

PERSONAL INFORMATION PROTECTION POLICY
SITE USERS

Real Policy privacy personal data (further – Policy confidentiality) applies to all information that Mebel-S LLC (hereinafter referred to as the Company) can receive about a client or partner while using the site – chiedocover.ru.

1. BASIC CONCEPTS The following terms and concepts are used in this Privacy Policy:

“ADMINISTRATION chiedocover.ru (hereinafter referred to as the Site Administration)” – authorized employees of the technological platform management, acting on behalf of the Company, who organize and (or) process personal data, and also determine the purposes of processing personal data, the composition of personal data to be processed, actions (operations) performed with personal data.

“PERSONAL DATA” - any information relating to a specific individual/legal entity or determined on the basis of such information, necessary for the Company in connection with the fulfillment of its contractual obligations to the User/Client. In addition, personal data includes data that is automatically transferred to the Services during their use using software installed on the User's device, including IP address, information from cookies, information about the user's browser (or other program through which access is provided). to Services), access time, address of the requested page.

“PROCESSING OF PERSONAL DATA” - collection, systematization, accumulation, storage, clarification (updating, changing), use, distribution (including transfer), depersonalization, blocking, destruction of personal data of Clients.

“USER/CLIENT” is a person who uses the site in the manner regulated by the Site Administration.

“CONFIDENTIALITY OF PERSONAL DATA” is a mandatory requirement for Company employees who have access to personal data to not allow the dissemination of personal data without the Client's consent or other legal basis.

2. GENERAL PROVISIONS

2.1. Use of the chiedocover.ru website by the User/Client means acceptance of this Privacy Policy and the terms of processing of the User/Client's personal data.

2.2. In case of disagreement with the terms of the Privacy Policy, the User/Client must stop using the chiedocover.ru website

2.3. The administration of the site chiedocover.ru verifies the accuracy of the personal data provided by the Site User.

2.4. When using the chiedocover.ru Site, the User/Client confirms that: - he has all the necessary rights that allow him to register (create an account) and/or use the services of the chiedocover.ru site without creating an account;

- indicates reliable information about yourself in the amount necessary to use the services of the chiedocover.ru website, mandatory fields for further provision of site services are marked in a special way, all other information is provided by the User/Client at his own discretion.

- understands that information on the site posted by the User/Client about himself may become available to third parties not specified in this Policy and may be copied and distributed by them;

- is familiar with this Policy, expresses his agreement with it and assumes the rights and obligations specified in it. Familiarization with the terms of this Policy, checking the box under the link to this Policy or using the site, or sending data through feedback forms on the site, constitutes the written consent of the User/Client to the collection, storage, processing and transfer to third parties of personal data provided by the User/Client.

3. SCOPE OF THE PRIVACY POLICY

3.1. This Privacy Policy establishes the obligations of the Site Administration to non-disclose and ensure a regime for protecting the confidentiality of personal data that the User provides at the request of the Site Administration when filling out the feedback form on the chiedocover.ru website.

3.2. Personal data permitted for processing under this Privacy Policy is provided by the User/Client by filling out

registration form on the website chiedocover.ru.

3.3. The administration collects statistics about the IP addresses of its users. This information is used to identify and solve technical problems, to monitor the legality of ongoing advertising campaigns and financial payments.

4. PURPOSES OF COLLECTING USER'S PERSONAL INFORMATION

4.1. The administration of the site chiedocover.ru may use the personal data of the User/Client for the purposes of: Creating an account and further authentication and provision

User/Client access to personal account. Establishment with User/Client feedback communication including direction notifications, requests, mailings, SMS mailings regarding the use of the site and the Company.

Determining the location of the User/Client to ensure security and prevent fraud.

Confirmations of reliability and completeness of personal data, provided by User/Client. Providing the User/Client with effective customer and technical support in case of problems related to the use of the site.

Providing User/Client with his consent, updates of site/system, special offers, newsletters and other information on behalf of the site.

5. METHODS AND TIMELINES FOR PROCESSING PERSONAL

5.1. The processing of the User/Client's personal data is carried out without a time limit, in any legal way, including in personal data information systems using automation tools or without the use of such tools.

5.2. In case of loss or disclosure of personal data, the Site Administration informs the User/Client about the loss or disclosure of personal data.

5.3. The site administration takes the necessary organizational and technical measures to protect the User/Client's personal information from unauthorized or accidental access, destruction, modification, blocking, copying, distribution, as well as from other unlawful actions of third parties.

5.4. The site administration, together with the User/Client, takes all necessary measures to prevent losses or other negative consequences caused by the loss or disclosure of the User/Client's personal data.

5.5. If the User/Client disagrees with receiving information from the Company, the User/Client may unsubscribe from the mailing list:

- by clicking on the "unsubscribe" link at the bottom of the letter; - in your personal account on the website, by removing previously selected options; - by sending a notification to chiedocover@gmail.com.

