if established); the purpose of the processing of personal data; a list or scope of the personal data processed; an indication of voluntariness or the obligation to provide the requested personal data, the period of validity of the consent or the notification which the legal obligation imposes on the provision of personal data; third parties if personal data are to be provided to them; the range of recipients if personal data are to be made available to them; the form of disclosure of personal data, if personal data are to be disclosed; third countries if personal data are to be transferred to those countries,

c, in a generally comprehensible form, precise information on the source from which the controller obtained his personal data for processing,

d, in a generally comprehensible form, a list of her personal data which are the subject of processing,

e, correction or disposal of its incorrect, incomplete or outdated personal data which are the subject of processing,

f, the destruction of her personal data, the purpose of the processing of which has ended; if official documents containing personal data are processed, you can request their return,

g, the liquidation of her personal data, which are the subject of processing, if there has been a violation of the law,

h, blocking of his personal data due to the revocation of the consent before the expiry of its validity, if the controller processes personal data on the basis of its consent. The said request or information on the leakage of personal data or other serious facts concerning the processing of personal data by the controller may be addressed to the controller, at the above address or on tel. numbers: 0910 389 314 , resp. at the electronic address: info@tomweb.sk

Right of access to personal data

As the person concerned, you have the right to have the controller confirm to you whether it processes personal data concerning you. If the controller processes your personal data, you have the right to access and further information on the purpose of processing your personal data, the category of personal data processed, to whom your personal data has been or are to be provided, in particular the recipient in a third country or internationally. organization, if possible; if personal data is transferred to a third country or international organization, you have the right to be informed of the appropriate safeguards required by law, the retention period of personal data; if this is not possible, information on the criteria for its determination, the right to request the correction of your personal data, their deletion or restriction of their processing, or the right to object to the processing of personal data, the right to initiate proceedings on personal data protection, sources of personal data, personal data has not been obtained from you, the existence of automated individual decision-making, including profiling. Profiling is any form of automated processing of personal data which consists in the use of such personal data to evaluate certain personal aspects relating to a person, in particular performance, employment, health, personal preferences, interests, reliability, behavior, location or movement) In such cases, the controller shall provide the data subject with information in particular on the procedure used, as well as on the significance and expected consequences of such processing of personal data for the data subject. The operator is obliged to provide you with your personal data, which it processes. The controller may charge a reasonable fee for the repeated provision of personal data, corresponding to the administrative costs. The operator is obliged to provide you with personal data in the manner required by you. The right to obtain personal data must not adversely affect the rights of other natural persons.

The right to correct personal data

As the data subject, you have the right to have the operator correct incorrect personal data concerning you without undue delay. Depending on the purpose of processing personal data, you have the right to supplement your incomplete personal data.

The right to object to the processing of personal data

You have the right to object to the processing of your personal data on the grounds relating to your specific situation, if the controller performs profiling or processes your personal data on the following legal grounds:

- the processing of personal data is necessary for the performance of a task carried out in the public interest or in the exercise of official authority conferred on the controller,
- the processing of personal data is necessary for the legitimate interests of the controller or of a third party. The Operator may not further process your personal data unless it demonstrates the necessary legitimate interests for the processing of personal data which prevail over your rights or

interests or the reasons for asserting a legal claim. You have the right to object to the processing of personal data concerning you for the purpose of direct marketing, including profiling, to the extent that it relates to direct marketing. If you object to the processing of personal data for the purpose of direct marketing, the operator may not further process personal data for the purpose of direct marketing. You have the right to object to the processing of personal data concerning you on grounds relating to your specific situation, if your personal data are processed for scientific, historical research or statistical purposes, except where the processing of personal data is necessary for the performance of tasks for reasons of public interest.

The right to delete personal data

As the person concerned, you have the right to have the operator delete personal data concerning you without undue delay. If you ask the controller to delete your personal data, the controller is obliged to delete them in the following cases:

and, the personal data are no longer needed for the purpose for which they were obtained or otherwise processed,

b, you revoke the consent on the basis of which the controller processes your personal data and there is no other legal basis for the processing of personal data,

c, you object to the processing of personal data and there are no legitimate reasons for the processing of personal data or you object to the processing of personal data for the purpose of direct marketing, including profiling to the extent related to direct marketing,

d, personal data are processed illegally,

e, the reason for the deletion is the fulfillment of an obligation stipulated by legal order,

f, personal data were obtained in connection with the offer of information society services according to § 15 par. Act 1 If the controller has published your personal data and is obliged to delete them on the basis of the above conditions, it is also obliged to inform other operators who process your personal data with regard to available technology and costs, so that these operators copies or depreciation. The operator is not obliged to delete your personal data if necessary

and, to exercise the right to freedom of expression or the right to information,

b, to fulfill an obligation under a law or an international agreement or to fulfill a task carried out in the public interest or in the exercise of public power entrusted to an operator,

c, for reasons of public interest in the field of public health,

d , for archiving purposes, for scientific purposes, for historical research purposes or for statistical purposes, where erasure is likely to make it impossible or seriously difficult to achieve the objectives of such processing, or

e , to assert a legal claim.

The right to restrict the processing of personal data

You have the right to have the controller restrict the processing of your personal data if

and, you object to the accuracy of your personal data; the operator will limit the processing of your personal data to the period of verifying their accuracy,

b, the processing of your personal data is illegal and instead of deleting you will request a restriction on their use,

c, the controller no longer needs personal data for the purpose of processing personal data, but you need them to exercise a legal claim, or

d, you object to the processing of personal data;

e, the operator will limit the processing of your personal data until it is verified whether the justified reasons on the part of the operator outweigh your legitimate reasons. If the processing of personal data has been restricted, in addition to the storage, the controller may process personal data only with the consent of the data subject or for the purpose of asserting a legal claim, for the protection of persons or for reasons of public interest. The controller is obliged to inform you before the restriction on the processing of personal data is lifted.

