

Privacy policy artox-media.com

1. The conditions for the processing of personal data (hereinafter - the Conditions) govern the legal relationship for the processing of personal data between the company 1992 Morris Ave # 326, Union New Jersey, 07083, USA (hereinafter - the Advertiser) and the Client (a capable individual who has reached the age of 18 and who wants to order agency services or receive advertising and newsletters by e-mail).

Personal data means any information relating directly or indirectly to a specific or identifiable natural person (citizen). The processing of personal data means any action (operation) or a set of actions (operations) with personal data performed using automation tools or without using such tools. Such actions (operations) include: collection, receipt, recording, systematization, accumulation, storage, clarification (update, change), extraction, use, transfer (distribution, provision, access), depersonalization, blocking, deletion, destruction of personal data.

2. The client agrees to these Terms by entering his e-mail address in a special field on the Advertiser's website with a proposal to send an application or subscribe to the newsletter, and then click the button "Send", "Receive", "Order", "Calculate", Subscribe. When performing these actions, the Client sends his e-mail address to the Advertising Distributor for the purpose of further communication and implementation of advertising and information mailings by e-mail.

When sending an application and subscribing to advertising and newsletters, the Client provides the Advertising Distributor with the following information: Surname, First name, e-mail address, contact phone number, website and the company on behalf of which he communicates.

3. By providing his personal data, the Client agrees to their processing (up to the Client's withdrawal of his consent to the processing of personal data) by 1992 Morris Ave # 326, Union New Jersey, 07083, USA in order to provide the Client with advertising and reference information and for other purposes in accordance with clause 4 of the Terms. When processing personal data, the Advertising Distributor is guided by the Federal Law "On Personal Data", the Federal Law "On Advertising" and local regulatory documents.

If the Client wishes to clarify personal data in the event that the personal data is incomplete, inaccurate or irrelevant, or wishes to revoke his consent to the processing of personal data, the Client must send an official request to the Advertising Distributor in the following order: a letter with the subject "Clarify personal data" or "Stop processing of personal data" to the email address info@artox-media.com. The letter must include an email address and the corresponding requirement.

When withdrawing consent to the processing of personal data, the Client also refuses to receive advertising and information mailings.

4. The advertising distributor uses the data provided by the Client in order to:

4.1. Further communication at the request of the Client;

4.1. Sending messages of an advertising and informational nature;

4.2. to carry out activities to promote goods and services;

4.3. evaluating and analyzing the work of the Advertising Distributor's system;

4.4. determining the winner in promotions conducted by Advertisers (third parties that have a contractual relationship with the Advertiser, whose goods and services are advertised in the mailing lists);

4.5. analysis of the customer's purchasing characteristics and the provision of personal recommendations;

4.6. informing the client about promotions, discounts and special offers of Advertisers by means of mailings by e-mail.

5. The advertising distributor undertakes not to transfer the information received from the Client to third parties. It is not considered a violation of the provision of information by the Advertising Distributor to agents and third parties acting on the basis of an agreement with the Advertising Distributor to fulfill obligations to the Client and only within the framework of contracts. It is not considered a violation of this clause that the Advertising Distributor transfers data about the Client to third parties in an impersonal form for the purpose of assessing and analyzing the operation of the Advertising Distributor's system, analyzing the customer's purchasing characteristics and providing personal recommendations.

6. The advertising distributor has the right to use the "cookies" technology. "Cookies" do not contain confidential information and are not transferred to third parties.

7. The advertising distributor receives information about the IP-address of the Client and information about the link from which website he came from. This information is not used to identify the visitor.

8. The current version of the Terms is freely available on the Internet at <https://artox-media.com/policy/>. The policy is valid indefinitely until it is replaced by a new version.