When notifications are received by email chiedocover@gmail.com, a request is created based on the information received from the User/Client in special software for recording actions for the corresponding User/Client. The request is processed within a maximum of 24 hours. As a result, information about the User/Client is not included in the mailing segment.

6. OBLIGATIONS OF THE PARTIES

6.1. The User/Client is obliged to:

6.1.1. Provide up-to-date information about personal data necessary to use the chiedocover.ru website.

6.1.2. Update and supplement the information about personal data provided by the Company in case of changes in this information.

6.2. The site administration is obliged to:

6.2.1. Use the information received solely for the purposes specified in clause 4 of this Privacy Policy.

6.2.2. Ensure that confidential information is kept confidential and not disclosed without the prior permission of the User/Client.

6.2.3. Take precautions to protect the confidentiality of the User's/Client's personal data in accordance with the procedure usually used to protect this type of information in existing business transactions.

7. RESPONSIBILITY OF THE PARTIES

7.1. The site administration that fails to fulfill its obligations is liable in accordance with the legislation of the Russian Federation, with the exception of

cases provided for in paragraphs 5.2., 5.3. and 7.2. of this Privacy Policy.

7.2. In case of loss or disclosure of Confidential Information, the Site Administration is not responsible if this confidential information: 7.2.1. Became public domain until it was lost or disclosed.

7.2.2. Was received from a third party before it was received by the Site Administration.

7.2.3. Was disclosed with the consent of the User/Client or by the User/Client himself.

8. DISPUTE RESOLUTION 8.1. Before going to court with a claim on disputes arising from the relationship between the User/Client of the site and the Site Administration, it is mandatory to submit a claim (a written proposal for a voluntary settlement of the dispute).

8.2. The recipient of the claim, within 30 calendar days from the date of receipt of the claim, notifies the claimant in writing of the results of consideration of the claim.

8.3. The current legislation of the Russian Federation applies to this Privacy Policy and the relationship between the User/Client and the Site Administration.

9. ADDITIONAL TERMS

9.1. The site administration has the right to make changes to this Privacy Policy without the consent of the User/Client.

9.2. The new Privacy Policy comes into force from the moment it is posted on the website, unless otherwise provided by the new edition of the Privacy Policy.

9.3. All suggestions or questions regarding this Privacy Policy should be reported to the Site Administration by email: chiedocover@gmail.com

9.4. The current Privacy Policy is posted at page By
address <http://chiedocover.ru/policy.pdf>

Published November 29, 2018
Updated October 8, 2024

APPENDIX No. 1 TO THE PERSONAL PROTECTION POLICY SITE USER INFORMATION

USER CONSENT TO PROCESSING OF PERSONAL DATA

The user, by leaving his data on the website chiedocover.ru, as well as filling out the return form with personal data, accepts this Agreement for the processing of personal data (hereinafter referred to as the Consent). Acceptance of the offer of Consent is the completion of the form with personal data in the feedback form on the website at: chiedocover.ru.

The user gives his consent to Mebel-S LLC, which owns the website chiedocover.ru and is located at: chiedocover.ru, to process his personal data under the following conditions:

2. This Consent is given to the processing of personal data, both without the use of automation tools and with their use.

2.1. Consent is given to the processing of the following personal data of the User:

3. Personal data that is not special or biometric: last name, first name, patronymic; registration and residence address; contact phone numbers; email addresses; information about accounts on social networks; information about interests.

4. Purpose of processing personal data: fulfillment of contractual obligations, conducting advertising campaigns and marketing research, including SMS and e-mail newsletters.

5. The grounds for processing personal data are: Art. 24 of the Constitution of the Russian Federation; Article 6 of Federal Law No. 152-FZ "On Personal Data".

6. During the processing of personal data, the following actions will be performed: collection; recording; systematization; accumulation; storage; clarification (update, change); extraction; usage; transmission (distribution, provision, access); depersonalization; blocking; deletion; destruction.

7. Broadcast personal data third persons carried out on basis legislation of the Russian Federation, an agreement with the participation of the subject of personal data or with the consent of the subject of personal data. The user gives his consent to the possible transfer of his personal data to third parties.

8. Personal data is processed until processing is completed. Also, the processing of personal data can be terminated at the request of the subject of personal data. Term or condition for cessation of processing of personal data: termination of the activities of Mebel-S LLC as a legal entity (liquidation or reorganization).

9. Consent is given, including to the possible cross-border transfer of personal data and information (advertising) alerts.

10. Consent can be revoked by the subject of personal data or his representative by sending a written application to Mebel-S LLC or its representative at the address indicated at the beginning of this Consent.

11. If the subject of personal data or his representative withdraws consent to the processing of personal data, Mebel-S LLC has the right to continue processing personal data without the consent of the subject of personal data if there are grounds specified in paragraphs 2 - 11 of part 1 of article 6, part 2 of article 10 and Part 2 of Article 11 of Federal Law No. 152-FZ "On Personal Data" dated June 26, 2006.

Published November 29, 2018

Update date: October 8, 2024