

USER DATA PROTECTION STRATEGY

This User Data Protection Strategy (hereafter – Privacy Policy) applies towards all types of information that OOO «Stalker Trophy» (hereafter – Stalker Trophy) can receive about a client or partner while they use the web page www.stalker-trophy.com

1. GENERAL DEFINITIONS

The following terms and concepts are used in this Privacy Policy:

«ADMINISTRATION» of www.stalker-trophy.com (hereafter – web page administration – employees authorized to manage the technical solutions, acting on behalf of Stalker Trophy, who organize and (or) perform personal data handling, and also define aims of data handling, scope of personal data and acts performed with the personal data.

«PERSONAL DATA» - any kind of information which relates to the certain individual or juridical entity and is necessary for Stalker Trophy in order to perform User/Client contract commitments.

Besides that, personal data includes information provided by the software automatically during the web page usage, including IP address, cookie information, user software information, access time, web page address.

«PROCESSING OF PERSONAL DATA» - information acquisition, filing, storage, updating, release, anonymization, blocking, destruction of the personal data.

«USER/CLIENT» – a person using a web page.

«CONFIDENTIALITY OF PERSONAL DATA» - enforcement of rules, obligatory for all employees of Stalker Trophy and not allowing to release the personal data without sanction of the Client or other legal basis.

2. GENERAL TERMS

2.1. If the Client continues using the web page www.stalker-trophy.com this confirms that the Client agrees with this User Data Protection Strategy.

2.2. If the Client does not agree with this User Data Protection Policy, the Client must cease using www.stalkertrophy.com further.

2.3. Web page administration can check the personal data consistency.

2.4. User/Client confirms that:

- has all necessary rights to register (create an account) and/or use web page www.stalker-trophy.com services without registration;

- provides true information. Required fields are specially marked, all other information is provided by the Client at own discretion;

- is aware that the information provided might become accessible for third parties and might be copied and released by those;

- checked out this Policy and expressed approval - therefore took up rights and liabilities stated in the Policy. Checking out the Policy, checking the box under the link, using the web page or sending data via the feedback forms serves as a written permission of the User/Client for data information acquisition, filing, storage, updating, release, anonymization, blocking, destruction of the personal data.

3. MATTER OF POLICY

3.1. This Privacy Policy constitutes the obligations of the web page Administration to non-disclose and protect the personal data provided by User.

3.2. Personal data is provided by the Client by filling out the registration form at www.stalker-trophy.com

3.3. Administration collects information about the IP addresses of the users. This data is used to become aware of and solve technic problems, control validity of payments and for the advertising campaigns.

4. AIMS OF PERSONAL DATA ACQUIREMENT

4.1. The Administration of www.stalkertrophy.com can use Client's Personal data to perform the following:

Create an account and further authenticate and provide access to the personal account.

Communicate with the Client, including sending notifications, requests, mailouts.

Locate the Client/User to provide safety and protect from deceptive practices.

Confirm consistency of data provided by the Client.

Provide effective technic support.

Provide special offers, updates, news and other data if the Client agrees.

5. METHODS AND TERMS OF DATA HANDLING

5.1. Client personal data handling is carried out over an unlimited time, by any legit means including data systems with or without automatic controls.

5.2. The Administration informs the Client if the personal data is lost or released.

5.3. The Administration takes necessary security measures to protect personal data from hacking or incidental access, destruction, altering, blocking, copying, releasing and other inappropriate actions of third parties.

5.4. Administration in cooperation with the Client takes all necessary measures to prevent loss or any other fallout caused by personal data release or loss.

5.5. If the client does not agree to receive information from Staler Trophy, it is possible to unsubscribe:

- by tapping the unsubscribe link in the bottom of the email;**
- in the private account by unchecking the options;**
- by sending a notification to the email address info@stalkertrophy.com**

When the notification is sent to info@stalker-trophy.com, the software creates a special request. This request is processed within 24 hours, after that the client is excluded from the mailing list.

6. OBLIGATIONS OF PARTNERS

6. 1. The Client is obliged to:

6. 1.1. Provide up-to-date personal data necessary to use the web page www.stalker-trophy.com

6. 1.2. Renew and update provided personal data in case it changes.

6. 2. Administration is obliged to:

6.2.1. Use the personal data only for the aims listed in article 4 of this User Data Protection Strategy.

6.2.2. Persist the data in the database in secrecy, do not release the data without prior consent of the Client.

6.2.3. Take precautions to protect Client's personal data.

7. LIABILITY OF THE PARTIES

7.1. Administration of the web page bears responsibility as set forth by laws of the Russian Federation except for the cases listed in articles 5.2., 5.3. and 7.2. of this Privacy Policy.

7.2. In the event that the confidential information is lost, the Administration does not bear responsibility provided that this mentioned information:

7.2.1. Became public before its loss or release.

7.2.2. Was received from a third party prior to sending it to Administration.

7.2.3. Was released with a prior consent of the Client or personally by the Client.

8. DISPUTE SETTLEMENT

8.1. Presenting a claim (written offer to settle the dispute between the Client and the Administration) is obligatory prior to filing a court action.

8.2. The claimee informs the claimer about the results of claim consideration in written within 30 days net from the date of receiving the claim.

8.3. Legislation of Russian Federation in power is applicable towards this Privacy Policy and Client-Administration relationship.

9. ADDITIONAL TERMS AND CONDITIONS

9.1. The Administration has the right to change this Privacy Policy without the preliminary consent of the Client.

9.2. New Privacy Policy becomes effective on the date of publishing at the web page unless otherwise provided.

**9.3. Please address all questions and offers regarding this Privacy Policy to:
info@stalkertrophy.com**

**9.4. This Privacy Policy is published at the following web address:
www.stalker-trophy.com**

Stalker Trophy

Director General Eugeniy Kharitonov

Published on 01 February 2018

ADDENDUM 1. USER CONSENT User accepts this User Consent by continuing using the web page www.stalker-trophy.com, sending personal data and by filling out the contact form. The User gives consent for the OOO Stalker Trophy to collect the personal data via the web page www.stalker-trophy.com under the following terms:

2. This Consent allows to handle Client's personal data by any legit means including data systems with or without automatic controls.

3. This Consent allows to handle the following personal data:

Personal data which is not special or biometric: last name, first name, patronymic, address, phone number, email address, social networks accounts, favors.

4. The aims of the data handling are: performance of contractual obligations, advertising campaigns and marketing researches, including SMS and email mailouts.

5. Article 24 of Russian Federation Constitution and article 6 of Federal law №152-ФЗ «About the personal data» are used as grounds for data handling.

6. Data handling includes: acquisition, filing, storage, updating, release, anonymization, blocking, destruction.

7. Data can be passed to the third parties on the grounds of Russian Federation laws or by User's consent. User agrees that his data can be possibly passed to the third parties.

8. Personal data is handled until the end of handling. User can request the end of handling of the personal data. Terms and conditions of the termination: termination of OOO "Stalker Trophy" as a juridical entity (liquidation or reorganization).

9. Consent is also granted for the possible transborder passage of the personal data and information (advertisement) notifications.

10. Consent can be called back by the personal data subject or authorized agent by sending written notification towards the "Stalker Trophy" or its authorized agent. Address is stated in the beginning of this Consent.

11. In the event that the personal data subject or its authorized agent calls back the consent "Stalker Trophy" is able to continue handling personal data without the consent given that the on the grounds of article 2 – 11 part 1 article 6, part 2 article 10 and part 2 article 11 of the Federal law №152-ФЗ «About the personal data» of 26.06.2006.

Stalker Trophy

Director General Eugeniy Kharitonov