

Drinkally Privacy Policy

Drinkally collects personal information from its users.

This document includes a section on privacy rights intended for California consumers.

This document includes a section on privacy rights intended for users in Brazil.

This document can be printed for preservation purposes using the "Print" command in the browser.

Provider and responsible

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Provider e-mail address: contact@drinkally.de

Types of data collected

Personal data that Drinkally processes independently or through third parties include: Usage Data; Diagnostic Data; Product Interaction; Purchase History; User ID; Search History; Email; Data submitted while using the Service; First Name; Last Name; Date of Birth; User Name; Country; Application Information; Device Logs; Device Information; Payment Data; Phone Number; Billing Address; Gender; Password; Tracker.

Full details of each type of personal data processed are provided in the designated sections of this Privacy Policy or selectively through explanatory text displayed prior to data collection.

Personal data may be provided voluntarily by the user or, in the case of usage data, may be collected automatically when Drinkally is used.

Unless otherwise specified, the provision of all data requested by Drinkally is mandatory. If the User refuses to provide the data, Drinkally may not be able to provide its services to the User. In cases where Drinkally expressly states that the provision of personal data is voluntary, Users may choose not to provide such data without any consequences for the availability or functioning of the Service.

Users who are unclear about which personal data is mandatory can contact the provider.

Any use of cookies - or other tracking tools - by Drinkally or third-party service providers used by Drinkally is for the purpose of providing the service requested by the User and any other purposes described in this document and, if any, in the Cookie Policy.

Users are responsible for all personal data of third parties obtained, published or disclosed by Drinkally and confirm that they have obtained consent to the transfer of personal data of any third parties to Drinkally.

Type and place of data processing

Processing methods

The Provider processes User Data in a proper manner and takes appropriate security measures to prevent unauthorized access and unauthorized forwarding, modification or destruction of data.

Data processing is carried out by means of computers or IT-based systems in accordance with organizational procedures and practices specifically aimed at the stated purposes. In addition to the data controller, other parties could also operate Drinkally internally (HR administration, sales, marketing, legal department, system administrators) or externally - and in the case where necessary, designated by the data controller as processors (such as providers of technical services, delivery companies, hosting providers, IT companies or communication agencies) - and thus have access to the data. An up-to-date list of these parties can be requested from the provider at any time.

Legal bases of the processing

The Provider may process personal data of Users only if one of the following applies:

- Users have given their consent for one or more specific purposes. Note: In some jurisdictions, the provider may be permitted to process personal data until the user objects to such processing ("optout") without relying on consent or any other of the following legal bases. However, this does not apply if the processing of personal data is subject to European data protection law;
- the data collection is necessary for the fulfillment of a contract with the user and/or for pre-contractual measures arising therefrom;
- the processing is necessary for compliance with a legal obligation to which the provider is subject;
- the processing is related to a task carried out in the public interest or in the exercise of official authority vested in the provider;
- the processing is necessary to protect the legitimate interests of the provider or a third party.

In any case, the provider will be happy to provide information about the specific legal basis on which the processing is based, in particular whether the provision of personal data is a legal or contractual obligation or a prerequisite for the conclusion of a contract.

Location

The data will be processed in the Provider's office and in all other places where the entities involved in data processing are located.

Depending on the location of the users, data transfers may involve the transfer of the user's data to a country other than their own. To learn more about the place of processing of the transferred data, users can consult the section with the detailed information on the processing of personal data.

Users also have the right to be informed about the legal basis of the transfer of data to a country outside the European Union or to an international organization governed by international law or established by two or more countries, such as the UN, as well as about the security measures taken by the Provider to protect their data.

If such a transfer occurs, the user can learn more about it by reviewing the relevant sections of this document or by contacting the provider using the information provided in the contact section.

Storage duration

Personal data is processed and stored for as long as required by the purpose for which it was collected.

Therefore applies:

- Personal data collected for the purpose of fulfilling a contract concluded between the provider and the user will be stored until the complete fulfillment of this contract.
- Personal data collected to protect the Provider's legitimate interests will be retained for as long as necessary to fulfill those purposes. Users can obtain more detailed information about the Provider's legitimate interests in the relevant sections of this document or by contacting the Provider.

In addition, the provider is permitted to store personal data for a longer period of time if the user has consented to such processing, as long as the consent is not revoked. Furthermore, the provider may be obliged to store personal data for a longer period of time if this is necessary to fulfill a legal obligation or by order of an authority.

