

PRIVACY POLICY
Dated March 1, 2018

1. GENERAL PROVISIONS

1.1. This Policy is the official document of RIATCO LLC (hereinafter referred to as the "Administration of the Website", the "Company"), that sets out the procedure of processing and protection of information about individuals, that use the services of the website <https://www.mytilcoin.com> (hereinafter referred to as the "Website") and its features and tools (hereinafter referred to as the "Users").

1.2. The personal data, indicated by the Users, includes the information, which is a baseline requirement for the feedback form at the Website, i.e.: name, surname, mobile phone number, email (or landline phone number).

1.3. The purpose of this Policy is provision of due protection of user information, including personal data of the users, from unauthorized access and disclosure.

1.4. The relations associated with collection, storage, distribution and protection of information, indicated by the users of the Website, shall be governed by this Policy, other official documents of the Administration of the Website and the acting legislation of the Russian Federation.

1.5. The acting version of the Policy, which is a public document, is available to any user of the Internet. The Administration of the Website shall be entitled to introduce any changes to this Policy. When changes are introduced to the Policy, the Administration of the Website notifies the users about that by locating the new version of the Policy at the Website at the constant address <https://www.mytilcoin.com>.

1.6. By using the Website, the User herewith agrees with the terms and conditions of this Policy.

1.7. In case the User does not agree with the terms and conditions of this Policy, use of the Website and its services shall be immediately terminated.

2. WEBSITE USE CONDITIONS

2.1. When providing the services of use of the Website and its services (hereinafter referred to as the "Services of the Website"), the Administration of the Website acts reasonably and in good faith and believes that the User:

- Has all required rights, allowing him/her to perform registration and use this Website;
- Specifies reliable information about oneself in the scope, required for use of the Services of the Website;
- Recognizes that the information on oneself, that the User locates at the Website, might become available for other Users of the Website and users of the Internet as well as copied and distributed by such users;
- Recognizes that several types of information, delivered by the User to other Users, cannot be deleted by the User himself/herself;
- For the purpose of information about goods, works and services gives his/her consent to processing of the indicated personal data and sending advertisement and information on goods, works and services of the Company and its partners to the email and/or mobile phone number, indicated by the user. Consent might be withdrawn by myself at any moment by means of a written notification to the address, specified at the item 1.1 of this Policy;
- Has read this Policy, agrees with it and assumes the rights and responsibilities, indicated in this Policy.

2.2. The Administration of the Website does not verify authenticity of the obtained (collected) information, indicated by the users, except when such verification is required for the Administration of the Website to fulfil obligations to the user.

2.3. The User shall be entitled to demand correction, blocking or destruction of his/her personal data from the Administration of the Website.

2.4. The User shall be entitled to acquire information from the Administration of the Website,

related to processing of his/her personal data, on the basis of the request.

3. PROCESSING OF INFORMATION ABOUT USERS

3.1. Processing of personal data is performed on the basis of the following principles:

- Legitimacy of purposes and methods of personal data processing;
- Fair practices;
- Concordance of purposes of personal data processing with the purposes, that were pre-determined and declared at the process of personal data collection, as well as powers and authority of the Administration of the Website;
- Concordance of the scope and nature of the processed personal data and methods of personal data processing to the purposes of personal data processing;
- Inadmissibility of merger of databases, containing personal data, that were created for purposes, that are not compatible with each other.

3.2. Conditions and purposes of personal data processing.

The Administration of the Website processes personal data of the user for the following purposes:

- Fulfilment of obligations of the Administration of the Website to the Users in relation to use of the Website and its services;
- Execution of the contract between the Administration of the Website and the User for services. As provided by the article 6 of the Federal Law dated 27/07/2006 № 152-FZ "On personal data" a separate consent of the user to processing of his/her personal data is not required. As provided by the subitem 2 of the item 2 of the article 22 of the abovementioned law the Administration of the Website shall be entitled to process personal data without notifying the authorized body responsible for protection of the rights of subjects of personal data.

3.3. Collection of personal data.

Collection of personal data of the User is performed at the Website when the User indicates his/her personal data in the feedback form by means of the Website tools.

Personal data, stipulated by the item 1.2 of this Policy, shall be provided by the User and are a baseline minimum.

3.4. Storage and use of personal data.

Personal data of the users is stored solely on electronic media and process using automated systems except when a non-automated processing of personal data is required due to law requirements. Personal data retention period shall be settled as per the acting legislation.

3.5. Transfer of personal data.

- Personal data of the Users shall not be transferred to any third parties except when it is explicitly provided by the acting legislation and item 2.1 of this Policy;
- Provision of personal data of the Users by request of the governmental authorities (local self-governing authorities) is performed according to the procedure, stipulated by the legislation;
- In order to enforce the agreement between the User and the Administration of the Website and provide access to functions of the Website to the User, the Administration of the Website upgrades the provided services and products, develops and implements new services and products, optimizes quality of services and products, improves the available functions of the Website and services. In order to ensure achievement of the abovementioned goals the User herewith agrees with the following actions, taken by the Administration of the Website in regard to personal data in compliance with the applicable legislation: collection, storage, accumulation, classification, extraction, comparison, use, filling in (specification) of the data, as well as acquisition and transfer of the results of automated data processing to affiliated entities and partners by means of various information assessment models in the form of whole-number values and/or text values and identifiers, that correspond to the evaluation criteria, indicated in the requests, for the purpose of data processing by the Administration of the Website and/or entities, indicated in this item.

3.6. Destruction of personal data.

User personal data is destroyed in the following cases:

- Deletion of personal data of the User by the Administration of the Website in case of achievement of the purpose of personal data processing within the time limits, set by the acting legislation;
- Deletion of the personal data by the Administration of the Website in case of withdrawal of consent to personal data processing within the time limits, set by the acting legislation.

3.7. User information protection measures.

The Administration of the Website takes technical and institutional measures to ensure protection of the User personal data from unauthorized or accidental access, destruction, alteration, blocking, copying, distribution as well as from other illegal actions.

4. APPEAL OF THE USERS

4.1. The Users shall be entitled to send their requests and appeals to the Administration of the Website, including requests regarding use of their personal data, in the form of an electronic document signed by qualified electronic signature in accordance with the legislation of the Russian Federation, forwarded to the following email: info@mytilcoin.com.

4.2. The Administration of the Website undertakes to review and reply to request of a user within 30 days from receipt of such request.

4.3. All correspondence, received by the Administration of the Website from the users (written and email requests), relates to restricted access information and shall not be disclosed without written consent of the User. Personal data and other information on the User, who sent the request, cannot be used without special consent of the User for any other purpose than for response on the subject of the request or in the cases, explicitly stated by the legislation.