## Conditions and information on personal data processing - Social networks

eGroup Solutions, a. s., Plynárenská 7/B, 821 09 Bratislava, CIN: 44 989 709, established in accordance with the legal regulations of the Slovak Republic, kept in the Commercial Register of the Municipal Court Bratislava III, Section Sa, Entry No. 4875/B ("eGroup Solutions, a.s." or "controller") as the controller obtains and processes personal data of data subjects, to whom it hereby provides information in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27.04.2016 on the protection of individuals with processing personal data and on the free movement of such data, repealing the Directive 95/46/EC ("GDPR") and with regard to the Act No. 18/2018Coll. on the protection of personal data and on the amendment of certain acts ("APPD").

The conditions and information on the processing of personal data ("PD") of the controller explain only the basic issues concerning the management of the controller's profiles. The operator has only typical administrator rights when processing your PD via their profiles on social networks. When using social networks, your PD are also processed by the providers of these social networks (e.g. Facebook, Instagram, Google, LinkedIn). We generally have no control over and are not responsible for this processing, the further provision of your PD to third parties and their cross-border transfers to third countries (which are carried out by taxed social network providers). We encourage you to familiarize yourself with the privacy terms of the providers of social media platforms through which we communicate. The controller shall only be responsible for the processing of your PD through social networks if they are directly involved in the processing as a joint controller (Facebook, Instagram, Google, LinkedIn statistical purposes) or as a controller using the services of an intermediary. The controller is only responsible for its own marketing activities and its own campaigns on its official social network profiles explaining these privacy terms.

## **FACEBOOK AND INSTAGRAM AND ANOTHER SOCIAL MEDIA:**

For social networks Instagram and Facebook, PD is processed by Meta Platform Ireland Limited, 4 Grand Canal, Port Grand Canal, Dublin 2 Ireland ("Facebook") as described in Facebook policy at <a href="https://www.facebook.com/policy">https://www.facebook.com/policy</a>, <a href="https://www.facebook.com/policy">https://www.facebook.com/policy</a>, <a href="https://www.facebook.com/policy">https://www.facebook.com/s19522125107875</a>. The controller would like to emphasize that in this case, user data can also be processed outside the European Union. This may result in risks for the user, for example enforcement of users' rights may be more difficult. However, Facebook has been subject to the EU-US Privacy Policy and agrees to comply with EU data protection standards (https://www.facebook.com/help/566994660333381?ref=dp). In the case of other social network providers, the controller acts similarly, and always chooses a social network for its official profiles, the controller of which guarantees compliance with EU standards and compliance with basic EU standards for privacy.

Unless otherwise stated in these conditions, for the purpose of "social networks – profile management", in principle, the controller is a special controller vis-à-vis social network controllers and a social network controller as a special controller.

Contrary to the above, the controller is in the position of an independent controller in relation to the controller of the social network Facebook for the purpose of "social networks – profile management" and the social network controller as an intermediary of the controller. For this purpose, the controller can use the services provided by Facebook, which are marked as "" data file custom audiences – i.e. management of the audience for the implementation of advertising campaigns, in which case there may be a merger of PD processed by the controller with PD processed in Facebook databases, as well as services marked as "measurement and analytics" – i.e. services in which Facebook processes the PD on behalf of the controller in order to measure the performance and reach of the controller's advertising campaigns and provides the controller with reports of users who have seen and responded to the controller's advertising content placed on the controller's Facebook profiles. This processing of user accounts may occur if the user interacts with the controller's advertising content or the controller's website as part of the use of a user profile established on Facebook. In both cases, the controller is used by Facebook as an intermediary, and in this case the following legal guarantees apply to the processing of user accounts: <a href="https://www.facebook.com/legal/terms/dataprocessing">https://www.facebook.com/legal/terms/dataprocessing</a>.

For the purpose of "social networks - statistics", the controller is a joint controller with Facebook. For this purpose, the controller may process data on users and their behaviour on social networks obtained through Facebook's social network providers for the purposes of market research and advertising. For example, from the behaviour of social network users, the so-called Usage profiles in which user interests are stored, regardless of the devices used by the users. Usage profiles can then be used to offer and display ads to a given user, the so-called personalized advertising. For these purposes, the so-called cookies, in which the user behaviour and interests of the user are stored. Under the purpose of "social networks - statistics", Facebook provides the controller as the owner and administrator of its official profiles on social networks (so-called fan page) statistics and information to such an extent that they can be considered PD, as these help the controller to gain an overview of action types that users perform on their sites (the "Site Information"). For the purpose of collecting and processing statistical data, the controller is a joint controller with Facebook, while the PD obtained for these purposes are processed on the basis of an agreement between the joint controllers controller and Facebook. The agreement available here: https://www.facebook.com/legal/terms/page controller addendum and here https://sk-sk.facebook.com/help/instagram/155833707900388.