After the retention period has expired, personal data is deleted. Therefore, the right of access, the right of deletion, the right of rectification and the right of data portability cannot be exercised after the expiry of the retention period.

Processing purposes

Personal data about the User is collected in order for the Provider to provide the Service and further to comply with its legal obligations, respond to enforcement requests, protect its rights and interests (or those of the Users or third parties), detect malicious or fraudulent activities. In addition, data is collected for the following purposes: platform services and hosting, beta testing, handling payments and analytics.

Users can find more detailed information on these processing purposes and the personal data used for each purpose in the "Detailed information on personal data processing" section of this document.

Detailed information on the processing of personal data

Personal data is collected for the following purposes using the following services:

Analytics

The services listed in this section allow the Provider to monitor and analyze traffic and track user behavior.

Google Analytics

Google Analytics is a web analytics service provided by Google LLC or by Google Ireland Limited, depending on how the provider manages data processing ("Google"). Google uses the data collected to track and study how Drinkally is used, report on its activities, and share it with other Google services. Google may use the data collected to contextualize and personalize the ads of its own advertising network.

Personal data processed: Usage data; Tracker.

Processing location: United States - Privacy Policy - Opt Out; Ireland - Privacy Policy - Opt Out.

Category of personal information collected under CCPA: Internet Data.

Under the CCPA, processing constitutes a "sale." In addition to the information contained in this clause, users may refer to the California Consumer Rights section for information on how to object to the sale.

Beta testing

This type of service allows to manage user access to Drinkally or parts of it in order to test a specific function or the whole application.

The Service Provider may automatically collect data about crashes and statistics related to the User's use of this Application (Drinkally) in a personally identifiable form.

TestFlight (Apple Inc.)

TestFlight is a beta testing service from Apple Inc.

Personal data processed: Email; Date of birth; Device information; Device logs; Application information; Country; Last name; User name; Usage data; Various types of data as described in the Service's Privacy Policy; First name; Data transferred during the use of the Service.

Processing Location: United States - Privacy Policy.

Category of personal information collected under CCPA: Identifiers; Internet Data.

Under the CCPA, processing constitutes a "sale." In addition to the information contained in this clause, users may refer to the California Consumer Rights section for information on how to object to the sale.

Google Play Beta Testing

Google Play Beta Testing is a beta testing service provided by Google LLC or by Google Ireland Limited, depending on how the provider manages data processing.

Personal data processed: Email; Date of birth; Device information; Device logs; Gender; Country; Last name; User name; Usage data; Different types of data as described in the privacy policy of the Service; First name; Data transferred during the use of the Service.

Processing location: United States - Privacy Policy; Ireland - Privacy Policy.

Category of personal information collected under CCPA: Identifiers; Biometric Data; Internet Data.

Under the CCPA, processing constitutes a "sale." In addition to the information contained in this clause, users may refer to the California Consumer Rights section for information on how to object to the sale.

Platform services and hosting

The purpose of these services is to host and operate key components of the Application for Drinkally so that Drinkally can be offered from a unified platform. Such platforms provide the provider with a whole range of tools - for example, analytics and commenting functions, user and database management, ecommerce and payment processing - which involve the processing of personal data. Some of these services operate with geographically dispersed servers, making it difficult to determine where personal data is stored.

App Store Connect (Apple Inc.)

Drinkally is distributed on Apple's App Store, a mobile application distribution platform provided by Apple Inc.

App Store Connect enables the provider to manage Drinkally in Apple's App Store. Depending on how it is configured, App Store Connect provides Vendor with statistical data about user engagement and app discovery, marketing campaigns, sales, in-app purchases, and payments to measure Drinkally's performance. App Store Connect collects such data only from users who have agreed to share it with Vendor. Users can find more information about how to opt out through their device settings [here] (https://support.apple.com/en/HT202100).

Personal data processed: User ID; Diagnostic Data; Shopping History; Usage Data; Product Interaction; Search History.

Processing location: United States - Privacy Policy.

Category of personal information collected under CCPA: Identifiers; Commercial Data; Internet Data.

Google Play Store

Drinkally is distributed on the Google Play Store, a mobile app distribution platform provided by Google LLC or by Google Ireland Limited, depending on how the provider manages data processing.

By distributing this application through this channel, Google collects usage and diagnostic information and shares it with the provider. Much of this information is processed on an opt-in basis.

