# TAZZERCLEAN COMPANY PRIVACY POLICIES

#### IV. HOW WE PROTECT THE PERSONAL INFORMATION WE COLLECT

We consider the security and privacy of your personal data to be the top-most in our services. The execution of all of the security proceedings including technical, physical as well as managerial aspects is made sure for the tight and proper security of your confidential data and to protect it from any kind of illegal or unwarranted access and irregular manipulation. For this purpose, the TLS encryption technique is executed as soon as the user enters his data to book our services. In addition to this, the user's credit card information is also encrypted through the same technique i.e. TLS encryption. The credit card information of our users isn't stashed in our servers but they're relocated to our unbiased payment operator. Furthermore, we also assure the security of your data and information within our office premises. We grant your data access to a very limited number of employees strictly for the official working purpose. These employees may be sales representatives, managers, and customer service staff. The security practices and protection of your personal information is up to the mark regarding the access to these employees. The employees are given alerts and instructions whenever a new security policy of our company is released. According to the new policies, the employees who have access to your personal data make sure to upgrade the security of your data as much as they can.

The precautionary measure that you have to perform in order to prohibit any access which is illegal is that make sure the proper logging out of your account and terminate browser after a visit to our services or website.

It is to be noted that we can't fully guarantee your information security in spite of making all the necessary endeavors and efforts as it is clear that no security measure is as much robust that could make the data untraversable.

#### V. YOUR CHOICES REGARDING THE INFORMATION WE COLLECT

In order to update, delete, replace, or correct any of your information, you can connect with us through our email i.e. <u>info@tazzerclean.co.uk</u>. There is another way that could be operated for the updating, deleting, replacing, or correcting process of any kind of details present in your

personal information. That way is the direct execution of the actions through your Tazzerclean account.

Moreover, the modification and cancellation of the email communications from Tazzerclean Company that you might have selected before can be terminated by following the instructions already given in the emails that you receive from us.

## a) YOUR CALIFORNIA PRIVACY RIGHTS/CALIFORNIA CONSUMER PRIVACY ACT NOTICE

The CCPA (California Consumer Privacy Act) Notice is affected as mandatory to the "Consumer" according to the policy described by the California Consumer Privacy Act ("CCPA"). The personal information is handed over to the "Personal Information" regarding the CCPA (California Consumer Privacy Act) Notice as directed by California Consumer Privacy Act ("CCPA"), which is referred as "CA PI" further.

The categories of CA PI are gathered and split that are chalked up in the preceding Section I and III of the Privacy Policy from the authorities chalked up in Section I and for the objectives chalked up in the Section II and III.

Furthermore, the Privacy Policy also declares to collect, utilize and unfold your CA PI under the permission of the relevant principle or law, or by your own permission. Your personal data and information that we obtain from you isn't sold as per the definition of the "sell" component in the CCPA. Apart from this, your personal information is managed in a way that it is exposed to the do not sell petition. An agreement isn't yet signed regarding third party cookies system and tracking machines which are related to our services, websites and mobile applications can make "sale" process of your CA PI as directed by the CCPA. The browser based cookies can be controlled by you and you can easily set cookies locally on your browser. For more information about the permitted choices for you with reference to multiple online advertisements, you can refer our Cookie Policy. We further add that it isn't our assurance that these third-party tools, statements or programs are distinct and faultless.

There are some browsers which have the facility to pop-up the do not track signals, but we do not think to execute them as an approach to show the do not sell axiom by you so in this case, at the moment we do not acknowledge them as a do not sell petition. The do not sell signal generating programs are being utilized by many other parties and it is in our consideration. We are looking forward to acknowledge these signals as our facility only after we get the proper assurance that this program shall be appropriate in every aspect.

The rights to implement the privacy principles subject to the CCPA are granted to the California Consumers. To utilize these rights, the California Consumers may come up with the legalized agent for which it is mandatory to meet the agency requirements in order to proceed in this procedure.

The petition of any kind that you introduce to us goes through two main processes i.e. identification process and residency authentication process, also referred as "Verifiable Consumer Request". Your CCPA request shall be rejected in case you provide any wrong or unauthentic information that when goes through the verification process and doesn't match the Consumer's CA PI which was defined by you before. You have to strictly follow the below directions and give a better response to us whenever we make any follow up query.

It is not necessary that the Consumer's personal information is always in a state to be easily verified. Simple is that, in order to come up to a result that the personal information is of that particular Consumer, there is not enough personal information of that Consumer to authenticate him. That personal information is not taken into consideration in order to respond to the Verifiable Consumer Requests. This policy is derived by the CCPA. We shall define the reasons in detail whenever a condition strikes which may make us disobey any request.

The all possible commercially valid efforts and endeavors shall be carried out for the Consumer CA PI identification and authentication. We collect, execute, save, and release the Consumer CA PI in order to generate a proper response for your California Consumer Privacy Authority petitions. Normally, there isn't a fee structure when we respond to your petitions, but when your request is immoderate, meaningless, highly oppressive, or uninteresting, we may prohibit any action regarding that request or even charge you a reasonable penalty for this particular condition.

If you wish to generate any request regarding your right and removal of your CA PI which is assigned as under, you can throw us an email request on <a href="mailto:ccpa@tazzerclean.com">ccpa@tazzerclean.com</a> (along with the email address that you have utilized for transactions with the Tazzerclean Company before).

Furthermore, it is to inform you strictly that you can only send us the maximum of two request emails within a twelve month duration, depending on the first date of first request submitted. This can be carried out easily as what you have to do is, you have to provide us an email request on <a href="mailto:ccpa@tazzerclean.com">ccpa@tazzerclean.com</a> (along with the email address that you have utilized for transactions with the Tazzerclean Company before).

- The classifications of CA PI which we have scrapped together about you.
- The classifications of the origins or the references by virtue of which we scrapped together your CA PI.

- The reasons that may be regarding business or may be commercial for our act if scrapping together and selling out your CA PI.
- The detailed classifications of the third parties that are involved in the sharing process of your CA PI.
- The particular parts of the CA PI that we have scrapped together about you.
- A document consisting a detailed list of the classifications of CA PI that have been released or made public for a particular business related purpose in the time period of twelve months, or that no releasing act has been accomplished.
- A document consisting a detailed list of the classifications of CA PI that have been sold in the time period of twelve months, or that no selling act has been accomplished. If the selling process is occurred, it will be definitely informed to you with explanation.
- The classifications of the CA PI that were sold by us.
- The detailed classifications of the third parties that are involved in the selling out process of your CA PI.

### Written by:

Salman Abdul Rahim (Freelance Content Writer)



