## Mikiddo

## **PRIVACY POLICY**

This Privacy Policy (hereinafter referred to as the "Policy") sets out the rules for the use by the organization Limited Liability Company " DAR RU" (hereinafter referred to as the "Administrator") of personal information received from users of the website: <u>http://mikiddo.net</u> / (hereinafter referred to as "Users"). The text of the Policy is available to Users on the Internet at the following network address: <u>https://mikiddo.net/privacy-policy /</u>.

Using the Website means the User agrees to the Policy and its terms. If the User does not agree with the terms of this Privacy Policy, he is obliged to stop using the Website. The unconditional acceptance of this Privacy Policy is the beginning of the use of the Website by the User.

1. Information received by the Administrator

1.1. The Administrator collects, accesses, and uses the User's personal data, technical, billing, and other information related to the User for the purposes defined by the Policy.

1.2. The User's personal data means the following information that the User provides to the Administrator when using the Application:

1.2.1. IP address;

1.2.2. Type of device operating system;

1.2.3. Unique identifiers of computer equipment and/or device.

1.3. The User's personal data also means the following information that the User provides to the Administrator when accessing the Administrator's website, registering and/or authorizing on the Administrator's website, and using the Administrator's website:

1.3.1. Surname, First name, Patronymic;

- 1.3.2. Image;
- 1.3.3. Email address;
- 1.3.4. Contact phone number;
- 1.3.5. Results of Educational programs;
- 1.3.6. Messages, comments;

1.3.7. Pages of the Administrator's website visited by the User;

1.3.8. Data about the Internet browser;

1.3.9. Data of billing information about User actions, including facts, time, recipients of User messages.

1.4. In case of going to the Administrator's website, registering and/or logging in on the Administrator's website, using the Administrator's website, and submitting an application on the Administrator's website for the purchase of a paid Educational program, the Administrator gets access to the User's payment information posted by the User in the application for the purchase of paid Educational programs, namely, bank account details, or account details, open with electronic money operators.

1.5. The Administrator uses Cookies to save the User's credentials (email address and password) on the Administrator's website, which the User can access if the User's software and device allow it, and if the User has set the appropriate settings of the device and software on the device.

2. Personal data

2.1. Processing of the User's personal data means recording, systematization, accumulation, storage, clarification (updating, modification), extraction, use, transfer (distribution, provision, access), depersonalization, blocking, deletion, destruction of the User's personal data.

2.2. The User gives his consent to the Administrator to process the User's personal data provided during registration and /or authorization and use of the Administrator's website, including the transfer of such personal data to third parties pursuant to agreements between the Administrator and the User, even when such transfer is carried out on the territory of

other states (cross-border transfer).

2.3. The User, free of charge, gives his consent to the use of his image as a photo of the User (avatar) by the Administrator for the purpose of processing his personal data when the User uses the Administrator's website, including through the Application. The User undertakes to refrain from using images of third parties as a User's photo (avatar) for the same purposes and in the same way.

2.4. The processing of personal data takes place in an automated mode, except in cases when a decision may be made concerning the User affecting his rights and interests and/or having legal consequences for him. In such cases, the Administrator's employees who process personal data undertake not to disclose personal data that became known to them during such processing.

2.5. The administrator processes the user's data using various databases.

3. Limitation of Liability

3.1. When using the Administrator's website, the User agrees with the Administrator on the use of the Administrator's website, the text of which is posted on such a website, which also regulates the procedure for using the User's personal information.

3.2. By going to the Administrator's website, registering and logging in, entering their data, sending messages, and adding comments on the Administrator's website, based on an agreement between the User and the Administrator on the use of the Administrator's website, the User voluntarily makes the personal data provided to the Administrator publicly available.

3.3. The Administrator's website is not a publicly available source of personal data. At the same time, if the User performs specific actions, his data may become available to an indefinite circle of persons, to which the User hereby gives his consent.

3.4. The User agrees to receive newsletters and promotional materials from the Administrator or other persons on behalf of the Administrator to the email address and contact phone number specified by the User when registering on the Administrator's website.