For information on how to proceed when the data subject's right is exercised and for more information on the conditions for processing personal data, see Facebook Instagram information at: <a href="https://www.facebook.com/about/privacy/">https://www.facebook.com/about/privacy/</a>, opt-out: <a href="https://www.facebook.com/settings?tab=ads">https://www.facebook.com/settings?tab=ads</a> and <a href="https://help.instagram.com/581066165581870?ref=dp">https://www.linkedin.com/settings?tab=ads</a> and <a href="https://help.instagram.com/581066165581870?ref=dp">https://www.linkedin.com/settings?tab=ads</a> and <a href="https://help.instagram.com/581066165581870?ref=dp">https://www.linkedin.com/settings?tab=ads</a> and <a href="https://www.linkedin.com/legal/privacy-policy">https://www.linkedin.com/legal/privacy-policy</a>. In the case of LinkedIn, the details or appropriate guarantees are detailed at: <a href="https://www.linkedin.com/legal/l/dpa">https://www.linkedin.com/legal/l/dpa</a>

https://www.linkedin.com/legal/l/eu-sccs.

You can contact the **Google** who processes your PD by following the steps listed at <a href="https://policies.google.com/privacy">https://policies.google.com/privacy</a> or <a href="https://support.google.com/youtube/answer/2801895?hl=en">https://support.google.com/youtube/answer/2801895?hl=en</a>.

For other social networking providers, similar data is always displayed directly on their website in the section of basic documents, which are labelled as "Privacy" or "Cookies".

## Links:

https://www.facebook.com/eGroupSol

https://www.instagram.com/egroup solutions/

https://www.linkedin.com/company/egroup-solutions-a.s./

https://www.youtube.com/channel/UCUCntJLecbPiQNEt8XRay4A/videos?app=desktop&view=0&sort=dd&shelf\_id=0

The table below shows the purposes of processing the PD, from which the category of data subjects is clear, the legal basis for their processing, the categories of PD processed and the period when the controller will process the PD.

Categories of	Purpose of personal	Legal basis for	PD processing time	Recipients or
data subjects	data processing	the processing of	PD processing time	category of
uata subjects	uata processing	personal data		recipients
Registered	SOCIAL NETWORKS –	Article 6(1)(f) of	The data shall be stored until such time	Entities to which
logged-in users,	MANAGEMENT OF		as they are no longer necessary for the	the provision of PD
registered not	PROFILES ON SOCIAL	the Regulation – LEGITIMATE	provision of the services and products	results from law to
logged-in users	NETWORKS,	INTEREST	of the controller of the social network	the controller;
and non-	INCLUDING	INTEREST	in question or until the user has	professional
registered	COMMUNICATION	The following is a	removed his account, whichever occurs	consultants and
users.	AND DISCUSSION	legitimate	first. This is a case-by-case matter and	advisers who are
users.	WITH USERS	concern: The	depends, for example, on the nature of	bound by legal and/
	(CORPORATE	creation of an	the data; the reason why they are	or contractual
	PROFILE OF SO	official controller	collected and processed; and the	obligation of
	CALLED FAN PAGE	profile on the	relevant legal or operational storage	confidentiality; in
	ON FACEBOOK AND	relevant social	needs.	the case of "data
	OTHER SOC.	network (the so-	needs.	file custom
	NETWORKS)	called "fan	E.g. If a user searches for something on	audiences" and
	,	page"). The	the social network Facebook, you can	"measurement and
	the purpose is to	legitimate	view your search at any time in your	analytics" services,
	promote (direct and	interest is	search history and delete it from there,	the controller of the
	indirect marketing)	promotion (direct	but the record of this search will not be	social network
	and offer controller	and indirect	deleted until 6 months later. If e.g. the	Facebook is in the
	services on social	marketing) and	user sends a copy of their state-issued	position of its
	networks,	the provision of	identification document to the	intermediary
	communicate with	controller services	operator of the social network	towards the
	users and various	on social	Facebook for the purpose of verifying	controller.
	accompanying	networks,	the account, this copy is deleted after	
	activities through	communication	30 days from its sending.	
	social networks,	with users,		
	provide information	organization of		
	to the wider public.	competitions and		
		accompanying		
		activities through		
		social networks,		
		provision of		
		information to		
		the wider public.		
	4051104.505			
Persons	AGENDA FOR	Processing is	5 years following the year in which the	Entities to which
exercising their	EXERCISE OF THE	within the	application was processed	the controller
rights as data	RIGHTS OF THE	meaning of Art. 6		provides PD by law,
subjects	PERSON CONCERNED	par. 1 letter c) of		professional
	(Folders of Colds	the Regulation		consultants and
	(Evidence of rights	GDPR necessary		advisers who are
	exercised by affected	for meeting the		bound by legal and/
	persons according to	legal obligations		or contractual
	Chapter III	of the controller		obligation of
	Regulations 2016/679	arising from the		confidentiality
	on the protection of	Regulation and		
	natural persons in the	from the Act No.		
	processing of	18/2018 Coll. on		
	personal data and on	the protection of		

the free movement of	personal data.	
such data)		

