

# Privacy Policy

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**For your convenience, our policy is divided into the following sections**

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## **Scope of this Privacy Policy**

Invexpay LTD is committed to protecting your privacy.

This Privacy Policy explains how we process data in accordance with the General Data Protection Regulation (GDPR), including what we collect and how we receive it, how we use it, when and if we disclose it, and some of your choices about how LTD "Invexpay" manages your data in relation to:

- Our services;
- of our website.

## **Who are we and how can we be contacted?**

LTD "Invexpay" is registered in the Dominican Republic, legal address: C. Centro Olimpico 15, Santo Domingo. Centro Olimpico 15, Santo Domingo. The words "we", "our", "us" refer to LTD "Invexpay".

If you have any questions, please contact us at [invexpay.ltd@gmail.com](mailto:invexpay.ltd@gmail.com).

**What data do we process as Controller, for what purposes, for how long and on what basis?**

<b>Purpose of processing</b>	<b>How we collect data</b>	<b>Data Subjects: Data categories</b>	<b>Storage period</b>	<b>Legal basis</b>
utilisation of our platform	Directly from you	Client: Wallet address; transaction amount; currency; network.	Before the end of the contract period and within statutory dates,	Processing is required to perform the contract to which the Data Subject is a party, or to carry out, at the Data Subject's request, procedures to conclude, amend or terminate or termination of the contract. We will not be able to provide you the opportunity to use our platform if you don't provide data
Communication in the course of work, e.g. communication with the support team	Directly from you Automatically as a result of utilisation of our services	Our users: Your account details and details from the message to support; email.	Prior to cancellation of contract or until the account is deleted, whichever is earlier, and within the time limits set by law. earlier, and within the time limits set by law	Processing is required to perform the contract to which the Data Subject is a party, or to carry out procedures at the Data Subject's request to Conclusions,

				alteration terminate of the contract. We will not be able to provide you the opportunity to use our platform if you don't provide data
To better understand your preferences, help you navigate our site, personalise and provide you with a more convenient experience, analyse, which pages you visit and measure the effectiveness of advertising and promotion	Automatically as a result of your use of our websites	Visitors to our website: IP address, OS type and version, browser type and version, device type and display resolution.	2 years or until you withdraw your consent, whichever earlier	Your consent to cookies being stored on your browser. You can withdraw your consent at any time at any time by changing your web browser settings

### **How do we store your personal information?**

Your information is securely stored on our services located in Russia.

We store your personal information for the period of time specified above for each data type. We then dispose of this information by deleting rows from the database.

Where required by Russian law or other applicable law, we may store and process your personal information after the initial purposes of the data processing have been achieved or after the end of the time period specified above.

We reserve the right to extend the retention period for your data if we have reason to believe that the processing is necessary for the initiation or defence of any rights assertion or litigation action, or related to legal or security procedures.

### **Who do we share your data with?**

We use third party service providers to help us provide the Services and support.

They only receive the data they need to provide us with their services. We have agreements with service providers that say they cannot use this data for their own purposes or for the purposes of another third party.

We prohibit our service providers from selling data that they receive from us or receive on our behalf.

We require service providers to use data only to perform the services for which we hired them (unless otherwise required by law). For example, we may use a company to help us provide customer support. The information they may receive as part of that support may not be used by them for anything else.

We contractually oblige our service providers to provide sufficient guarantees to apply technical and organisational measures in such a way that the processing complies with the requirements, rules and controls stipulated in the GDPR as well as other applicable legislation, regulations, administrative acts and guidelines.

### **Automated solutions**

We do not make any automated decisions about you that could result in legal or other similarly significant consequences for you.

### **Your rights**

Under the GDPR, you have the following rights in relation to personal data: the right to access (Article 15), the right to data portability (Article 20), the right to erasure of personal data (Article 17), the right to restrict processing (Article 18), and the right to object (Article 21).

You may also exercise these rights by contacting us by email at [invexpay.ltd@gmail.com](mailto:invexpay.ltd@gmail.com).

You also have the right to lodge a complaint with the Data Protection Authority (DPA) if you have reason to believe that your personal data has been processed unlawfully or breached

any of your rights as a data subject. Complaints procedures and rules are set out by the Data Protection Authority (DPA).

**Changes to this Policy**

We regularly update this Policy in the event of material changes to the way we process your personal data.

You will receive notice before such material changes take effect by email if you have provided us with your email address, through our mobile application or a pop-up notice on our website.