

PRIVACY AND PERSONAL DATA PROTECTION POLICY
(hereinafter the "**Policy**")

GIVEN that

- (a) The provider is aware of the importance of protecting personal data and privacy of users of the Service,
- (b) Provider acts in compliance with rules of law of the European Union and the Czech Republic when gathering, storing and processing personal data of Users.

THE FOLLOWING privacy policy IS BEING PUBLISHED:

1. TERMS

Terms beginning with capital letters stated in this Policy have the same meaning as it is specified in the contractual arrangements governing the use of the Service.

2. PROCESSING OF PERSONAL DATA OF THE USER

- 2.1. The Provider possesses license rights to the Software which the Service consists of.
- 2.2. The Software is stored on servers and data storage owned by LinuxBox.cz, s.r.o., seated 28. října 28 168, 709 01 Ostrava, identification number 25862782 (hereinafter the "**Processing Party 1**") and Microsoft Ireland Operations Limited, seated Atrium Block B Carmenhall Road Sandyford Industrial Estate Dublin 18, Ireland (hereinafter the "**Processing Party 2**"; **Processing Party 1** and **Processing Party 2** hereinafter collectively referred to only as the "**Processing Parties**"). Servers and data storage facilities of **Processing Parties** are located on the territory of the European Union, namely **the Czech Republic (Processing Party 1)** and on the territory of the Netherlands (**Processing Party 2**). Servers and data storage facilities are maintained and managed with all the necessary expertise corresponding with the character and nature of the Service in compliance with European regulations. **Processing Parties** provide an adequate level of security of servers and data storage.
- 2.3. In terms of legal rules governing the handling of personal data stakeholders are categorized as follows:
 - User the *data subject*;
 - Provider is the *administrator of personal data*;
 - processor 1 and processor 2, jsou processor PERSONAL data.*
- 2.4. Personal data for the purposes of this Policy shall include the following information relating to users or devices:
 - A. first and last name,
 - B. e-mail addresses of users;
 - C. user's telephone number,
 - D. bank account number User;
 - E. user address (street and number, city, postal code);
 - F. commercial business user,

- G. user identification number,
 - H. tax identification number (TIN / VAT) User;
 - I. the responsible person on the user side,
 - J. the telephone number for the person responsible user.
- 2.5. the user agrees to the collection, preservation and processing of personal data for the purposes of providing services and for marketing, statistical and analytical purposes.
 - 2.6. Personal data may be collected, stored and processed in the territory of the Provider's headquarters, country location device, the Czech Republic or in place specific location servers and storage. User agrees that personal data may be transferred within these countries between technological and computing devices (including servers and storage) situated under the control or ownership of the Provider.
 - 2.7. User acknowledges that it is not obliged to provide any information about his person or to give consent to their treatment. The user may refuse to provide personal information, even after they have once consented to the processing of personal data. If the user provides any personal information, and agrees with their processing they do so entirely voluntarily. Personal information that is not correct or true, can be corrected at the request of the User. Personal data can be provided on request Users are also destroyed, but that with the exception of that data, the provider shall keep for the purpose of checking compliance with its obligations under applicable code. The user can withdraw consent to the processing of personal data and ask for cancellation or zneaktivnění Account email sent to the email address Provider.
 - 2.8. User hereby expressly note that the existence of personal data and the ability to deal with them (ie. To manage and process) according to these principles is a prerequisite for the proper Service. With the loss of such a license can not guarantee proper functioning and providing services.
 - 2.9. With the exception of that data, the provider must be retained for the purpose of checking the fulfillment of its obligations under the applicable code, will be personal data kept only for the lifetime of the User's Account Service. Users' personal data will not be disclosed to third parties in the form of a publicly accessible list.
 - 2.10. User acknowledges and agrees that his personal data may be accessed by the users of the Service (the other members), which users may have been shared access permissions to your account.
 - 2.11. Consent the processing of personal data is awarded the Provider, as the administrator of personal data. The provider is also entitled to process personal data only by means processor, of and it automatically on servers and data storage in the ownership of s. Processors jsou authorized and obligation her to process personal data to the extent necessary to ensure the proper operation of the Service. Consent to the processing of personal data is also provided to the Provider for marketing, statistical and analytical purposes. Permission to process personal data shall be granted for the duration of your user account.

3. PROCESSING OF DATA ACQUIRED BY THE USER

3.1. in relation to *data recorded by user* stakeholders are categorized as follows:

third parties who have no direct relationship to the Service Provider or are *data subjects*;

The user is the *administrator of personal data*,

provider and processors are *processors of personal data*.

3.2. Regarding the data acquired by the User, the User is obliged to provide consent to the processing of personal data for the Provider and processors that the data subject must also be user informed about the extent to what time and for what purpose personal data will be processed and that processing will occur only through the processor of a Provider's automated servers and data storage in the ownership of.

4. EMAILING, SMS, MMS AND COMMERCIAL COMMUNICATIONS

4.1. user agrees to receive (i) e-mail message to an email address; (ii) SMS / MMS messages to phone numbers, and regarding any actions, events or facts relating to the Service or Device; (iii) written mails and marketing materials to the address of the user, if they are seen from Information and public databases and resources.

4.2. The user expressly agrees that the Provider may use a user's email address also for the purpose of sending commercial messages that are not related directly to the use of Služby or equipment, but concerning a different product or service Provider. Such statements are indicated as "commercial communications". The user is entitled to take any time withdraw their consent in your account settings and procedure laid down in the Companies already sent messages.

5. COOKIES

5.1. Cookies is the designation for a certain amount of data that the server hosting the Web page displayed in a user's browser stored in his computer. At each subsequent visit the same Web page, the browser sends thus stored data back to the server hosting the web page. Cookies are used to distinguish individual users stored in their user preferences.

5.2. The software, which forms an essential part of the service received for the use technology *of cookie* for users with the following information:

Land - for setting territories User;

Language - for language setting;

Session - for the purpose of maintaining session logged user;

Profiles List (login) to which the user subscribes.

5.3. User can change settings via a web browser *cookies* to accept or reject. However, if cookies are disabled, more difficult to use the Service or the Service will not be able to use properly.

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