

in the field of personal data policy "Reltik" Ltd.

(Privacy Policy)

This Privacy Policy of personal information (hereinafter - the Policy) applies to all information that jur. the face of "Reltik" (BIN: 1177746912342, VAT number:

7751067883, registration address: 108811, Moscow, kilometerKiev highway 22nd (Moscow), house. 4, building 2, floor 2, office 234-G, can obtain the user while using

the site vpsboot.com.

Using the site vpsboot.com User means unconditional acceptance of this Policy and the terms specified in its processing of his personal data; If you

disagree with these terms and conditions the user must refrain from the use of this resource.

We inform you of personal data processing on the platforms and services of our Company is carried out in full accordance with the General Regulations for

the Protection of Personal Data

(General Data Protection Regulation (GDPR)), entered into force in the European Union May 25, 2018.

In accordance with the General Regulation on the protection of personal data (General Data Protection Regulation (GDPR)), entered into force in the

European Union May 25, 2018, you are eligible:

- on-line access to the provided data; - to correct the data provided; - removal of the provided data;
- to bring a claim on the limitation of the processing of the data provided in accordance with the provisions of applicable law;
- data portability, namely getting data provided to us in a structured, commonly used and readable format;
- objections regarding our order processing of your data;

"Reltik" Ltd. is registered in the territory of the Russian Federation and its activities are guided by local laws, including the Federal Law of 27.07.2006

№ 152-FZ "On personal data".

1. General Provisions

1.1. This policy is conducted LLC "Reltik" (hereinafter - the "Company") in relation to the processing

and ensure the protection of individuals' personal data (personal data subject) on the basis of Article 24 of the Constitution and the Federal Law N 152-FZ "On personal data".

1.2. Policy applies to all personal data that can be obtained

Organization in the normal course of business, including clients of the Organization. Processing of personal data

the Organization shall be in accordance with the following legal acts:

- The Labor Code of the Russian Federation;
- Federal Law of July 27, 2006 No 152-FZ "On Personal Data" (hereinafter - the Federal Law "On Personal Data");
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- Russian Federation Government Resolution dated September 15, 2008 No 687 "On Approval Provisions on personal data processing features, carried out without the use of tools automation ";
- Russian Federation Government Resolution dated July 6, 2008 No 512 "On Approval requirements for the material carriers of biometric personal data and the storage of such technologies data is personal data information systems ";
- Russian Federation Government Resolution dated November 1, 2012 No 1119 "On approval of requirements for protection during their processing of personal data in information systems of personal data ";
- Order FSTEC Russia on February 18, 2013 No 21 "On approval of the composition and content organizational and technical measures to ensure the security of personal data during their processing in personal data information systems ";
- Roskomnadzor order from September 5, 2013 No 996 "On Approval of the requirements and methods of personal data depersonalization ";
- other Russian Federation regulations and normative documents of the executive public authorities.

1.3. The purpose of the Policy is bringing to those who provide their personal data, necessary information to assess what personal data and for what purpose processed by the Organization, which methods are implemented to ensure their safety, as well as the establishment of basic principles and approaches to the security and handling of personal Data in the Organization.

1.4. Policy to protect the rights and freedoms of the processing of personal data using automation tools or without the use of such funds, as well as sets liability of persons who have access to personal data for non-compliance with the requirements governing processing and protection of personal data.

1.5. Customers using the services and facilities of the Organization services and services featured on the website

organizations vpsboot.com Informing the Organization of their personal data, including under the mediation

third parties, acknowledge your consent to the processing of personal data in accordance with this Policy. If you disagree with this policy as a whole, as in the case of disagreement with any paragraph of this Policy, the User shall refrain from using the Services.

The organization receives and begins processing of personal data subject to the receipt of its consent. Consent to the processing of personal data can be given to the subject of personal data in any form, allowing confirm the receipt of the consent, unless otherwise provided by federal Law: in writing, orally or otherwise stipulated by the current legislation,

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including through the fulfillment of the subject of personal data conclusive action

when using services on the web site vpsboot.com, Using feedback forms

and the acceptance of the offer, which contain the provisions on the processing of personal data in accordance

with the law and posted the link - <https://vpsboot.com/termsENG.pdf>. When

lack of consent of personal data subject to the processing of his personal data, such processing
It is not carried out.

1.6. Consent to the processing of personal data may be revoked by the personal data subject.

In case of withdrawal of the personal data subject consent for personal data processing operator
the right to continue the processing of personal data without the consent of the subject of personal data
in the presence of bases indicated by current legislation.

1.7. This policy may be changed by the Organization. The organization has the right at any time
in its sole discretion to make changes to this Policy without the prior
notification to the user. When you make changes in the current edition contains the date
last update. The new edition of the Policy comes into force from the date of its posting on the web
server,

unless otherwise provided by the new version of the Policy.

