Privacy Notice

Subject of Privacy Notice

Airstay PC, with registered offices at 130, Vasileos Pavlou Street, Spata, P.C. 19004 (hereinafter the "Company"), in its capacity as Data Controller, collects and processes your personal data only if it is absolutely necessary, for clear and legitimate purposes, in accordance with Regulation (EU) 2016/679, Law 4624/2019 and Law 3471/2006 as in force. This Privacy Notice aims to inform the users of the website www. Airstay. gr on the processing of their personal data.

Definitions

For the purposes of this Policy, the following terms are of the following meaning:

- 'Personal Data' means any information relating to an identified or identifiable natural person
 ('data subject'); an identifiable natural person is one who can be identified, directly or indirectly,
 in particular by reference to an identifier such as a name, an identification number, location
 data, an online identifier or to one or more factors specific to the physical, physiological, genetic,
 mental, economic, cultural or social identity of that natural person;
- 'special categories of personal data' means personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation.
- 'processing' means any operation or set of operations which is performed on personal data or
 on sets of personal data, whether or not by automated means, such as collection, recording,
 organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use,
 disclosure by transmission, dissemination or otherwise making available, alignment or
 combination, restriction, erasure or destruction.
- 'Anonymisation' means the processing of personal data in such a way that the data can no longer be attributed to a particular data subject.
- 'Pseudonymisation' means the processing of personal data in such a manner that the personal
 data can no longer be attributed to a specific data subject without the use of additional
 information, provided that such additional information is kept separately and is subject to
 technical and organisational measures to ensure that the personal data are not attributed to an
 identified or identifiable natural person.
- 'controller' means the natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of personal data; where the purposes and means of such processing are determined by Union or Member State law, the controller or the specific criteria for its nomination may be provided for by Union or Member State law.
- 'Processor' means a natural or legal person, public authority, agency or other body which processes personal data on behalf of the controller.
- 'consent' of the data subject means any freely given, specific, informed and unambiguous indication of the data subject's wishes by which he or she, by a statement or by a clear affirmative action, signifies agreement to the processing of personal data relating to him or her;
- 'personal data breach' means a breach of security leading to the accidental or unlawful
 destruction, loss, alteration, unauthorised disclosure of, or access to, personal data transmitted,
 stored or otherwise processed.
- "Existing Legislation": The national and EU legislation on the protection of personal data, namely the General Data Protection Regulation (EU) 2016/679 (hereinafter referred to as the "GDPR"), Law 4624/2019, Law 3671/2006, the case law of the Court of Justice of the European

Union (hereinafter referred to as the "CJEU") as well as the Decisions, Directives and Opinions of the European Data Protection Board (hereinafter referred to as the "EDPB") and the Hellenic Data Protection Authority (hereinafter referred to as the "DPA").

Personal data collected and processed by the Company

During browsing and using the website, the following are collected and processed:

1. Reservation

Personal Data	Source	Purpose	Legal basis	Retention Time	Recipients
Name					
Surname					
E-mail			Articlo 6		
Telephone	Smoobu	Reservation of space	Article 6 para. 1.(b) GDPR		Property Owners Tax Authority
Country					
Message content to the owner					raxraciioney
Arrival/Departure Time					

2. Contact

Personal Data	Purpose	Legal basis	Retention Time	Recipients
Name		Article 6 para. 1 (f) GDPR –		
Surname	Conduct	Interactive and direct communication with users		
E-mail Telephone	communication			N/A
Message content to the owner				

Data we collect automatically

When you use our Website, we also collect information automatically, some of which may constitute personal data. These include elements such as language settings, IP address, location, device settings, device operating system, activity details, time of use, redirect URL, status reporting, user information (information about browser version), operating system, browsing result (simple visitor or registered customer), browsing history; the kind of data you saw. We may also collect data through cookies.For information on the use of cookies,click here.

Collection and further processing of Personal Data of Minors

As a rule, the Company does not proceed to the direct or indirect collection and processing of data of minors (i.e. persons who have not reached the age of 18). However, since it is impossible to crosscheck and verify the age of the persons entering or using the website, parents and guardians of minors are advised to contact the Company immediately if they find any unauthorized disclosure of data on behalf of the minors for whom they are responsible, in order to exercise respectively the rights granted to them, such as for deleting their data. In the event that the Company becomes

aware that it has collected personal data of a minor, it undertakes to delete them immediately and to take all necessary measures to protect such data.

Transfer of Personal Data outside the EEA.

In principle, the Company does not transfer your personal data to third countries and / or International Organizations. In case of transfer of your personal data to a country outside the European Economic Area (EEA) or International Organization, the Company first certifies that one of the legal bases of Article 6 of the Regulation is maintained and cumulatively to:

- (a)The Commission has issued an adequacy decision to that effect for the third country to which the transfer will take place (Article 45 of the GDPR) or
- b) To maintain appropriate safeguards in accordance with the GDPR for the transfer of such data (Article 46 GDPR) or
- c) For occasional processing, there should be one of the exceptions provided for in Article 49 of the GDPR (e.g. the explicit consent of the user and informing him about the risks involved in the transfer, the transfer is necessary for the performance of a contract at the request of the subject, there are reasons of public interest, it is necessary to support legal claims and vital interests of the data subject, etc.).

Security of Personal Data

Taking into account the latest technological developments, the cost of implementation and the nature, scope, context and purposes of the processing, as well as the different intensity and extent of the risks of occurrence and severity for the rights and freedoms of the subjects from the processing of their personal data, the Company takes the necessary technical and organizational measures to protect their relevant rights. Although no method of transmission over the Internet or method of electronic storage is completely secure, the Company takes all necessary measures of digital data security (e.g. antivirus) in compliance with its obligations under the Existing Legislation.

Rights of Data Subjects

The Company ensures that it is able to respond promptly to the requests of the subjects for the exercise of their rights in accordance with the Existing Legislation.

In particular, each data subject shall have the following rights:

Access	Correction	Deletion
Restriction		

In addition, the data subject is entitled to object to the processing of his/her personal data by the Company.

In case of exercise of any of the above rights, the Company will respond promptly [in any case within thirty (30) days from the submission of the request], informing you in writing of the progress of its satisfaction.

For any complaint you may have regarding this information note or personal data protection issues, if we do not satisfy your request, you may contact the Hellenic Data Protection Authority via the following link: www.dpa.gr.

Disclaimer for Third Party Websites-Social Media Widgets/Buttons

On this Website there are social media buttons — Social media widgets (e.g. Facebook, Instagram) with the use of which, after the user connects to the social network, a special digital imprint is created, for which both the Company and the social network itself, act as Joint Controllers.

For the Company, the purpose of the processing of these data is to improve the functionality of the website and the services provided as well as to analyze its traffic. The legal basis for the processing of personal data is [the achievement of the legitimate interest of the customer and specifically of interoperability with applications used by the customer).

The Company does not control or be liable for any subsequent processing carried out on them by the Joint Controllers.

For more information on the data processing policy and the options for setting up these networks, you can visit the following websites:

- http://www.facebook.com
- https://www.instagram.com/
- https://www.linkedin.com/
- https://twitter.com/

Updates to the Privacy Policy

This Privacy Policy may be amended/revised in the future, in the context of the Company's regulatory compliance as well as the optimization and upgrading of the Website's services. We therefore recommend that you refer to the updated version of this Policy each time, for your adequate information.

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