Users can deactivate this analysis function directly via their device settings. The user can find more information about managing the analysis settings on this page.

Personal data processed: Usage data.

Processing Location: United States - Privacy Policy; Ireland - Privacy Policy. Category of personal

information collected under CCPA: Internet Data.

Dealing with payments

Unless otherwise specified, Drinkally processes all payments by credit card, bank transfer or otherwise through third-party payment service providers. Generally, and unless otherwise stated, Users are asked to provide their Payment Data and Personal Data directly to these

payment service provider.

Drinkally is not involved in the collection and processing of such information, but only receives notification from the relevant payment service provider as to whether the payment has been successfully completed.

Payments processed via the Google Play Store

Drinkally uses a payment service provided by Google LLC or by Google Ireland Limited, depending on how the provider manages data processing, which allows the provider to offer in-app purchases of the application itself or in-app purchases.

Personal data processed to process purchases is processed by Google as described in the <u>Google Play Store</u> <u>Privacy Policy.</u>

Personal data processed: Email; purchase history; device information; last name; usage data; billing address; phone number; first name; payment data.

Processing location: United States - Privacy Policy; Ireland - Privacy Policy.

Category of personal information collected under CCPA: Identifiers; Commercial Data; Internet Data.

Payments processed through the Apple App Store (Apple Inc.)

Drinkally uses a payment service provided by Apple Inc. that allows the provider to offer in-app purchases of the application itself or in-app purchases.

Personal data processed to process purchases is processed by Apple as described in the App Store Privacy Policy.

Personal Data Processed: Email; purchase history; device information; last name; username; usage data; password; billing address; phone number; first name; payment data.

Processing Location: United States - Privacy Policy.

Category of personal information collected under CCPA: Identifiers; Commercial Data; Internet Data.

The rights of users

Users may exercise certain rights in relation to their data processed by the Provider. In particular,

users have the right to do the following:

- Revoke the consents at any time. If the user has previously consented to the processing of personal data, they may revoke their own consent at any time. Object to the processing of their data. The
- user has the right to object to the processing of their data if the processing is based on a legal basis other than consent. Further information on this is provided below. **Receive information regarding their data**. The user has the right to know whether the data is processed by the provider, to receive
- information about individual aspects of the processing and to obtain a copy of the data.
- **Verification and rectification.** The user has the right to verify the accuracy of his data and request its update or correction.
- request restriction of the processing of their data. Users have the right to restrict the processing of their data under certain circumstances. In this case, the provider will not process the data for any purpose other than storage.
- Request deletion or other removal of the personal data. Users have the right to request deletion of their data from the provider under certain circumstances.
- Receive their data and have it transferred to another responsible party. The user has the right to receive his or her data in a structured, common and machine-readable format and, if technically possible, to have it transferred to another controller without hindrance. This provision applies insofar as the data is processed by automated means and the processing is based on the user's consent, on a contract to which the user is party, or on pre-contractual obligations.
- File a complaint. Users have the right to file a complaint with the competent supervisory authority.

Details on the right to object to processing

If personal data are processed in the public interest, in the exercise of a sovereign power conferred on the Provider or in order to safeguard the Provider's legitimate interests, the User may object to such processing by providing a justification relating to his/her particular situation.

Users are informed that they may object to the processing of personal data for direct marketing purposes at any time without giving reasons. Users can find out whether the Provider processes personal data for direct marketing purposes in the relevant sections of this document.

How to exercise the rights

All requests to exercise user rights can be directed to the provider via the contact details provided in this document. Requests can be exercised free of charge and will be processed by the Provider as soon as possible, within one month at the latest.

Further information on the collection and processing of data

Legal measures

The User's personal data may be processed by the Provider for the purposes of legal enforcement within or in preparation of legal proceedings resulting from the improper use of Drinkally or its related services. The User declares that he/she is aware that the Provider may be required by the authorities to disclose personal data.

More information about the personal data of the user

In addition to the information set forth in this Privacy Policy, Drinkally may provide the User, upon request, with additional contextual information relating to specific Services or to the collection and processing of Personal Data.

System logs and maintenance

Drinkally and third party services may collect files that record interaction that takes place through Drinkally (system logs) or use other personal data (e.g., IP address) for this purpose for operational and maintenance purposes.

Information not included in this privacy statement

Further information about the collection or processing of personal data can be requested from the provider at any time via the listed contact details.

How "Do Not Track" requests are handled

Drinkally does not support Do Not Track requests by web browsers.

