

Privacy policy

This document entitled "Privacy Policy" (hereinafter, the "Policy") states “Liga Sporta” LLC's (hereinafter, the "Rightsholder") policy for uses of the personal information of the Users of its site (hereinafter, the “User” or “Users”).

1. General Provisions

1.1. This Policy is an integral part of the User Agreement (hereinafter, the "Agreement"), posted and available at: <https://my.fsjunior.com/content/documents/junior-confidentiality-en.pdf> and entered into by and between the Rightsholder and the User, and any and all other agreements or transactions entered into with Users, or between Users, when such is expressly provided for by their terms.

1.2. By entering into the Agreement, you agree in writing, of your free will and in your interests, to the following use of your Personal Information, as such term is defined in article 2 hereof: collection; recording; classification; storage; specification (updating, modification); extraction; use; disclosure to third parties (distribution, transmittal, provision of access), including cross-border transfer to the territory of foreign states; anonymization; blocking; deletion; destruction for the purposes of this Policy, automatically or not, at the discretion of the Rightsholder.

1.3. This Policy, including its interpretation, acceptance, execution, modification and termination, shall be governed by the laws of the Russian Federation.

1.4. Hereinafter, terms and definitions used in the Policy have meanings as defined in the Agreement, as well as in other agreements concluded with the User, or other transactions between Users, unless otherwise provided for by this Policy or arising from it. In all other cases, terms used in the Policy shall be interpreted by a court of competent jurisdiction of the Russian Federation, common business practices.

2. Personal Information

2.1. “Personal Information” as used in this Policy shall mean:

2.1.1. Any and all data, including the User's personal information, voluntarily provided by the User while using the Service,

2.1.2. Non User-specific data transmitted automatically, depending on User software settings.

2.2. The Rightsholder has the right to determine the scope for User Personal Information to be provided in order to use the Service. Information not marked as obligatory by the Rightsholder shall be provided by the User at his discretion.

2.3. In order to use the Service, the User must fill out a form on the Site with the following information: his or her name, the name of the child for whom the User is a legal representative, User's phone number. The above information is not defined as “Personal Information”.

Additionally, as per the User Agreement, the User can add the following information about himself, and the child/children for whom he is acting as a legal representative, into his or her User profile: date of birth, address and User and child photo.

The above information may be considered “Personal Information” when used in conjunction with a photograph; the photograph may be considered “Personal Information” by itself.

2.4. Users registered in the category of “Partner”, and other persons related to it, provide Personal Information separately to the Partner. For the purpose of using the Service, Partners transmits Personal Information of its counterparties and employees to the Rightsholder under a separate agreement.

2.5. By providing Personal Information for public posting on the Site, the User gives informed consent for access to such Personal Information by an unlimited number of persons. Such Personal Information becomes publicly available from the moment the User posts it on the Site himself, or it is posted following User's request.

2.6. The Rightsholder does not verify the authenticity of User-provided Personal Information nor the availability of consent given to the User by third parties for submitting such personal information to us for processing in accordance with this Policy, relying that the User acts in good faith and diligently, and makes every effort to maintain such information up-to-date and obtain all necessary consents of the subjects of Personal Information.

2.7. When using the Service and/or executing or performing agreements, Partners shall obtain written consent of all persons for whose actions a Partner is liable (including, without limitation, its employees and subcontractors) to process their Personal Information in accordance with this Policy.

2.8. The User acknowledges, understands and accepts that the Rightsholder's Site may use third-party software, as a result of which such third parties may receive and share data specified in clause 2.1.2 hereof stripped of its personally-identifiable information.

Such third-party software includes Google Analytics and Yandex.Metrica.

Content and collection of anonymous data by third-party software is determined by their respective rightsholders and may include:

- Browser information (type, version, cookie);
- Device data and its location;
- Operating system data (type, version, screen resolution);
- Query data (time, source, IP address).

2.9. The Rightsholder bears no liability for the use of the User's Personal Information by third parties (including Partners and Coaches) with whom the User directly interacts while using the Service.

3. Purposes of Personal Information processing

3.1. The Rightsholder carries out processing, including collection and storage, of only that Personal Information which is necessary for execution and performance of agreements and transactions with Users and/or between them.

