

Privacy Policy and Data Protection Rules

This Privacy Policy applies to mobile application World Net Club that are used by you by means of installation to your mobile phone and Web-client WN.C.

We may modify this Privacy Policy from time to time, and if we make material changes to it, we will provide notice to you in the mobile application, or by other means so that you may review the changes. **If you object to any changes, you may close your account and uninstall the application from your mobile phone. Continuing to use our Services within 30 days after we publish or communicate a notice about any changes to this Privacy Policy means that you are consenting to the changes.**

1. Organization that is liable for data protection

If you reside in the United States or any other country the personal information provided to or collected by our Services is controlled by Alfsoft Ltd, Kazinca 4, office 100, Minsk, Belarus. The collected personal information is storage and processed outside the United States but Responsible Company remains liable for any violation of privacy, unauthorized breach, access or modification of personal information that was performed abroad. **If you have any concern about providing information to us or having such information displayed on our Services or otherwise used in any manner permitted in this Privacy Policy and the User Agreement, you should not become a Member, visit our websites, install apps or otherwise use our Services.** If you have already registered, you can close your account.

2. The contents of protected personal information

2.1. User's personal information includes the following issues that Responsible Company storages and collects:

- Name and surname, date of birth, sex;
- e-mail, login, password;
- profile photo;
- phone number, address;
- place of education and work;
- personal interests;
- marital status;
- biography;
- web-site, Skype and other messenger data;
- phone book contacts;
- current geographic location.

2.2. You are notified that User's personal information can be collected in the following ways:

- by direct entry of the information by the User;
- from other computer programs which provide access to your profile and to which the User has provided direct permission to be used by application or Web-client;
- other applications produced and published by us, including computer programs and games;
- in background mode (information that do not need special entry by User);
- from other systems to which User has an access.

3. Use of personal information

3.1. You are expressly and voluntarily accepting the terms and conditions of our User Agreement and freely accepting and agreeing to our processing of your personal information in ways set out by this Privacy Policy. You can withdraw your consent to our collection and processing of the information you provide at any time, in accordance with the terms of this Privacy Policy and the User Agreement by closing your account and deletion of the application from Mobile Device or stop using the Web-client.

3.2. The preliminary purpose of the use of Personal Information is internal purposes. At the same you are notified that part of Personal Information can be transferred to third parties that use the application or its parts.

3.3. Your personal information can be used in the following way:

3.3.1. for the simplification of your access to your account and contents of application;

3.3.2. for memorization of information for providing further access to Services;

3.3.3. for provision of advertising materials and other information for you and other Users;

3.3.4. for supporting, development and testing of the Services and applications;

3.3.5. for control and repair of defects in the work of our applications and their automatic update;

3.3.6. for transfer to other installed applications after additional User's permission;

3.4. The following special rules shall be applicable to the following groups of Users:

3.4.1. the Users who created accounts for the performance of employment tasks by HR departments agree on export of personal information for the needs of HR department;

3.4.2. the Users that have access to web-sites that use components of our services agree on exchange of information between such web-sites and our application;

3.4.3. the Users that connect with managers that provide consultations about the use of other applications and sources agree on transfer of private information to such managers.

3.5. We retain the personal information you provide while your account is in existence or as needed to provide you services. We may retain your personal information even after you have closed your account if retention is reasonably necessary to comply with our legal obligations, meet regulatory requirements, resolve disputes between Members, prevent fraud and abuse, or enforce this Privacy Policy and our User Agreement. We may retain personal information, for a limited period of time, if requested by law enforcement.