For information on whether integrated third-party services support the po-tra

For information on whether integrated third-party services support the no-tracking protocol, users can refer to the privacy policy of the respective service.

Changes to this privacy policy

The provider reserves the right to make changes to this privacy policy at any time by informing users on this page and, if applicable, via Drinkally and/or - as far as technically and legally possible - by sending a message via user contact data available to the provider. Users are therefore advised to visit this page regularly and in particular to check the date of the last change indicated at the bottom of the page.

Insofar as changes affect a data use based on the consent of the user, the provider will - if necessary - obtain a new consent.

Information for California consumers

This section completes and supplements the other information contained in the Privacy Policy and is provided by the company that operates Drinkally - or its parent, subsidiary or affiliate, as applicable (within this section in the

hereinafter collectively referred to as "we", "us", "our").

The provisions of this section apply to all users who are acting as consumers under the California Consumer Privacy Act 2018 and who reside in the State of California (users hereinafter referred to for convenience as "you," "you," "your"), and supersede for such users any different or conflicting provisions of the Privacy Policy.

Within this section, the term "personal information" is used as defined by the California Consumer Privacy Act.

Categories of personal information collected, disclosed or sold

In this part, we summarize the categories of personal information collected, disclosed or sold, as well as the purposes pursued thereby. **Detailed information about these activities can be found under** "Detailed information about the processing of personal data" within this document.

Information collected: the categories of personal information we collect

We have collected the following categories of personal information about you: Identifiers, Commercial Data, Biometric Data and Internet Data.

We will not collect any other categories of personal information about you without notifying you.

How we collect information: from what sources do we collect personal information?

We collect the above categories of personal information directly or indirectly from you when you use Drinkally.

For example, you provide personally identifiable information when you submit a request through Drinkally. Also, when you use Drinkally, you indirectly share with us Personal Information that is automatically monitored and collected. Finally, we may collect Personal Information about third parties who work with us to provide the Service or to operate Drinkally or certain features thereof.

How we use the information we collect: Sharing and disclosing your personal information to third parties for commercial purposes.

We may disclose personal information collected about you to third parties for commercial purposes. In such cases, such third parties undertake to us by means of a written agreement to treat personal information confidentially and to use it solely for the purpose of implementing the agreement.

We may also disclose your personal information to third parties if you have explicitly requested or authorized it in order to provide the service to you.

For more details about the purposes of the processing, please refer to the relevant section of this document.

Sale of your personal information

In this context, "sale" means the "selling, renting, publishing, disclosing, distributing, making available, transmitting, or any form of oral, written, or electronic communication of personal information of consumers by one business to another business or third party in exchange for money or other monetary benefit."

For example, this means that a sale can take place when advertising is placed on an application, when statistical analyses of traffic or views are performed, or simply when plugins of social networks or similar are used.

Your right to object to the sale of personal information

You have the right to object to the sale of your personal information. This means that if you request that we no longer sell your information, we will honor your request.

The objection may be made voluntarily, at any time, without verifiable request, in accordance with the instructions below.

Instructions on the right to object to the sale of personal information

If you would like to learn more or to receive all kinds of information about Drinkally on- and offline* *successful*.

*data sales, you can reach us via the contact details in this document for more information.

For what purposes do we process your personal information?

We may use your personal information to operate and maintain Drinkally or individual features thereof in working order ("Operational Purposes"). In such cases, we will process your personal information to the extent necessary and proportionate to the operational purposes for which it was collected and only for the relevant operational purposes.

We may also use your personal information for other purposes, such as for commercial purposes (as described in the "Detailed Information on Processing of Personal Data" section of this document), as required by law, or to enforce our claims before the competent bodies should our rights or interests be threatened or infringed.

We will not use your personal information for any other unrelated or incompatible purpose without informing you in advance.

Your privacy rights under California law and how you can exercise them

Right of access and data portability

You have the right to request information from us about:

- The categories and sources of personal information we collect about you, the purposes for which we use your information, and the entities to which we disclose such information;
- in the case of sale or disclosure of personal information for operational purposes and in the form of two separate lists:
 - · Sale: the categories of personal information acquired by each category of recipients; and
 - Disclosure for operational purposes: the categories of personal information disclosed to each category of recipients.

The information described above relates to personal information that we have collected or processed within the past 12 months.