1.8. This Policy applies only to the user information obtained in the course of use
Services Organization. The organization does not control and is not responsible for information
processing
of users of the Website of third parties to which the user can click on a link available
on the official Web server in your organization.

1.9. The concepts used in this policy:

- personal data - any information relating to a particular directly or indirectly,
or identifiable natural person (personal data subject);
- personal data operator (Operator) - a government body, municipal body,
legal or natural person, alone or together with others, organizing and (or)
carrying out the processing of personal data, as well as defining the purpose of the processing of personal
data structure of the personal data to be processed, the action (operation) perpetrated
with the personal data;
- processing of personal data - any action (operation) or a set of actions (operations)

personal data made by using automation tools or without their use.

Processing of personal data includes, including: collection; recording; systematization; accumulation; storage; update (update, change); extraction; using; transfer (spreading, provision of access); depersonalization; blocking; deleting; destruction.

- automated processing of personal data - Processing of personal data by a computer equipment;

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- dissemination of personal data - actions aimed at the disclosure of personal information indefinite number of persons;

- the provision of personal data - actions aimed at the disclosure of personal data a particular person or a particular group of people;

- destruction of personal data - actions as a result of which it becomes impossible to restore the content of personal data in the information system of personal data and (or) as a result of which recording media are destroyed personal data;

- information system of personal data - a set contained in databases of personal data and ensuring their information processing technologies and equipment;

- personal data subject - a natural person, directly or indirectly, certain, or determined based on the related Personal Information.

2. The concept and composition of personal data

2.1. For the purposes of this Policy for personal data refers to any information relating to directly or indirectly, a specific individual (the subject of personal data).

2.2. Depending on the subject of personal data, the Organization for its activities and to fulfill its obligations may process personal data in the following categories subjects:

- personal data of the employee organizations, candidate for the job - the information necessary

Organization in connection with employment relationships and relating to a particular employee;

- Client data - information needed by the organization to fulfill its obligations

within the framework of a contractual relationship with the Client and to comply with the legislation of the Russian

Federation. It also includes data provided by potential clients, representatives

customers, authorized to represent clients; managers and chief accountants of legal

persons who are the clients of the organization, individuals have concluded with the Organization of civil contracts for the provision of services to the Organization; employees of partner organizations and other legal entities,

have a contractual relationship with the Organization, with which the workers' organizations

as part of its activities;

- Client's personal data provided during the registration on the web-site vpsboot.com, in

including the implementation of customer orders, as well as using the services, communication forms, placed

on the web-site vpsboot.com;

- the personal data of other individuals, their consent to the processing of the Organization of personal data or individuals processing of personal data which is required

Organization to achieve tseleŷ provided by international treaty Rossiyskoŷ Federation

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or by law, to exercise and perform its Russian legislation

hosting provider and domain name registrar functions, powers and obyazannosteŷ;

- personal data of individuals that make them available to the public, and their treatment

It does not violate their rights and comply with the requirements established by the legislation on personal

data.

2.3. subject of personal data that is subject to a list of persons referred to in para. 2.2, the client organization

consents to the processing of the following personal data: name, surname, patronymic; date of birth; mail addresses (at the place of registration and contacts); information on citizenship; main room the identity document of the Customer, of the date of issue of this document and the issuing his body; telephone number; fax number; e-mail address (E-mail).

3. Basis and purpose of personal data processing

3.1. The organization processes personal data for its operations, including

to provide clients with services. The organization has the right to:

- to carry out assigned to the Organization of the functions of the Russian Federation legislation in accordance with the Federal Law "On Personal Data" and other laws and normative legal acts of the RF,

as well as the Charter and regulations of the Organization;

- The organization collects and stores personal data of clients, you need to provide services, the execution of agreements and contracts, performance of obligations to the Customer.

3.2. The organization processes personal data only if there is at least one of the following: conditions:

- processing of personal data is carried out with the consent of the subject of personal data the processing of his personal data;

- personal data processing is necessary to achieve the objectives envisaged by the law, to exercise and perform its Russian legislation on operator

functions, powers and duties;

- personal data processing is necessary for the performance of a contract to which any beneficiary or surety, for which is the subject of personal data, as well as

to conclude an agreement on the initiative of the personal data subject or a contract under which the entity

personal data will be the beneficiary or guarantor;

- personal data processing is necessary for the exercise of the rights and legitimate interests

The Company or third parties, or to achieve the objectives of public interest, provided that at the same time

not violate the rights and freedoms of the personal data subject;

- carried out processing of personal data, access an unlimited number of persons to whom

It provided the personal data subject or on request;

- personal data processing is performed, to be published or compulsory

disclosed in accordance with federal law.

3.3. Organization and other persons who have access to personal data are obliged not to disclose to third

persons or distribute personal data without the consent of the personal data subject, unless otherwise provided by federal law.