4. Purposes of using the information provided by the User

4.1. The information provided by the User is used by the Administrator solely for:

4.1.1. Fulfillment by the Administrator of obligations to the User under agreements between the Administrator and the User on the use of the Administrator's website;

4.1.2. Establishing and maintaining communication with the User;

4.1.3. Sending informational and other messages to the User's e-mail address;

4.1.4. Improving the quality of service and upgrading the Administrator's website;

4.1.5. Registration and identification of the User on the Administrator's website and management of the User account on the Administrator's website;

4.1.6. Administration of justice, if the Administrator receives a corresponding request from the authorized bodies;

4.2. The Administrator reserves the right to verify the accuracy of the information provided by Users, the legal capacity of Users.

5. Measures are taken to protect the information provided by the User

5.1. The Administrator takes necessary and sufficient legal, organizational and technical measures to protect the information provided by Users from unauthorized or accidental access, destruction, modification, blocking, copying, distribution, as well as from other illegal actions with it by third parties by restricting access to such information on the Administrator's website, employees and partners of the Administrator, third parties (except for the provision by the Administrator of information necessary for the Administrator to fulfill obligations to the User), as well as imposing sanctions on such persons for violating the confidentiality regime concerning such data.

5.2. The Administrator guarantees that the information provided by Users is not combined with statistical data is not provided to third parties, and is not disclosed, except as provided in the Policy.

5.3. The Administrator does not sell or transmit User information separately. Such data can be sent only in case of a partial or complete reorganization.

5.4. The Administrator takes technical and organizational measures to allow the User to access the information provided by him, edit such information, and determine the settings for third-party access to such information.

6. Administrator Rights

6.1. The Administrator has the right to conduct statistical and other research based on the user's depersonalized information. The Administrator has the right to access such research to third parties for advertising targeting. The User gives his consent to such research and receives targeted advertising by adopting the Policy. The User may withdraw such consent by contacting the Administrator at the address indicated on the corresponding page of the Administrator's website. The User can also independently, if there is a technical possibility on the User's device or in the software on the User's device, prohibit the device or software from transmitting information through the Administrator's website necessary for advertising targeting.

6.2. The Administrator has the right to provide information about Users to state bodies within the framework of a judicial process or as part of an investigation based on a court decision, a forcibly executed request, or in the order of cooperation, as well as in other cases provided for by law.

6.3. The Administrator has the right to provide information about Users to third parties to identify and suppress fraudulent actions and eliminate technical or security problems.

6.4. The Administrator has the right to provide access to User information to third parties, including other users of the Administrator's website, if the User has given his consent to this, as well as if such transfer is necessary for the Administrator to fulfill obligations to the User under agreements concluded with the User.

7. User Rights

7.1. By posting information about himself on the Administrator's website, the User can make it publicly available. In contrast, the User understands that the data can be indexed in search engines and accepts the associated risks of disclosure of information related to personal, family, and other secrets.

7.2. The User may delete or change the information provided by the User by performing the necessary actions on the Administrator's website, and in the absence of such an opportunity - by contacting the Administrator at the email address: support@mikiddo.net. At the same time, the User understands that the Administrator has the right to continue using such information in cases permitted by law. Consent to receive newsletters and promotional materials may be revoked by the User by sending the Administrator a corresponding notification in the same way.

8. New editions

8.1. The Administrator reserves the right to make changes to the Policy. The User is obliged to familiarize himself with the text of the Policy every time he uses the Administrator's site.

8.2. The new version of the Policy comes into force when it is posted on the Administrator's website. Continued use of the Administrator's website after the publication of the new version of the Policy, respectively, on the Administrator's website, means acceptance of the Policy and its terms by the User.

8.3. In case of disagreement with the terms of the Policy, the User should not use the Administrator's website.

9. Exclusion of contradictions

9.1. In the event that the agreements between the Administrator and the User contain provisions on the use of personal information and personal data of the User, the conditions of the Policy and such agreements shall apply in the part that does not contradict the Policy.