4. Transfer of private information

4.1. It is possible that we may need to disclose personal information or information about your activities as a User when required by law, subpoena, or other legal process, whether in the United States, or other jurisdictions, or if we have a good faith belief that disclosure is reasonably necessary to (1) investigate, prevent, or take action regarding suspected or actual illegal activities or to assist government enforcement agencies; (2) enforce the User Agreement, investigate and defend ourselves against any third-party claims or allegations, or protect the security or integrity of our Service; or (3) exercise or protect the rights, property, or safety of Responsible company and its Affiliates, other Users, personnel, or others. We attempt to notify Users about legal demands for their personal information when appropriate in our judgment, unless prohibited by law or court order or when the request is an emergency (4) by other means established in this Privacy Policy. In light of our principles, we may dispute such demands when we believe, in our discretion, that the requests are overbroad, vague or lack proper authority, but do not commit to challenge every demand.

4.2. It is possible for Responsible company to transfer and disclose personal information or information about your activities to the companies that are Affiliates of Responsible company. Such Affiliates will use personal information for the aim of supporting, development and testing

of the Services and applications. In any case such Affiliates will comply with data protection standards agreed hereto.

4.3. We may employ third party companies and individuals to facilitate our Services (e.g. maintenance, analysis, audit, marketing and development). These third parties have limited access to your information only to perform these tasks on our behalf and are obligated to Responsible company not to disclose or use it for other purposes.

4.4. Private information can be transferred outside your country of residence, wherever Responsible company, its Affiliates and service providers operate. When you install the application and create an account you agree on such transfer of the personal information.

5. Change of control

We may also disclose your personal information to a third party as part of a sale of the assets of Responsible company, a subsidiary, or division, or as the result of a change in control of the company or one of its affiliates, or in preparation for any of these events. Any third party to which we transfers or sells our assets will have the right to continue to use the personal and other information that you provide to us in the manner set out in this Privacy Policy.

6. California laws

California Civil Code Section 1798.83, known as the “Shine The Light” law, permits our customers who are California residents to request and obtain from us a list of what personal information (if any) we disclosed to third parties for direct marketing purposes in the preceding calendar year and the names and addresses of those third parties. Requests may be made only once a year and are free of charge. Under Section 1798.83, we currently do not share any personal information with third parties for their direct marketing purposes.

7. Security measures

We have implemented security safeguards designed to protect the personal information that you provide in accordance with industry standards. Access to your data on our Services is password-protected. To protect any data you store on our servers, we also regularly monitor our system for possible vulnerabilities and attacks, and we use a tier-one secured-access data centre. However, since the Internet is not a 100% secure environment, we cannot ensure or warrant the security of any information that you transmit to us. There is no guarantee that information may not be accessed, disclosed, altered, or destroyed by breach of any of our physical, technical, or managerial safeguards. It is your responsibility to protect the security of your login information. Please note that emails, instant messaging, and similar means of communication with other Users are not encrypted, and we strongly advise you not to communicate any confidential information through these means. Please help keep your account safe.

8. Privacy Policy in relation to children

8.1. Responsible company is not intended to collect personal information about children who have not achieved 13 year age. The installation of applications and use our Services is possible for children who have not achieved 13 years only if the parent’s consent has been obtained.

8.2. If you are under the age of 13 you obliged to provide contact information of your parents that contains e-mail, name and surname. The notification will be sent to them with

contents of Privacy Policy and User Agreement for approval. The account can be registered only if the consent is provided.

8.3. For avoidance of any doubt we do not provide access to our Services if other application, system or device does not contain information about the User's age or your age is under 13 years. The order agreed in clause 8.2 shall be observed in any case.

8.4. If the personal information about the children under the age of 13 is obtained without parents' consent we delete it as soon as possible under the parent's request.

9. Other Web-sites and services

We are not liable for the actions of other Web-sites and services that refer to our applications and Services as well as their contents. If you click any link within the use of our application you should understand that Privacy Policy is not applicable to other sources. These actions are performed by you at your own risk.

10. Data retention

We keep your information for as long as your account is active or as needed. We may keep certain information even after you close your account if it is necessary to comply with our legal obligations, meet regulatory requirements, resolve disputes, prevent fraud and abuse, or enforce this agreement.

11. Contact Information

If you have questions or comments about this Privacy Policy, please contact us at info@worldnet.club.