PRIVACY POLICY – INFORMATION TO BE PROVIDED TO THE DATA SUBJECT (Tastelist Users)

pursuant to Art. 13 Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC ("GDPR" or the "Regulation")

Controller: Tastelist s. r. o., having its registered office: Na bráne 8665/4, 010 01 Žilina, Company Reg. No.: 53 211 871, incorporated in the Commercial Register maintained by the District Court of Žilina, Section: Sro, File No.: 75355/L (the "Controller"), e-mail address: gdpr@tastelist.com.

Data subjects	Purpose of processing personal data	Legal basis for the processing of personal data	Period of processing	Recipients
A natural person — registered User of the portal	PROVISION OF SERVICES TO THE USER Note: this is the processing of personal data of a registered User who, by registering on the TASTELIST portal, has agreed to the Controller's Terms of Use of the TASTELIST portal and whose personal data are processed by the Controller for the purpose of providing services in accordance with the Terms of Use of the TASTELIST portal	Art. 6 (1)(b) of the Regulation – the processing of personal data is necessary for the performance of a contract – the provision of services in accordance with the Terms of Use of the TASTELIST portal	portal until the User account is cancelled or automatically deleted as the case may be.	personal data pursuant to the applicable law; an entity providing technical support and IT support for services—Hyperia s.r.o., Amazon Web

A natural person — a User who has subscribed to news and tips	SENDING OF NEWS AND TIPS Note: this is the processing of personal data of persons who have subscribed to news and tips through the functionality on the Controller's website — subscription to news and tips	the processing of personal data on the basis of the CONSENT of the	For the period specified in the consent — i.e.	Entities to which the Controller provides personal data pursuant to the applicable law; an entity providing technical support
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A natural person — registered User of the portal	for the purpose of	Art. 6 (1)(f) of the Regulation – the processing of personal data is necessary for the purposes of the legitimate interests pursued by the Controller's legitimate interests mean the Controller's interests in supporting its business)	For the period of providing services in accordance with the Terms of Use of the TASTELIST portal until the User account is cancelled or automatically deleted as the case may be. The User account shall be automatically deleted under the Terms of Use of the TASTELIST portal after 2 years from the date of the User's last login to his/her account.	Entities to which the Controller provides personal data pursuant to the applicable law; an entity providing technical support, Google LLC
A natural person — exercising his/her rights under the Regulation		Processing is under Art. 6 (1) (c) of the Regulation necessary for the fulfilment of the Controller's LEGALOBLIGATIONS arising from the Regulation and from Act No. 18/2018 Coll. on Personal Data Protection	following the year in which the application	which the Controller

Right to Object to the Processing of Personal Data

You can object to the processing of your personal data, which is based on our legitimate interests, at any time, even without giving a reason. We must properly assess your objection. Unless we prove that we have the necessary legitimate grounds for the processing of your personal data that override your interests, rights, and freedoms, we shall not continue to process your personal data.

You can send your objection in writing to: Na bráne 8665/4, 010 01 Žilina or via e-mail to gdpr@tastelist.sk.

The Controller shall not disclose personal data to any third parties other than those that are required to do so by law or these conditions of personal data processing.

The Controller uses the BigQuery cloud solution from Google LLC. Google LLC may transfer personal data to the USA, subject to standard contractual clauses. More information is available at https://cloud.google.com/security/compliance/eu-scc.

The Controller does not process personal data for the purposes of performing automated decision-making.

In order to provide personalised services, the Controller performs User profiling, and the result of such profiling is the addressed content displayed in the User account and on the Controller's website, and sending customised content to the User via email messages. As part of the Controller's activities leading to the offer of personalised content to the User, the Controller evaluates what content the User is interested in (what articles, recipes, categories the User was interested in on the Controller's website).

If the legal basis for the processing of personal data is, for any of the purposes of such processing, the performance of a contract, the provision of such data shall constitute a contractual requirement for the performance within the meaning of the contract in question. If such personal data are not provided, it shall not be possible to enter into a contractual relationship or to subsequently perform the obligations under the contract.

If the legal basis for the processing of personal data is the law (the fulfilment of legal obligations), the provision of such data shall constitute a legal requirement. If such personal data are not provided, it shall not be possible to ensure the proper fulfilment by the Controller of its obligations arising from the applicable general legal regulations.

In relation to the processing of personal data, the data subject shall primarily have the following rights:

- to obtain, upon request, from the Controller a confirmation of whether or not personal data concerning him/her are being processed (access to the personal data), under what conditions, including the extent, purpose and period of their processing, as well as information on the source of the collection of the personal data concerned;
- 2) upon request, ask the Controller **to correct incorrect or outdated personal data**, or to complete incomplete personal data;
- 3) upon request, ask for the **deletion/destruction of personal data** from the Controller if:
 - a) the personal data are no longer necessary in relation to the purpose for which they have been collected or otherwise processed;

- b) the personal data have been processed on the basis of the consent of the data subject who withdraws such consent to the processing of the personal data, in which case there is no other legal basis for the processing of his/her personal data or other statutory exception;
- c) the data subject objects to the processing of personal data on the basis of a legitimate interest and there are no overriding legitimate grounds for the processing, or the data subject objects to the processing for the purposes of direct marketing;
- d) the personal data are processed unlawfully;
- e) the personal data must be deleted in order to comply with a legal obligation.
- 4) upon request, ask the Controller to **restrict the processing of personal data** if:
 - a) the accuracy of the personal data is contested by the data subject, for a period enabling the Controller to verify the accuracy of the personal data;
 - b) the processing is unlawful, and the data subject opposes the erasure of the personal data and requests the restriction of their use instead;
 - the Controller no longer needs the personal data for the purposes of their processing, but they are required by the data subject for the exercise of a legal claim;
- on grounds relating to his/her particular situation, **to object to the processing of personal data** concerning him/her which is carried out either (A) on grounds of necessity in the public interest; or (B) on the basis of a legitimate interest of the Controller in the processing of personal data, including profiling based on those legal bases (in cases where the Controller has performed profiling based on automated decision-making);
- 6) to file a **motion to initiate proceedings** with the Office for Personal Data Protection of the Slovak Republic.

The data subject may make requests for the exercise of the above-mentioned rights by e-mail to gdpr@tastelist.com, in person or by post to the Controller's address. The subject of any such e-mail or letter must be worded as follows: 'Personal Data Protection "TASTELIST"'.

Any answers to such requests of the data subject or any actions taken upon those requests shall be free of charge. If the data subject's request is manifestly unfounded or disproportionate, especially due to its recurring nature (a recurring request), the Controller shall have the right to charge a fee allowing for its administrative costs of providing information, or a reasonable fee allowing for its administrative costs of making a notification or taking the requested action or shall have the right to refuse to act upon such a request.

If you have any doubts about compliance with the obligations related to the processing of your personal data, you can contact the Controller directly. At the same time, you may lodge a complaint with the Office for Personal Data Protection of the Slovak Republic, having its registered office at Hraničná 12, 820 07 Bratislava 27, e-mail: statny.dozor@pdp.gov.sk, https://dataprotection.gov.sk/.