The controller shall not disclose personal data to any third parties other than those required by law or these conditions of processing personal data. The controller does not transfer personal data to third countries (outside the European Union / European Economic Area); the transfer to a third country can be carried out by the operator of the social network. For more information see:

https://www.facebook.com/about/privacy/

https://www.facebook.com/settings?tab=ads

https://help.instagram.com/581066165581870?ref=dp

https://www.linkedin.com/legal/privacy-policy,

https://policies.google.com/technologies/retention?hl=sk-

The controller shall not process personal data for the purposes of automated decision making, including profiling.

In the event that for any of the purposes of processing, the contract is the legal basis for the processing of personal data, the provision of such data constitutes a contractual requirement for performance under the contract in question. In the absence of this information, it is not possible to enter into a contractual relationship or subsequent performance under the contract. If law is the legal basis for the processing of personal data, the provision of such data is a legal requirement. If this information is not provided, it is not possible to ensure proper meeting of controller's obligations arising from the relevant general legal regulations.

In relation to the processing of personal data, the data subject shall in particular have the following rights:

- 1) upon application, request from the controller confirmation of whether its PD are processed or not (access to personal data), under what conditions, including the scope, purpose and time of their processing and information on the source of the personal data concerned;
- 2) upon application, request from the controller correction of incorrect or outdated personal data, or completion of incomplete personal data;
- 3) upon application, request from the controller erasure/destruction of personal data if:
- a) personal data are no longer needed for the purpose for which they were obtained or otherwise processed,
- b) in cases where personal data have been processed on the basis of consent and this consent to the processing of personal data has been revoked, there is no other legal basis for the processing of personal data or another legal exception;
- c) if the data subject objects to the processing of personal data on grounds of legitimate interest and there are no legitimate reasons for the processing or the data subject objects to direct marketing;
- d) personal data are processed illegally;
- e) personal data must be deleted in order to comply with the legal obligation;
- upon application, request from the controller restrictions on the processing of personal data if:
- a) the data subject objects to the accuracy of the personal data during the period allowing the controller to verify the accuracy of personal data;
- b) the processing of personal data is illegal and the data subject objects to the deletion of personal data and calls instead for restrictions on their use;
- c) The controller no longer needs personal data for the purpose of processing personal data, but the data subject needs it to assert a legal claim;
- where personal data are processed on consent as a legal basis, it shall have the right to withdraw that consent;
- 6) For reasons relating to its particular situation, object to the processing of personal data relating to it, which is carried out either (A) because of the necessity of a public-interest task or (B) on grounds of the legitimate interest of the controller in the processing of personal data, including the objection to profiling based on those legal bases (in cases, where the controller would perform profiling on the basis of automated decision-making);
- 7) to file an application for the opening of proceedings at the Office for the protection of personal data of the Slovak Republic.

## The right to object to the processing of personal data

You can object to the processing of your personal data, which is based on our legitimate interests, at any time, even without giving reasons. We have to properly assess the objection. If we do not prove that we have necessary legitimate reasons for processing your personal data and that these outweigh your interests, rights and freedoms, we will not process your personal data further.

You can send your objection in writing to the address: eGroup Solutions, a. s., Plynárenská 7/B, 821 09 Bratislava – mestská časť Ružinov or by e-mail at dpo@egroup.sk.

Applications for the above rights shall be made by the data subject entitled to its exercise at the responsible person at the address dpo@egroup.sk, or in person or by post at the address of the controller. The subject of both the e-mail and the letter should include the protection of personal data "Social networks".

Replies to those applications from the data subjects or measures taken on the basis of those applications shall be given free of charge. Where the application of the data subject is manifestly unfounded or disproportionate, in particular due to its repeated nature (repeated application), the controller has the right to charge a fee taking into account its administrative costs of providing

information or a reasonable fee taking into account its administrative costs of notification, or to take the requested action or has the right to refuse to act on such an application.

In case of doubt about compliance with the obligations related to the processing of personal data, you can directly contact the controller, i.e. the responsible person. At the same time, you have the opportunity to file a complaint with the Office for Personal Data Protection of the Slovak Republic, with the registered office at Hraničná 12, 820 07 Bratislava 27, E-mail: statny.dozor@pdp.gov.sk, www: https://dataprotection.gov.sk/.

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