Notification obligation in connection with the correction, deletion or restriction of the processing of personal data

The Operator is obliged to notify the recipient (anyone to whom your personal data has been provided) of the correction of your personal data, deletion of personal data or restrictions on the processing of personal data, unless this proves impossible or requires a disproportionate effort. If required, the operator will inform you of these recipients.

Right to portability of personal data

You have the right to obtain personal data concerning you and which you have provided to the operator in a structured, commonly used and machine-readable format. At the same time, you have the right to transfer this personal data to another operator, if it is technically possible and if the processing of your personal data is performed by automated means (ie electronically), while the personal data are processed either

and , with your consent,

b, or are necessary for the performance of a contract to which you are a party or for the performance of a pre-contractual measure at your request. This right must not adversely affect the rights of others. The exercise of the right of portability does not affect the right to delete personal data. The right of portability shall not apply to the processing of personal data necessary for the performance of a task carried out in the public interest or in the exercise of official authority conferred on the controller.

The right to initiate proceedings for the protection of personal data

In the event that you are directly affected by your rights under the Personal Data Protection Act, you have the right to submit a proposal to initiate proceedings on personal data protection pursuant to Section 100 of this Act. The purpose of the proceedings is to determine whether the rights of natural persons have been violated in the processing of their personal data or the law has been violated and, if deficiencies are found, if justified and expedient, to impose remedial measures or a fine for violating the law. The Office shall publish a model of the proposal on its website. The application must contain evidence in support of the allegations made in the application and a copy of the document or other evidence proving the exercise of the right by the controller (right of access to personal data, right to request correction of personal data, right to erase or restrict processing of personal data, right to object to processing). personal data, the right to the transfer of personal data), if such a right has been exercised by the data subject, or an indication of reasons worthy of special consideration for not exercising the right in question.

The above rights (in addition to the right to initiate proceedings on personal data protection) may be exercised by e-mail or in writing by post to the controller supervising the processing of personal data. The controller may also be notified of the leakage of personal data or other serious facts concerning the processing of personal data by the controller.

If the data subject suspects that his or her personal data are being processed unjustifiably, he or she may file a motion to initiate proceedings on personal data protection with the Office for Personal Data Protection of the Slovak Republic, Hraničná 12, 820 07 Bratislava 27, Slovak Republic or contact the Office via its website. headquarters <http://www.dataprotection.gov.sk> .

If the person concerned does not have full legal capacity, his rights may be exercised by a legal representative. If the person concerned is not alive, his or her rights under this Act may be exercised by a close person.

The data processing request of the data subject pursuant to the Personal Data Protection Act shall be processed free of charge, except for payment in an amount which may not exceed the amount of expediently incurred material costs associated with making copies, supplying technical media and sending information to the data subject, unless a special law provides otherwise. The operator is obliged to process the request of the person concerned in writing no later than 30 days from the date of delivery of the request. The controller shall notify the data subject and the Office for Personal Data Protection of the Slovak Republic in writing of the restriction of the data subject's rights pursuant to the Personal Data Protection Act without undue delay.

The Operator hereby informed you, as the data subject, about the protection of your personal data and instructed you about your rights in relation to the protection of personal data within the scope of this written information obligation.

Processing of personal data for the purpose of placing an order

1. Purposes of processing personal data: issuing a tax document, contacting the customer regarding the order, performance of the contract, handling the application of liability for defects in the products sold - resulting from the planning of the contract.
2. Legal basis for the processing of personal data: a) The processing of personal data (name, surname, title, street and number, postal code, city) is necessary according to a special regulation or international agreement by which the Slovak Republic is bound. Especially according to Act no. 222/2004 Coll. on value added tax. b) Processing of personal data (email, telephone contact) is necessary for the performance of the contract. 3. The retention period of personal data is 3 years .

Processing of personal data for the purpose of sending marketing information

For the processing of personal data for the purpose of sending marketing information, the general information for the processing of personal data mentioned above applies, as well as:

1. Purposes of personal data processing: sending marketing information
2. Legal basis for the processing of personal data: Article 6 (1) 1 letter a) GDPR - the data subject has consented to the processing of his or her personal data for one or more specific purposes
3. Retention period of personal data for a period of 3 years.

Processing of personal data for the purpose of processing cookies

For the processing of personal data for the purpose of processing cookies, the general information for the processing of personal data mentioned above applies, as well as:

1. Purposes of personal data processing: provision of services, personalization of advertisements, traffic analysis, Adwords, Google Analytics .

Cookies are small amounts of data that servers send to your browser. He saves them on the user's computer. Each time you visit the site, the browser then sends this data back to the server.

2. Legal basis for the processing of personal data: Article 6 (1) 1 letter a) GDPR - the data subject has consented to the processing of his or her personal data for one or more specific purposes

3. Retention period of personal data - Cookies used on our website can be divided into two basic types in terms of their durability. Short-term so-called "Session cookies", which are only temporary and remain stored in your browser only until you close the browser, and long-term so-called "Persistent cookies" that remain stored on your device for a long time or until you delete them manually, the time it takes to keep cookies on your device depends on your cookie settings and your browser settings.

Automated individual decision- making, including profiling

The data subject shall have the right not to be subject to a decision which is based exclusively on automated processing, including profiling, and which has legal effects affecting or similarly significantly affecting him.