

PRIVACY POLICY (Version 2.0)

This Personal Data Privacy Policy (hereinafter the Privacy Policy) applies to all information that <http://yoloco.io/> (hereinafter the Site) may obtain about the User of the Site during the use of the Site, its programs and its products.

1. Definitions

"Personal data" means any information relating directly or indirectly to a certain or identifiable individual (subject of personal data).

"Processing of personal data" means any action (operation) or a set of actions (operations) performed with or without the use of automation with personal data, including collection, recording, systematization, accumulation, storage, clarification (updating, change), extraction, use, transfer (distribution, provision, access), anonymization, blocking, removal, destruction of personal data.

"Confidentiality of personal data" means mandatory requirement for the Operator or other person granted access to personal data to prevent its dissemination without the consent of the subject of personal data or availability of other legal grounds.

"User" means a person who has access to the Site via the Internet and uses the information, materials and products of the Site.

2. General provisions

2.1. This Privacy Policy of YOLOCO LLC (hereinafter the Privacy Policy) applies when using www.yoloco.io and other Internet services, which refer to this Privacy Policy, and through which YOLOCO LLC collects personal data of any persons visiting the specified sites (hereinafter the Site).

By providing their personal data the User agrees that the provided personal data will be processed by YOLOCO LLC (TIN 7720486764, PSRN 1197746671231, legal address: 121205, Moscow, the territory of Skolkovo Innovation Center, ul. Bolshoy Boulevard, 42, k. 1, room. 1160, RM 1) (hereinafter the Site Administration), both with and without the use of automation means.

Use of the Site by the User means consent to the Privacy Policy and terms of processing of the personal data of the User.

2.2 The Privacy Policy is developed in accordance with requirements of Federal Law dated 27.07.2006 No. 152-FZ "On Personal Data" (hereinafter the Federal Law "On Personal Data"), other federal laws governing personal data processing and bylaws adopted for their implementation.

2.3. Use of the Site's services by the User means his/her unconditional consent to the Privacy Policy and the terms of processing of the User's personal data on the Site.

2.4. In case of disagreement with the terms of the Privacy Policy the User must terminate using the Site.

2.5. The Privacy Policy defines the main purposes and conditions of the personal data processing of the Users and information about implemented requirements to protection of the personal data of the Users.

2.6. The Privacy Policy applies only to the Site. The Site Administration does not control and is not responsible for the websites of third parties, to which the User can click the links available on the Site.

2.7. The Site Administration is an operator only of the personal data, which it receives from the Users while using the Site with their consent, implied by conduct on the Site by the Users.

2.8. The Site Administration does not check the accuracy of personal data provided by the User on the Site. The Site Administration assumes that the User provides truthful and sufficient personal data, and keeps this information up to date. The User bears full responsibility for the consequences of providing inaccurate or invalid personal data.

2.9. The User confirms that by providing their personal data and giving consent to their processing, he acts voluntarily, of his own free will and in their own interest, and confirms his legal capacity.

2.10. In case of disagreement with the terms of the Privacy Policy the User must terminate using the Site.

2.11. Privacy Policy sets out the obligations of the Operator on non-disclosure and ensuring the regime of protection of personal data, which the User provides at the request of the Operator during the registration on the Site, subscription to the informative e-mail newsletter or during the order placement.

2.12. Personal data permitted to be processed under this Privacy Policy is provided by the User by filling in the forms on the Site and includes the following information:

2.12.1. last name, first name, patronymic of the User;

2.12.2. User's IP address;

2.12.3. contact phone number of the User;

2.12.4. e-mail address and phone number of the User;

2.12.5. other data specified in the forms on the Site, including payment information.

3. Purposes of collection of personal information of the User

3.1 The Operator is entitled to use the User's personal data for the following purposes:

3.1.1 Providing the registration (authorization) on the Site, access to the Site and any other cases associated with such actions.

3.2.2. Providing the User with access to personalized resources of the Site.

3.2.3. Establishment of feedback with the User, including sending notices, requests regarding the use of the Site, provision of services, processing of requests and applications from the User.

3.2.4. Create an account if the User has agreed to create an account.

3.2.5. Provision of effective customer and technical support to the User when there are problems associated with the use of the Site.

3.2.6. Ensure operability and security of the Site, to confirm actions performed by Users, to prevent fraud, computer attacks and other abuses, as well as to investigate such cases.

4. Terms of processing of personal data of the Users

4.1 The Site stores personal data of the Users in accordance with the internal regulations of particular services.

4.2 With regard to the personal data of the User, the confidentiality of such data is preserved, except for cases when the User voluntarily provides his/her personal data for public access to an unlimited number of persons. In using particular services the User agrees that a certain portion of their personal data will become publicly available.