3.2. The Rightsholder and/or the Users have the right to use Personal Information for the following purposes:

3.2.1 Entering into of the Agreement, as well as other agreements using the Service, including transactions between Users and with third parties.

The entering into of the Agreement and other agreements and / or transactions is carried out remotely by exchange of electronic documents signed by a simple electronic signature. In such transactions, when sending messages, the User's login-password combination, as well as his e-mail address or telephone number, can serve as the User's electronic signature key. They can therefore be requested, and provided, when registering and using the Service.

3.2.2. User identification during performance of the Agreement and other agreements and / or transactions with the User.

The User's log-in profile can be linked to his phone number or e-mail address.

3.2.3 Performance of the Agreement and other agreements, including providing User access to the Service and technical support.

Access to the Service is provided with Site software. Access to Site support is provided through forms available on the Site or User's e-mail.

3.2.4. Ensuring safety and confidentiality of the User's Personal Information under the Agreement.

User's IP address and browser information are collected in order to check suspicious activity on the Site.

3.2.5. Providing of notices under agreements of information services and Service improvements under the Agreement and other agreements and / or transactions, including with third parties.

To this end, during registration the User is asked to provide his or her telephone number. Partners are additionally asked to provide e-mail addresses of persons representing the Partner.

3.2.6. Marketing, statistics and other research on the basis of anonymous data, in order to improve Service quality.

Anonymous data from Google Analytics and Yandex.Metrica are collected and analyzed to find out how long Users spend on various parts of the Site, User interests and preferences.

4. Requirements for the Protection of Personal Information

4.1. The Rightsholder stores Personal Information and ensures its protection from unauthorized access and distribution in accordance with internal Rightsholder's rules and regulations.

4.2. User Personal Information is kept confidential, with the exception of publicly available data (as specified in article 2.5 hereof) and the other cases where the Service or User software allows for open sharing of information with other Internet users.

4.3. In order to improve Service quality, the Rightsholder can store log files of User access to the Service, as well as User actions under the Agreement and other agreements and transactions, for the period of six months.

4.4. The provisions of articles 4.1 and 4.2 hereof also apply to Users who have access to Personal Information of other Users arising from execution and performance of transactions with them.

5. Personal Information disclosure

5.1. The Rightsholder has the right to disclose User Personal Information with third parties in the following cases:

- As part of the integration with the service of the data accounting and statistics program of YoPlayDo players, presented on the Internet at <http://yoplaydo.com>;
- The User granted his consent to such disclosure, including by using User software which does not preclude such disclosure;
- Disclosure is necessary for proper functioning of the Service;
- Disclosure is necessary for the execution and performance of the agreements and / or transactions using the Service;
- In connection with the transfer of the Rightsholder's possession, use or ownership of the Site to third parties, or the assignment of rights under agreements concluded with the User to third parties;
- On order of court or other state agencies within procedures established by law;
- To protect the rights and legitimate interests of the Rightsholder in case of breach of agreements concluded with the User.

6. Changes to Personal Information

- 6.1. The User can at any time edit his or her Personal Information provided during registration or authorization.
- 6.2. In case of Agreement termination, the User has the right to request removal of his or her account containing personal information by contacting Site support at support@education-erp.com.

7. Amendments

7.1. This Policy can be amended or terminated by the Rightsholder unilaterally without prior notice to the User. The new version of the Policy shall be valid when it is posted on the Site, unless otherwise provided for by the amended version of the Policy.

7.2. The current version of the Policy is available on the Site at:
<https://my.fsjunior.com/content/documents/junior-confidentiality-en.pdf>.

7.3. Rightsholder contacts:

Ltd. "Sports League"

OGRN 1127017019282;

INN: 7017310356 PPC 701701001

Registered address: 634009, Tomsk, per. Poimennyi, 4a.;

Email: office@fsjunior.com

The current version of the Policy dated as of March 6 2018.

Policy developed by [Law firm IT-Lex](http://www.it-lex.ru/agreements/offer/) <http://www.it-lex.ru/agreements/offer/>