

PRIVACY POLICY

AIRDANCE

Contents

1. General provisions;
2. Definitions;
3. Automatic data;
4. Personal data;
5. Administrator's rights and obligations;
6. User's rights and obligations;
7. Final provisions.

1. General provisions

1. This Privacy Policy (hereinafter referred to as "Privacy Policy") defines the method of collecting, processing and storing personal data necessary for the implementation of services provided through the Service, including the Mobile Application by BeReady Masters LLC.
2. The User acknowledges that the administrator of personal data is BeReady Masters LLC, a company incorporated under the laws of the Federal Republic of Germany, Rapshagener Weg Falkenhagen 10, 16928 Pritzwalk OT Falkenhagen (hereinafter referred to as "Administrator").
3. A User is any natural person using Electronic Services on a Mobile Device via the Mobile Application.
4. The User acknowledges that sharing personal data by him/her is voluntary. Providing the Administrator with personal data by the User will take place after accepting the Privacy Policy during the Registration in the Service.
5. Personal data provided by the User may be used by Administrator to send commercial information about new products and offers of Administrator.
6. The User hereby accepts the rules contained in the Privacy Policy.

2. Definitions

1. "Account" is the User's individual administration panel available after registration and logging in to the AIRDANCE website or mobile application marked with the login and password, used to conclude sales contracts and individual purchases made by the User on the AIRDANCE website;
2. "Registration" is the process of creating an Account by the User in the AIRDANCE website or mobile application;
3. "Mobile Application" is the software for the mobile device of the Service Provider possible for downloads in the Play Store (Google Play) or the Apple App Store operating under the name "AIRDANCE";
4. "Service" is the Service Provider's website operating at <http://airdance.live/> and the Mobile Application;
5. "Portable Device" is a smartphone or tablet;
6. "Electronic Service" is a service provided electronically by the Service Provider for Recipients through the Service, consisting in the possibility of purchasing the Services available in the offer of the Service and the possibility of creating a User account.

3. Automatic data

1. The Administrator does not collect personal data without the User's consent, but only data regarding the use of the Mobile Application. The collection of this data takes place automatically (hereinafter: "Automatic Data").
2. Automatic data does not allow for the unique identification of the User.
3. Automatic data may be used by the Administrator to improve the quality of provided Electronic Services, in particular in the event of an error in the Mobile Application. In situation described above, the Automatic Data will concern an error of the Mobile Application, including the state of the User's Mobile Device at the time the error occurred.
4. It is not possible to change or delete Automatic Data.

4. Personal data

1. Adding or editing personal data is available in the settings section of the Mobile Application.
2. The personal data includes:
 - a. name,
 - b. surname,
 - c. e-mail,
 - d. phone number,
 - e. place of residence,
 - f. gender,
 - g. GPS location data,
 - h. data on payments made,
 - i. account information (User name, individual password, individual User ID).
3. Providing this data by the User is voluntary.
4. These data may be needed for contacts of the User and Administrator and for certain functions of the Mobile Application, such as submitting complaints.
5. These data will be used only to enable correct, complete and efficient communication between the Administrator and the User and the implementation of certain functions of the Mobile Application.

5. Administrator's rights and obligations

1. The Administrator undertakes to process the User's personal data in compliance with requirements of the Act of August 29, 1997 on the protection of personal data, Act of July 18, 2002 on the provision of electronic services and the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on protection of natural persons with regard to the processing of personal data and on free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation).
2. The Administrator guarantees the provision of appropriate technical and organisational measures ensuring the security of personal data processed, in particular preventing unauthorised third parties from accessing them or processing them with violation of the provisions of generally applicable law, preventing loss of personal data, their damage or destruction.
3. The User's personal data will be kept for as long as it is necessary for the implementation of Electronic Services provided by the Administrator via the

Mobile Application.

4. In order to ensure the technical operation of the Mobile Application and ensure data durability, data can be copied, multiplied and stored on servers located in server rooms operated by third parties that provide storage services and securing data for the Administrator.

6. User's rights and obligations

1. The User has the right to access his/her personal data via the Mobile Application.
2. The User may at any time make modifications, changes, additions or deletions of personal data provided.
3. If the User deletes personal data, the User will lose the ability to use Electronic Services.
4. The Administrator reserves the right to make changes to the Privacy Policy, about which will inform the User via the Mobile Application. If there is no User's consent to the changes made, he/she is obliged to remove the Mobile Application permanently from his/her Mobile Device.

7. Final provisions

1. The Privacy Policy and all additional documents are available at web site: <http://airdance.live/>.
2. In matters not covered by this Privacy Policy, there apply provisions of generally applicable law, in particular the Act of August 29, 1997 on the protection of personal data, the Act of 18 July, 2002 on provision of electronic services, the Civil Code and the Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April, 2016 on the protection of natural persons in connection with the processing of personal data and on the free movement of such data, repealing Directive 95/46/EC (General Data Protection Regulation).
3. The Administrator declares that he will try to provide the User with a high level security level in the use of the Service. However, it has no effect on guaranteeing a full security of transmission via the Internet. Any events affecting the security of information transmission should be reported to the Administrator via the e-mail adress: contact@airdance.live.
4. The User acknowledges that the Administrator, in accordance with applicable law, is entitled to change his name (company), seat or legal form of business activities, along with the resulting changes to numbers assigned by the relevant registers. To avoid any doubts, the above changes do not constitute a change to this Privacy Policy.
5. The Administrator reserves the right to change this Privacy Policy. The changes come into force within 14 days from the date of announcing a new wording of the Privacy Policy on the website of the Service and by sending the appropriate information to the User's e-mail address. The user makes a declaration of will regarding the new wording of the Privacy Policy after logging in to the User's Account. The User should submit a declaration of will within 14 days from the date of informing him about the change in the Privacy Policy. If there is no rejection of the new wording of the Privacy Policy and no removal of the Account by the User, it will be considered as acceptance of the new Privacy Policy.
6. This Privacy Policy is valid from 01.01.2020.