If we provide the information electronically, it will be "portable," meaning that it will be provided in an easily readable format so that you can transmit the information to other entities without impediment, to the extent technically possible.

Right to delete your personal information

You have the right to request that we delete your personal information unless this is precluded by a legal exception (such as when the information is used to troubleshoot Drinkally, investigate security incidents or prevent fraudulent or illegal activity, enforce certain rights, etc.).

If no legal exception applies, we will delete your personal information at your request and instruct our service providers, if any, to do the same.

How to exercise your rights

In order to exercise the rights described above, you must send us a verifiable request using the contact details in this document.

In order to process your request, we need to know who you are. Therefore, you can only exercise the rights described if your request is verifiable, ie:

- it contains information that your identification reasonably allows us to determine whether you are the person about whom we have collected personal information or an authorized representative thereof;
- it is described in sufficient detail so that we can reliably understand, evaluate and respond to it.

We will not respond to the request if we cannot determine your identity and therefore whether the personal information we hold is actually related to you.

If you cannot make a verifiable request yourself, you may authorize an agent approved by the California Secretary of State to act on your behalf.

If you are of legal age, you may make a verifiable request on behalf of a minor for whom you have custody.

You can make a maximum of 2 requests in a 12-month period.

How and when we respond to your request

We will acknowledge receipt of your verifiable request within 10 days and let you know how we will process it.

We will respond to your request within 45 days of receipt. If we need longer, we will inform you of the reasons and the additional processing time required. In this regard, please note that the processing of your request may take up to 90 days.

Our information relates to the preceding 12 months.

If we reject your request, we will explain the reasons for the rejection.

We do not charge a fee for processing and responding to your verifiable request unless it is clearly unfounded or disproportionate. In such cases, we may charge a reasonable fee or refuse to process your request. In either case, we will notify you of our decision and the reasons behind it.

Information for users in Brazil

This section supplements and completes the information contained in the remaining sections of the Privacy Policy and is provided by Drinkally or, as applicable, its related parent or subsidiary and/or affiliates (collectively referred to as "we," "us," and "our" for purposes of this section).

The provisions of this section apply to all users residing in Brazil pursuant to the "Lei Geral de Proteção de Dados" (users are hereinafter referred to as "you" and "your"). For such users, these provisions shall prevail over any different or inconsistent provisions from the Privacy Policy.

Within this section of the document, the term "personal information" is used in accordance with the definition from the Lei Geral de Proteção de Dados (LGPD).

Legal basis for the processing of your personal information

We may only process your personal information if there is a legal basis for the processing. The legal bases for processing are the following:

- Your consent to the processing activities in question
- the fulfillment of a legal or regulatory obligation to which we are subject
- the performance of public-law duties arising from a law, ordinance, contract, agreement or similar legal text
- Studies by research institutes, preferably based on anonymized personal information
- the execution of a contract and pre-contractual measures, if you are a party to said contract
- protecting our rights in legal, regulatory and arbitration proceedings protecting your physical safety
- or that of a third party
- the protection of health in procedures carried out by health personnel or institutions
- our legitimate interests, provided that your fundamental rights and freedoms are not overridden,
- and the protection of receivables.

To find out more information about the legal basis, you can always contact us using the contact details in this document.

Categories of personal information processed

You can find out which categories of personal data are processed in the section "Detailed information on the processing of personal data" in this document.

Why we process personal information

You can find out why we process personal information in the "Detailed information about the processing of personal information" and "Purposes of processing" sections of this document.

Your privacy rights under Brazilian law, how to make a request, and how we will respond

Your privacy rights under Brazilian law

You have the right:

- To obtain information about whether your personal information is being processed; to obtain
- access to your personal information;
- Have incomplete, inaccurate or out-of-date personal information corrected;
- Request anonymization, blocking or deletion of unnecessary or redundant personal information, as well as personal information that is not processed in accordance with the LGPD;
- Obtain details of third parties with whom we share your personal information; upon your
- express request, and subject to our corporate and trade secrets, effect the transfer of personal information (other than anonymized information) to another service or product provider;
- request the erasure of your personal information where the processing was based on your consent, unless at least one of the exceptions under Article 16 LGPD applies;
- Revoke your consent at any time;
- File a complaint regarding your personal information with ANPD (the federal data protection agency) or with a consumer protection agency;
- object to the processing of personal information unless it is carried out lawfully;
- receive understandable and adequate information about criteria and procedures for automated decision-making; and
- request a review of a decision taken solely on the basis of the automated processing of your personal
 information which has an impact on your legitimate interests. This concerns decisions regarding your
 personal or professional profile, their consumer profile or creditworthiness, as well as characteristics of
 your personality.