4.3 The Site has the right to transfer the personal data of the Site User to third parties in the following cases:

4.3.1. The User has consented to such actions.

4.3.2 The transfer is necessary for the User of the Site to use a particular service or to perform a particular agreement or contract with the User of the Site.

4.3.3 The transfer is stipulated by the legislation of the Russian Federation within the procedure established by law.

4.4 The Site Administration hereby notifies the User that if the User wishes to have his/her personal data clarified, blocked or destroyed, if the personal data is incomplete, outdated, inaccurate, illegally obtained or is not necessary for the stated processing purpose, or if the User wishes to withdraw his/her consent for processing of personal data or to eliminate unauthorized actions of the Site Administration with regard to personal data, then the User must send an official request to the Site Administration.

In case of sending of official request to YOLOCO LLC in the text of request to the User must to specify his name; number of the main document certifying identity of the User (the subject of personal data or his representative), information about the date of issue of the specified document and the authority body which issued it; information, confirming participation of the User of in relations with YOLOCO LLC or information, otherwise confirming the fact of processing of personal data of the User by YOLOCO LLC; signature of the citizen (or his legal representative).

If the request is sent electronically, it must be in the form of an electronic document and signed by electronic signature in accordance with the laws of the Russian Federation.

4.5 The Site Administration undertakes to immediately terminate processing of personal data of the User upon receipt of a written application (withdrawal) from the User and, if preservation of personal data is no longer required for the purposes of personal data processing, to destroy it in time and on the terms, established by the legislation of the Russian Federation.

4.6 If the goal of personal data processing is achieved, the Site Administration undertakes to cease processing of personal data and destroy it within the period and on the terms stipulated by the legislation of the Russian Federation.

4.7. In case of withdrawal of consent for processing of personal data by the User, the Site Administration shall be entitled to continue processing of personal data without the consent of the User if there are grounds, specified in the Federal Law "On Personal Data".

5. Obligations of the parties

5.1 The User undertakes:

5.1.1 Provide correct and truthful information about personal data necessary to use the Site.

5.1.2 To update, supplement the provided information on personal data in case of changes in such information.

5.2. The Site Administration undertakes:

5.2.1 Use received information only for the purposes specified in clause 3 of this Privacy Policy.

5.2.2. Ensure keeping confidential information secret, not to disclose it without prior written consent of the User, as well as not to sell, exchange, publish or disclose by any other possible means the transferred personal data of the User, except as provided in this Privacy Policy.

5.2.3. Block personal data relating to the relevant User of the Site, from the moment of application or request of the User or its legal representative or authorized body for protection of rights of subjects of personal data for the period of check in case of detection of inaccurate personal data or unlawful actions.

6. Liability of the parties

6.1. The Site Administration shall bear responsibility for intentional disclosure of the User's personal data in accordance with the current legislation of the Russian Federation, except for the cases, stipulated by this Privacy Policy.

6.2. In case of loss or disclosure of personal data, the Site Administration shall not be liable if this confidential information:

6.2.1 Has become in the public prior to its loss or disclosure.

6.2.2. Has been received from a third party prior to its receipt by the Site Administration.

6.2.3. Has been disclosed with the User's consent.

6.2.4. Has been obtained by third parties through unauthorized access to the Site's files.

6.3. The User shall be responsible for lawfulness, correctness and truthfulness of the provided personal data in accordance with the legislation of the Russian Federation.

7. Information on implemented requirements to personal data protection

7.1. The Site Administration shall take necessary and sufficient organizational and technical measures to protect personal data of the User from unauthorized or accidental access, destruction, modification, blocking, copying, distribution, as well as from other unlawful actions of third parties.

8. Dispute resolution

8.1 Before resorting to court action in disputes arising out of relations between the User and the Site Administration, a claim (written offer to settle a dispute voluntarily) shall be filed.

8.2 Within 30 calendar days from the date of receipt of the claim, the recipient of the claim shall notify the claimant in writing about the results of consideration of the claim.

8.3 If no agreement is reached, the dispute will be referred to court in accordance with the legislation of the Russian Federation.

8.4 The laws of the Russian Federation shall apply to this Privacy Policy and the relations between the User and the Site Administration.

9. Additional conditions

9.1. The Site Administration has the right to make changes to this Privacy Policy without the User's consent.

9.2 A new Privacy Policy shall take effect upon its posting on the Site, unless otherwise stipulated by the new Privacy Policy.

9.3 Any suggestions or questions regarding this Privacy Policy should be sent to the email address support@yoloco.io.