3.4. The organization may process personal data of personal data subject to the following purposes:

- to identify the subject of the personal data;
- for the possibility of registration and maintenance of domain name;
- to communicate with the personal data subject, if necessary, including the direction of proposals, notices, information and inquiries, both related and unrelated to the provision of services, as well as claims processing, and clients' applications;
- improving the quality of services provided by the Organization.

3.5. Processing of special categories of personal data related to racial, ethnic

origin, political opinions, religious or philosophical beliefs, sex life,

Organization is not carried out.

3.6. Legal personal data bases are legal following acts:

- Federal Law "On Telecommunications" dated 07.07.2003 N 126-FZ;
- Federal law "On information, information technologies and information protection"

from 27.07.2006 N 149-FL;

- Charter documents;
- Contracts concluded between businesses and consumers (service agreement);
- Official acts of the Coordination Center for TLD RU, mandatory

registrars, namely rules of domain name registration in domain .RU and .RF; Position

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"On the procedures to be applied in the event of disputes about domain names"; Regulations

"On the procedure to be applied in the transmission support of the domain name information between

registrars "; Regulation on accreditation; Accreditation Agreement; Requirements for accredited

Organization (the Registrar)

- other acts taken by the public authorities and institutions governing the activities of hosting providers and domain name registrars in the Russian Federation.

4. The principles of personal data processing

4.1. Processing of personal data carried out by the Organization on the basis of:

- legitimate purposes and means of the processing of personal data;
- integrity of the Organization, as a statement of personal data, which is achieved by performance requirements of Russian law with regard to the processing of personal Information;

- Complies with the composition and volume of personal data being processed, as well as a method of processing

Personal data processing applications goals;

- the accuracy and adequacy of, and where necessary, and the relevance of Personal Data in relation to the stated objectives of the processing;
- destruction of personal data on the achievement of the purposes of processing means, excluding the possibility of their recovery;
- unacceptability association database containing personal data processing which

It carried out in order incompatible with each other.

4.2. Employees of organizations admitted to the processing of personal data, are obliged to:

- Know and comply strictly with the provisions of:
 - Russian legislation in the field of personal data; nastoyaschey Policy;
 - local acts of the Organization on security and handling of personal data;
- Process personal data only in the performance of their official obyzannostey;
- Not to disclose personal data processed in the Organization;
- To report on the actions of other persons, which may lead to a breach of the provisions of this Politicians;
- Report known violations of the requirements of this policy of responsible for the organization of the processing of personal data within the Organization.

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4.3. Security of Personal Information in the Organization is ensured by the agreed measures aimed at preventing (neutralization) and elimination of security threats Personal data, minimizing possible damage.

5. Personal Data Processing Dates

5.1. Timing personal data processing are determined based on information in the processing objectives Nations system, in accordance with the term of the contract, the agreement with the personal subject data.

5.2. Conditions for termination of personal data processing may be the achievement of the purposes of processing

personal data under the terms of prisoners between the subject and the personal data agreement, expiration of the consent or withdrawal of consent of the subject of personal data the processing of his personal data, as well as the identification of illegal processing of personal data.

6. The persons admitted to the processing of personal data

6.1. In order to achieve the objectives of Article 3 of this Policy to the processing of personal data is only allowed

those staff members, who are entrusted with this responsibility in accordance with their official (Labor) duties. Access other employees may be granted only in the specified law cases. The organization requires its employees to maintain confidentiality and ensure Security of personal data during their processing.

6.2. The organization has the right to transfer personal data to third parties in the following cases:

- the data subject clearly expressed its consent to such actions;
- Transmission is provided by Russian or other applicable legislation in the framework established procedure legislation.

In doing so, the purchaser assumes all liability for compliance with the terms of this Policy with respect to the data received by it.

6.3. Upon reasonable request of the authorized body and in accordance with current legislation personal data subject without his consent may be transferred:

- in connection with the administration of justice in the courts;
 - to the police, the Federal Security Service, the Prosecutor's Office, the investigative committee;
 - in other authorized by current legislation and the applicable rules of law bodies
- and the organization in cases stipulated in legal acts, binding operator.

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6.4. subject of personal data, the provisions of the Federal Law "On Personal data "from 27.07.2006 N 152-FZ Federal Law" On Advocacy and the Legal Profession in the Russian Federation "dated 31.05.2002 N 63-FZ, the policy of "Reltik "Ltd. regarding the processing and ensure the protection of personal data. Registration rules and .RF .RU domain names gives his agreed to provide the operator with information about the full name (name), the subject of personal data and its location (residence) of the written reasoned request of a lawyer

or copyright owner company name or trademark, coinciding confusingly
a domain name subject of personal data solely for the purpose of bringing an action
and protecting the rights of the copyright owner in court.