You will not be discriminated against or otherwise disadvantaged as a result of exercising your rights.

How to make your request

Your express request to exercise your rights can be made at any time and free of charge through the contact details in this document or through our legal representative.

How we respond to your request

We will make every effort to process your request promptly.

If we are unable to do so, we will inform you of the factual or legal reasons why we cannot respond to your request or cannot respond to it immediately. If we do not process your personal information, we will, if we are able to do so, refer you to the natural or legal person to whom you should submit your request.

Should you submit a request for **access to** personal information or **confirmation of the processing of** personal information, please indicate whether your personal information should be provided electronically or in paper form.

You must also tell us whether you want us to respond to your request immediately - in which case we will respond in simplified form - or whether you require full information.

If the latter is the case, we will reply to you within 15 days of the request and provide you with an answer at

Maintain our corporate and commercial confidentiality provide full details of the source of your personal information, confirmation of whether records exist and the processing criteria and purposes.

If you make a request to **correct, delete, anonymize or block personal information,** we will see that your request is promptly forwarded to such entities with which we have shared your personal information to enable them to fulfill your request, unless such forwarding proves impossible or involves an unreasonable effort on our part.

Lawful transfer of personal information outside Brazil

We may transfer your personal information outside of Brazil in the following circumstances:

- The transfer is necessary, in accordance with lawful procedures under international law, for international cooperation between public security, investigative or law enforcement authorities.
- The transfer is necessary to preserve your life, physical safety, or the life or physical safety of others.
- The transmission was approved by the ANPD.
- The transfer results from an obligation within an international cooperation agreement.
- The transfer is necessary for the performance of a public law task or a public task assigned by law.
- The transfer is necessary for the fulfillment of a legal or regulatory obligation, for the performance of a contract or for pre-contractual measures in connection with a contract or for the regular exercise of rights in judicial, administrative or arbitration proceedings.

Definitions and legal information

Personal data (or data)

Any information by which the identity of a natural person is or can be determined, directly or in combination with other information.

Usage data

Information that Drinkally (or third party services that Drinkally uses) automatically collects, such as: the IP addresses or domain names of the computers of users who use Drinkally, the URI (Uniform Resource Identifier) addresses, the time of the request, the method used to send the request to the server, the size of the response file received, the numeric code indicating the status of the server response (successful result, error, etc.), the country of origin, the features of the browser and operating system used by the user, the various time stamps per request (e.g., how much time was spent on each page of the application), and information about the path to the server used by the user.), the country of origin, the functions of the browser and operating system used by the user, the various time details per call (e.g. how much time was spent on each page of the application) and information about the path followed within an application, in particular the order of the pages visited, as well as other information about the operating system of the device and/or the IT environment of the user.

Users

The Drinkally using person who, unless otherwise specified, is the same as the person concerned.

Affected

The natural person to whom the personal data relates.

Order processor (or data processor)

Natural or legal person, public authority, agency or other body that processes personal data on behalf of the Controller as described in this Privacy Policy.

Responsible person (or provider, partly also owner)

The natural or legal person, public authority, agency or other body which alone or jointly with others determines the purposes and means of the processing of personal data and the means used for that purpose, including the security measures relating to the data relied on Drinkally

referring operation and use. Unless otherwise specified, the responsible person is the natural or legal person through which Drinkally is offered.

Drinkally (or this application)

The hardware or software tool used to collect and process the User's personal data.

Service

The Service offered through Drinkally, as described in the applicable TOS (if any) and on this Website/Application.

European Union (or EU)

Unless otherwise indicated, all references in this document to the European Union refer to all current Member States of the European Union and the European Economic Area (EEA).

Cookie

Cookies are trackers that consist of a small data set stored in the user's browser.

Tracker

The term tracker refers to any technology - e.g., cookies, unique identifiers, web beacons, embedded scripts, e-tags, or fingerprinting - by which users can be tracked, e.g., by enabling access to or storage of information on the user device.

Legal notice

This Privacy Policy has been drafted based on provisions of various legislations, including Art. 13/14 of Regulation (EU) 2016/679 (General Data Protection Regulation).

This Privacy Policy applies solely to Drinkally, unless otherwise stated in this document.

Last updated: 2 July 2022