Information Obligation for Personal Data Provision

FITBOOK, s.r.o., headquarters: Dunajská 8, Bratislava – district of Staré Mesto 811 08, Business ID No.: 47 999 390, registered in the Commercial Register maintained by the District Court in Bratislava I, section Sro, file number: 108482/B, represented by Dominik Győri - manager, contact details: email go2gym@go2gym.today, telephone number +421 905 487 618 (hereinafter referred to as the "Operator") informs the person concerned regarding the fulfilment of information obligations pursuant to Article 13 of the European Parliament Regulation and Council Regulation (EU) 2016/679 dated 27 April 2016 on the protection of individuals with regard to personal data processing and on the free movement of such data, repealing Directive 95/46/EC (hereinafter referred to as "the Regulation") and Article 19 of Act 18/2018 Coll. on the Personal Data Protection (also referred to as the "PDP Act") by deleting the information below.

The person concerned is within the meaning of § 19 Article 2 letter e) of the PDP Act obliged to provide personal data for the purpose mentioned below, otherwise it is not possible to conclude an agreement which the person concerned is interested in.

1. Operator's identification data and contact details:

Operator:

Business Name: FITBOOK, s.r.o.

Registered office: Dunajská 8, Bratislava – district of Staré Mesto 811 08

Business ID No.: 47 999 390

Legal form: Limited Liability Company

Entry: Slovak Republic Commercial Register, kept by the District Court

Bratislava I, Section Sro, File No: 108482/B

Represented by: Dominik Győri - Managing Director contact details: email go2gym@go2gym.today

2. The purpose of personal data processing for which personal data is intended and the legal basis for personal data processing:

Purpose: the conclusion of the agreement and the pre-contractual relationship

Legal basis:

Article 6 par. 1) letter b) of the Regulation and § 13 par. 1 letter b) of the Personal Data Protection Act: personal data processing is necessary for the performance of an agreement to which the person concerned is a party or for the implementation of a precontractual measure at the request of the person concerned,

Article 6 par. 1 letter c) of the Regulation and § 13 par. 1 letter c) of the Personal Data Protection Act: personal data processing is necessary according to a special regulation - the operator is obliged under the special regulations to provide the personal data of the person concerned to state institutions

The operator hereby notifies the client as the data subject to process the personal data without the consent of the data subject in the process personal data processing as personal data processing will be performed by the pre-contractual relationships and personal data

processing is necessary for the conclusion of the agreement, obliged to provide the personal data of the person concerned to the state institutions.

Purpose: sending notices, news and more.

Legal basis

§ 13 par. 1 letter f) of the Personal Data Protection Act: personal data processing is necessary for the purpose of the Operator's or a third party's legitimate interests, except in cases where the interests or rights of the data subject require personal data protection as well as marketing communication from customers, and also to provide benefits (in the case of a contractual relationship) within the meaning of Article 6 par. 1 letter f) of the GDPR Regulation. In line with the principle of proportionality, the Operator concludes to inform customers through notifications of new and service innovations or to keep marketing communication with them (in the service segment of which the client has shown interest) and overrides the interest in protecting the privacy of the person concerned, namely processing the email address of the person concerned. In order to process the email address, the Operator has taken appropriate technical and organisational measures to protect them.

The Operator declares that personal data will be processed in accordance with good morals and will act in a way that does not conflict with the PDP Act and the Regulation.

Purpose: to record a user's photo on a webpage www.go2gym.today

Legal basis

§ 13 par. 1 letter a) of the Personal Data Protection Act: the person concerned has consented to their personal data being processed for at least one specific purpose. The affected person publish the photos themselves on the Operator's website. Given that the persons concerned publish the photographs themselves, such proceedings may be regarded as a statement of consent within the meaning of Article 13 par. 1 letter a).

3. Identification of the beneficiary or beneficiary category, if there are any

Beneficiaries or the categories of beneficiaries processing personal data are:

IT support, server administrator and government institutions to meet the Operator's obligations:

Governmental authority and public authorities to perform inspection and supervision (e.g. Slovak Business Inspection, Personal Data Protection Office), court, law enforcement, etc.)

4. Personal data retention period

Personal data retention period: specific time - a time determined by the laws for the exercise of the rights and obligations arising from the concluded agreement, if the rights and obligations cannot be exercised within the limitation period stipulated by the law; longer personal data processing is possible solely for the purpose of archiving, for the scientific purpose, for the purpose of historical research or for statistical purposes under a special regulation.

5. Rights of the person concerned

The person concerned is entitled to:

require access to personal data relating to the person concerned,

As a person concerned, you have the right to provide us with a list of personal data that we have at our disposal as well as information about how we process your personal data.

> repair the personal data,

We have taken action to preserve your accurate, complete and up-to-date personal information. If you believe that your personal information we hold is not accurate, complete and up-to-date, please let us know.

delete personal data,

As a person concerned, you may also ask us to delete your personal data if the reasons stated above are met, for example, if the purpose of processing has already ended.

> limit personal data processing,

As a person concerned, you may be required to comply with the legal requirements to discontinue using your personal data, e.g. in situations when you think that the personal data that we hold is inaccurate etc.

object to personal data processing,

As a person concerned, you have the right to object to the processing of your data, if you believe that we have no legal reason to process your personal data; e.g. if our legitimate interests in personal data processing do not outweigh the rights or interests of the person concerned.

> the portability of personal data,

As a person concerned, in certain circumstances, you have the right to ask us to transfer the personal data you have provided to us. However, the right of portability applies only to personal data you have provided to us under your consent or under a contract of which you are one of the parties.

> withdraw consent,

As a person concerned, you have the right to withdraw your consent at any time in cases where we process your personal data based on your consent.

> file a petition to initiate proceedings or a complaint to the supervisory authority,

As a person concerned, you have the right to submit your proposal or complaint to the Office for Personal Data Protection of the Slovak Republic, https://dataprotection.gov.sk, Hraničná 12, 820 07 Bratislava 27; telephone No.: +421 /2/ 3231 3214; E-mail: statny.dozor@pdp.gov.sk.

The person concerned may request the exercise of the above rights at any time by emailing go2gym@go2gym.today, telephone number +421 905 487 618 or in writing to the post office address of the operator. An Operator shall process the data subject's request in respect of the aforementioned rights within the statutory time limits.

6. Transmission of personal data to a third country

For the purpose of sending notifications, news, etc., the operator processes an email address through a company in a third country that has a European Commission decision on the adequacy of the level of personal data protection.

This company is a company titled: The Rocket Science Group, LLC, 675 Ponce de Leon Ave NE, Suite 5000, Atlanta, Georgia 30308, United States (MailChimp.com operator)

The Personal Data Protection Office has stated that a third country guaranteeing an adequate level of personal data protection is the country that the European Commission has designated as such in its decision. Such a country is the United States of America (companies certified in Privacy Shield mode):

https://dataprotection.gov.sk/uoou/sk/content/prenos-do-krajin-zarucujuc...

The Rocket Science Group, LLC is a company certified in Privacy Shield mode:

https://www.privacyshield.gov/participant?id=a2zt0000000TO6hAAG

The rights of the person concerned are not compromised by transmission of The Rocket Science Group, LLC email address to a third country.