

VikingNode - Privacy Policy

The following and current is the official privacy policy or privacy notice of VikingNode, referenced as the “Provider” herein in contingency with the Adjacent Agreements by definition in the Terms of Service, herein shall the Provider be known as the “Controller” with correlation to the character-by-character definitions in the to-be-defined Data Protection Acts.

The privacy notice is within the relationship of the Controller and their “Data Subject”, known by “Consumer” in the Adjacent Agreements, defined by the Terms of Service.

DEFINITIONS

“Data Protection Acts” : The laws, acts and legal enforcements by governmental bodies over data protection, data processing or data distribution law. Examples are: The General Data Protection Regulation (EU) [GDPR], Data Protection Act 2018 (UK) [UK GDPR], California Consumer Protection Act (US,CA) [CCPA].

“Controller” :

- a) in contractual terms: As previously mentioned; the Provider as of Terms of Service definition.
- b) in privacy contextual terms: The controlling party recipient to personally identifiable information with the duty of servicing such in due diligence to secure said data to their best ability and keep in

solidarity betwixt themselves and the Data Subject unless required otherwise by law.

“Data Subject” :

- a) in contractual terms: As previously mentioned; the Consumer as of Terms of Service definition.
- b) in privacy contextual terms: The delivering and sharing party of personally identifying information to, with and between the Controller with rights of action such as rights of access; rights of erasure; and further.

“Data Protection Officer” : Individual representative of the Controller with duty to process, validate and follow through data protection queries such as usage of rights from the Data Protection Acts.

APPLICABLE DATA REGULATIONS

The laws which govern the data protection performance of the Controller are any laws of enforcing proximity and right to the Data Subject regarding Data Protection Acts or the duly Data Protections Acts themselves.

The General Data Protection Regulation or the GDPR is the most notorious of the Data Protection Acts, made effective throughout the EU/EEA and any provision of service to EU/EEA citizens in 2016. (2016/679 EU). Thereby may any client enforce and put in effect their rights which mentioned are in Chapter 3 of the act, a summary of such is;

- Right to access

- Right to erasure
- Right to rectification

The Data Protection Act 2018 and the Californian Consumer Privacy Act are heavily inspired by the GDPR and therefore will not require a separate section here, for any questions about these acts or anything related please do not hesitate to contact the Data Protection Officer.

CHILDREN IN PRIVACY LAW

The Children's Online Privacy Protection Act or COPPA is a U.S. Law restricting children under the age of 13, and therefore protecting them for unfair treatment online from the ability to commercially engage or be data subjects of and with online businesses. Thereby does the Controller reject all relationships with children under the age of 13, any existing relationship applicable to the prior are void and will be terminated. Suspicion of COPPA violation(s) may be sent to the Data Protection Officer with the subject prefix "[COPPA Abuse]:"

Adolescents, 13 until their age of legal and financial independence are unable to form contracts until legal age, to engage in commercial relations with the Controller will they need parental (legal guardian) permission and be represented by their guardian(s) in regard to the entirety of the legal and commercial relationship.

SHARING OF DATA

The Data Subject's personally and non-personally identifiable information is not shared, sold or distributed without their knowledge and consent.

However the Data Subject realizes that for full functional use of the contractual relationships' provisions they might need to let their data be stored with third-parties for performance of the contract.

Parties which are utilized in provisions of contract, i.e. hosting providers, are: OVH SAS and Frantech Solutions.

TYPES OF DATA COLLECTED

The Controller utilizes the WHMCS billing platform which requires or has optional the collection of: Passwords, Email Addresses, Full legal names, Addresses, Phone Numbers, Company Names, and Date of Birth.

THE DATA PROTECTION OFFICER

The Data Protection Officer or DPO is (See DEFINITIONS "Data Protection Officer") INSERT NAME, and their contact email address is: EMAIL ADDRESS.

All requests regarding force of right utilization by any Data Protection Acts or this privacy notice is to be mailed to the DPO's aforementioned email address and shall the DPO respond and process the request (if valid) within 30 days after reception.

Any conversation with the DPO or their department is deemed confidential on both ends of said conversation unless explicitly agreed otherwise between the Data Subject and DPO.