

PRIVACY POLICY

The privacy policy (“**Privacy Policy**”) applies to the processing of personal data (“**Personal Data**”) conducted within provision of access to services through 24 Goals application (“**Application**” or (“**Services**”).

For the purposes of this Privacy Policy, the term “**Applicable Data Protection Regulation**” means the European Regulation No. 2016/679 dated April 27, 2016 (“**General Data Protection Regulation**” or “**GDPR**”), as well as any other data protection legislation or regulations applicable to the personal data processing described in this Privacy Policy (including the Law of the Republic of Kazakhstan No. 94-V “On the Personal Data and Its Protection” dated May 21, 2013 (“**RoK Law on the Personal Data**”).

For the purposes of this Privacy Policy, “**Processing**” means any action (operation) or a set of actions (operations) performed with personal data using automation tools or without using such tools, including collection, recording, organization, structuring, accumulating, storing, adapting or modifying, downloading, viewing, using, disclosing by transmission, distributing or otherwise providing access, matching or combining, reducing, deleting or destroying such personal data.

For the purposes of this Privacy Policy, “**Personal Data**” means any information that relates to a “data subject”, that is, an identified or identifiable individual entity; an identifiable individual entity is a person who can be directly or indirectly identified, in particular by reference to identifiers such as name, identification number, location data, online identifier or one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of this individual entity. This also means all the Personal Data that you provide or generate when using the Application. In the case of using the Application, you agree and acknowledge that we collect, process, use and store your Personal Data as described in this Privacy Policy. If you do not agree with this Privacy Policy, you must not use any of the Services and the Application. If you change your decision, you must cease using the Services and the Application, and you can also exercise your rights in respect of your Personal Data as set out in this Privacy Policy.

DATA CONTROLLER INFORMATION

The Personal Data processing described in this Privacy Policy is conducted under the responsibility of the following entity:

Yerkezhan Zholdassova Individual Entrepreneur registered in accordance with the laws of the Republic of Kazakhstan, Personal Identification Number 991124400098.

LIST OF PERSONAL DATA, COLLECTION AND PROCESSING OBJECTIVES

- Personal Data provided by you are as follows:
 - contact information,
 - payment information,
 - sensitive information (race, sexual orientation, disability, political views, religion, involvement in social activities, genetic information, biometric data), list of contacts, user data (content of messages, access to photos),
 - person and device identification,
 - purchase history,
 - application use data (operational and advertising analytics),
 - information on the application operation
 - other data

The above list of Personal Data is required for the Personal Data collection and processing.

To provide its services, the Application may use information collected and placed by the Application for the following:

- to provide the Application's customer service, including for creation and management of User accounts, technical issues solving and access to various functions of the Application;
- to adapt offers and experiences, including advertising on own services or third parties' services;
- to control general and individual Users activity, as well as manage the Application's traffic;
- to communicate with Users, including on the issues of service, customer service or authorized marketing interactions through any available communication channels;
- to conduct analytical activities for improvement of the Application's customer service.

The Society may store information that it collects and receives on its Website to fulfill the Society's business purposes.

We draw your attention to the fact that we are not entitled to process your Personal Data beyond the objectives specified in this Privacy Policy.

DATA STORAGE TIMING

We store your Personal Data until such time that is necessary to achieve the objectives set out above. Typically, Personal Data is stored until such time that you are registered and use our Services. Some information collected by us will be stored longer if we have a prevailing legitimate interest in storing such information (e.g., information about suspicious conduct of certain users of our Services and transactions records).

When deleting information, we will be undertaking measures to make Personal Data unrecoverable or non-reproducible, and electronic files containing information will be deleted without the possibility for recovery.

PERSONAL DATA STORAGE LOCATION

In accordance with the Law of the Republic of Kazakhstan on the Personal Data, your personal data will be stored in the Data Controller server in the territory of the Republic of Kazakhstan in accordance with the provisions of the Law of the Republic of Kazakhstan "On the Personal Data".

RIGHTS OF THE PERSONAL DATA SUBJECT

In accordance with the Applicable Data Protection Regulation, you have the following rights in relation to your Personal Data processing:

Right of Access: you can request a copy of your Personal Data, as well as information about your Personal Data processing (e.g., categories of the Personal Data processed, the processing purpose, categories of the recipients to whom the Personal Data is transferred, the Personal Data storage period);

Edit Permission: you can request us to edit, supplement or update your Personal Data if it is inaccurate, incomplete, ambiguous and/or no longer relevant;

Delete Permission: you can request us to delete your Personal Data under certain circumstances as set out in Article 17 of the GDPR (e.g., if your Personal Data is no longer required for the purposes for which it was collected or processed; or if you have withdrawn your consent to your Personal Data processing);

Right to Processing Restriction: you can request us to restrict your Personal Data processing under certain circumstances as set out in Article 18 of the GDPR (e.g., when you dispute the Personal Data accuracy – for a period allowing the Controller to verify the Personal Data accuracy);

Right of No Custom Processing (as set out in Article 22 of the GDPR): you can request us not to exercise the solution which is based solely on automated processing, including profiling that has legal consequences for you or thus significantly affects you;

Right to Object: you can object to your Personal Data processing for a reason related to your specific situation as set out in Article 21 of the GDPR (e.g., you can object at any time to your Personal Data processing for marketing and profiling purposes related to such search activity);

Right to Portability: you can receive your Personal Data in a structured, commonly used and machine-readable format, and transfer it to another data controller (e.g., another services provider) when it is processed legally based on your consent or in case if such Personal Data is required to fulfill a contract;

Right of the Consent Withdrawal: you can withdraw your consent at any time without stating a reason for such withdrawal in respect of all processing described in the Privacy Policy for which your consent is the legal basis;

Right of Claim: you can lodge a claim with a supervisory authority, in particular, in the EEA country in which you reside or work, or in the EEA where the alleged violation occurred, if you believe that the Personal Data processing conducted by us violates the GDPR, as well as lodge a claim with an authorized body of the Republic of Kazakhstan;

Other rights: you are entitled to exercise other rights described in the Law of the Republic of Kazakhstan on the Personal Data.

In order to exercise one of these rights, you can submit your request at any time using the contact information specified in the “Contacts” section of this Privacy Policy. The requests will be processed until such time that you can reliably verify your identity and clearly indicate the subject of your request.

The requests will be immediately processed and, in any case, within the timeline defined under the Applicable Data Protection Regulation. If necessary, this period can be extended depending on the complexity and number of requests. In this case, we will inform you of such extension causes.

AMENDMENTS TO THE PRIVACY POLICY

If we are considering significantly amending this Privacy Policy (e.g., changing the objectives for the Personal Data processing, identifying one or more data controllers, or the approach to ensure your rights exercise), we will inform you accordingly prior to such amendments become effective through notification in the Application or by e-mail. This information is accompanied by an “I Accept” function, which we will request you to use to confirm that you understand and accept the changes.

We hereby inform you that you can review this Privacy Policy at any time on our 24Goalsapp.com website available in the Application.

CONTACTS

By email: info@24goalsapp.com