



Privacy Policy - Effective from May 25, 2018

This notice is provided under Act no. 18/2018 Coll. on the Protection of Personal Data and on Amendments to Certain Acts.

About us

1. Payout, Ltd, with its registered office at Juraj Slotta 2718/4, 010 01 Žilina Company ID: 50 487 787 (hereinafter referred to as "Payout") registered in the Commercial Register of the Žilina District Court, Section: Sro, Insert No .: 66420 / L (hereinafter referred to as "Operator" and "Obligatory")

Basic information

1. This Privacy Policy governs how we treat personal data processing and protect it in the Payout Payment System. We follow the Act no. 18/2018 Z.z. on the protection of personal data and on amendments to certain acts.
2. During the processing of personal data, we shall ensure that the rights of data subjects are not prejudiced in relation to the processing of personal data. At the same time, we are obliged to comply with the provisions of the relevant legislation and to apply appropriate measures to protect the legal order, democratic society and its particular important interests as outlined below.
3. Pursuant to Section 5 (1) of Act no. 297/2008 Coll. on Protection against Legalization of Criminal Proceeds and on Protection against Financing of Terrorism and on Amendments and Supplements to Certain Acts (hereinafter referred to as "AML Act"), we are a liable entity.
4. Pursuant to Section 7, Section 8 of the AML Act, the liable entity shall, in order to prevent the misuse of the financial system for laundering of proceeds of crime and terrorist financing, carry out identification of its clients within the scope of the personal data listed below and also, in cases stipulated by law, carry out the control of clients pursuant to Section 10 to § 13 AML Act.

What personal data do we process?

In accordance with the Protection of Personal Data and on Amendments to Certain Acts. Act, we are entitled to process your personal data (hereinafter referred to as "personal data") in the scope of:

- name, surname, title, personal identification number, date of birth, place of birth, gender,
- permanent residence or other residence and citizenship, phone number, e-mail address
- copies of personal documents showing your identity
- for entrepreneurial natural persons: a business firm that distinguishes an appendix or other label, place of business and identification number of the person on
- bank account number incl. Account Holder Name
- data on executed and canceled payment transactions
- data on any credit, debit or other payment card, including PAN, expiration date and credit card holder name
- all communication,
- information obtained from questionnaires or similar forms for completion you may be asked
- IP address and connection times of your device
- Information about your visits to our website, especially traffic data localization data, weblogs, etc., as well as information about your behavior in the Internet environment (hereinafter referred to as "personal data"), in order to fulfill the legal obligations of the liable entity pursuant to Sections 10 to 13 of the AML Act.
- The processing of personal data under Section 19 (2) of the AML Act is 5 years to fulfill the obligations of the liable entity, but up to 10 years after the transaction has been made or since the business relationship between you and the operator has ended (whichever comes later). You are aware that as a data subject you cannot revoke this consent.
- The operator is entitled to provide this information to the competent state authorities upon request and you are aware of this.
- If a personal data breach is likely to result in a high risk to the data subject's rights and freedoms, the operator will notify you of the breach without undue delay.
- As a data subject, you acknowledge and acknowledge the following information about your rights.

Learning about your rights

1. If the person concerned requests information about the processing of his / her personal data, the operator is obliged to hand over this information without undue delay to the DPO. The information is always a notification of the purpose of processing personal data, or categories of personal data that are subject to processing, including all available information about their source; the nature of the automated processing in connection with its use for decision-making, where acts or decisions involving interference with the rights and legitimate interests of the data subject are not permitted by such processing; recipient or categories of

recipients, as appropriate. An operator shall be entitled to request reasonable compensation not exceeding the costs necessary to provide the information for providing the information.

2. Any data subject who discovers or believes that the controller or processor carries out the processing of his personal data contrary to the protection of the private and personal life of the data subject or contrary to law, in particular where the personal data are imprecise with regard to the purpose (a) require the operator or processor to explain, (b) require the operator or processor to remove such a condition; in particular, it may be the blocking, correction, addition or destruction of personal data. If the person concerned application is recognized as justified under the previous sentence, the operator or processor shall immediately remove the defective condition. If personal data other than property damage arose as a result of the processing of personal data, the claimant shall exercise his claim under a separate law. If the processing of personal data has violated the obligations imposed by law with the operator or processor, they are jointly and severally liable for them.

3. You acknowledge that the law implies additional rights to you, namely the right to request from the data controller access to personal data relating to you (including confirmation of whether or not personal data relating to you is the right to request their rectification or erasure, or the limitation of processing, and the right to object to the processing, as well as the right to portability. You further acknowledge that you have the right to file a complaint with the Supervisory Authority, which is the Office for Personal Data Protection, with its registered office at Hraničná 12, 820 07, Bratislava 27, Slovak Republic.

4. The responsible person's contact details for managing the operator's personal data are:
o Ing. Michal Knapík, email: michal.knapik@payout.one, tel: +421 910 169 748

Final provisions

1. By continuing to use Payout Payments features, you express your free, specific, knowledgeable and unequivocal manifestation of your understanding of the processing of your personal data under this Privacy Policy and that you have been properly instructed to process your personal information. á and informed.

2. We are entitled to unilaterally amend these Privacy Policy in accordance with applicable legislation and you agree to this authorization.

3. Privacy Policy is published electronically on the Payout website, s.r.o

4. Privacy Policy comes into effect on 25.05.2018.