7. The procedure and methods of processing of personal data

7.1. In the course of providing services in the implementation of on-farm activities, the
using automated and non-automated processing of personal data.

7.2. The organization has the right to entrust the processing of personal data to another person with the
consent of the subject

Personal data, unless otherwise provided by the legislation of the Russian Federation, on the basis of
concluded with that person agreement, a prerequisite of which is respect for this person
principles and rules for processing of personal data under the Federal Law
"On personal data".

7.3. Personal data are not disclosed to third parties or otherwise distributed
without the consent of the personal data subject, unless otherwise stipulated by the legislation of the
Russian
Federation.

7.4. Representatives of public authorities (including, regulatory, supervisory,
law enforcement and other agencies) have access to personal data processed
of the Organization, to the extent and in the manner prescribed by the legislation of the Russian
Federation.

7.5. As part of the processing of personal data for the subject of personal data and the Organization
identified the following rights.

7.5.1. personal data subject has the right:

- obtain information regarding the processing of his personal data, in the order form and terms,
the legislation on personal data;
- seek clarification of their personal data, block or destroy them if
personal data are incomplete, outdated, inaccurate, illegally obtained,

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It is not necessary for the stated purpose of the processing or used for purposes other than stated earlier

the provision of personal data subject's consent to the processing of personal data;

- take legal protection of their rights action;
- withdraw his consent to the processing of personal data.

7.5.2. The organization has the right to:

- process personal data of personal data subject, in accordance with the stated purpose;

- demand from the subject of the personal data of authentic personal data,

necessary for performance of the contract, the provision of services, the identification of the subject of personal data,

as well as in other cases stipulated by the legislation on personal data;

- restrict access to personal data subject to his personal data in case

Processing of personal data is carried out in accordance with the law on combating legalization (laundering) of proceeds from crime and terrorist financing, access

Personal data subject to his personal data violates the rights and legitimate interests of third persons, as well as in other cases stipulated by the Russian Federation;

- public process personal data of individuals;

- to carry out processing of personal data, to be published or compulsory disclosure in accordance with Russian legislation;

- entrust the handling of personal data to another person with the consent of the subject of personal data.

7.6. In the case of confirmation of personal data inaccuracies or illegality of their

processing personal data subject to updating them by the operator, and the treatment should be terminated.

7.7. Upon reaching the purposes of processing personal data, as well as in case of withdrawal of the subject

the consent of the personal data at their processing of personal data shall be destroyed if:

- otherwise provided by the contract, a party which, beneficiary or guarantor, on which is the subject of personal data;
- The organization does not have the right to process personal data without the consent of the subject on the grounds stipulated by the Federal Law "On Personal Data" or other federal laws;
- otherwise provided by any other agreement between the Organization and the personal data subject.

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7.8. The organization is obliged to inform the personal data subject or his representative information of them carried out the processing of personal data of the subject at the request of the latter.

7.9. The organization also has other rights and bears other obligations established "On Personal Data" by federal law.

8. The implementation of personal data protection

8.1. Activities of the processing of personal data in information systems are inextricably

It connected with the organization of protection of confidentiality of information received. All employees of the Organization

are obliged to protect the confidentiality of personal data, as well as other information, established by the Organization, if it does not contradict the current legislation.

8.2. personal data security at their processing within the information systems of the Organization provided by the information protection system.

Ensuring the safety of the processed personal data carried out in the framework of the Organization a single integrated system of organizational, technical and legal measures to protect information, commercial secrets, taking into account the requirements of the law on personal data, adopted in accordance with the normative legal acts.

8.3. Exchange of personal data during their processing is carried out in the information systems

Communications channels protected by technical means of information protection.

8.4. The processing of personal data in information systems organization provides:

- implementation of measures aimed at preventing unauthorized access personal data, and (or) the transfer of persons who have no right of access to such information;
- Timely detection of unauthorized access to the personal data;
- avoiding exposure to the technical means of automated processing of personal data, as a result of which could be disrupted their functioning;
- the possibility of immediate restoration of personal data, the modified and destroyed as a result of unauthorized access to them;
- continuous monitoring of the level of personal data protection.
- appointment of officials responsible for the processing of personal organization and protection Information;

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- restrictions to the number of persons who have access to personal data;
- familiarize the subjects with the federal laws and regulations Organization of handling and protection of personal data;
- made to introduce staff members engaged in the processing of personal data c requirements of the Russian legislation on personal data, local acts on processing of personal data.

9. Feedback. Questions and suggestions

- Any suggestions or questions about this Policy should be directed to the following ways:

- Through ticket query: <https://vpsboot.com/members/contact.php>

or

<https://vpsboot.com/members/submitticket.php?step=2&deptid=1>

or

- email: admin@vpsboot.com