Information on the processing of personal data in the operation of the e-commerce

The data controller, P e W a S s.r.o., processes personal data in the operation of the e-commerce www.pewas.sk and www.pewas.sk and is therefore obliged, in line with the principle of transparency, to inform the data subjects about the processing of personal data concerning them. This document properly informs data subjects about the scope, purpose, and duration of the processing of their personal data. Personal data may be processed by automated means or manually in paper form by employees or processors of P e W a S s.r.o.

Controller	P e W a S s.r.o.	Vansovej 2, 811 03 Bratislava <u>gdpr@pewas.sk</u> Id. No 31 332 013 Phone: +421 2 482 69 350
Data Protection Officer	the controller does not designate a data protection officer	
Purpose of the processing	 Personal data of data subjects are processed for these purposes: sale of goods via e-commerce (identification of the buyer and communication with him, performance of contractual obligations, proving, exercising, or defending the legal claims of the controller arising from this contractual relationship, administration of information related to this contractual relationship) accounting and tax purposes, fulfilling of legal obligations and ensuring compliance with the law, including disclosure of personal data to state and other authorities supervising the activities of the controller statistical purposes, archiving purposes in the public interest, and historical and scientific research purposes, protection of the legitimate interests of the controller or the third party, which are in particular: adhering to the basic principles of processing personal data, implementing, and maintaining technical and organisational security measures, including but not limited to preventing unauthorised access to systems and information, investigating suspected or known security breaches, fraud prevention and protection against abusing of services, direct marketing. The provision of personal data of the data subject is requirement necessary to enter into the contract via the controller's e-commerce and the fulfilment of the obligations arising from this contract. 	
Legal basis for the processing	The processing of personal data of data subjects for sale of goods may be based on the fulfilment of a obligation pursuant to Article 6(1)(c) GDPR performance of a contract pursuant to Article 6 GDPR or a legitimate interest pursuant to Article 6 GDPR.	t legal Code, Act No. 513/1991 Coll., the Commercial Code, Act No. 108/2024 Coll. on Consumer
	The processing of personal data of data subjects for and accounting purposes may be based on the fulfit of a legal obligation pursuant to Article 6(1)(c) of GDPR.	lment Coll. on tax administration (Tax
	The processing of personal data of data subjects in performance of legal and compliance obligations in based on the fulfilment of a legal obligation pursual Article 6(1)(c) GDPR, public interest pursuant to A	Amendments and Additions to

	6(1)(e) GDPR or legitimate interest pursuant to Article	
	Personal data of data subjects may be processed for statistical purposes, archiving purposes in the public interest, and historical and scientific research purposes on a legal basis that allowed the collection of personal data for the original purposes within the Article 89 of the GDPR.	Act No. 395/2002 Coll. on archives and registers
	The processing of personal data of data subjects for the purposes of protecting the legitimate interests of the controller or of the third parties may be based on legitimate interest pursuant to Article 6(1)(f) of the GDPR.	
Scope of the processed personal data	The controller processes personal data specified in the buyer's order, in particular the name, surname and address, or business name and registered office of the buyer who is a natural person entrepreneur, purchased goods, phone and e-mail contact of the buyer, data on payment (but not data on the card), or other personal data specified in the order or complaint of the buyer. The personal data is obtained directly from the data subject or provided to the controller by the buyer. The controller does not process the special categories of personal data.	
Retention period	The retention period of the processed personal data regarding the obligations of the controller, in the field of taxes and accounting, will be a maximum of 10 years from the date of sale of the goods and depends, in particular, on the legal obligations of the controller. When dealing with personal data, the controller applies the principle of minimisation, which means that as soon as the period for which the controller is obliged or entitled to store personal data expires, the controller immediately anonymises the personal data from databases and information systems. The controller has set strict internal rules for the retention of personal data, which ensure that it is not held for longer than the controller is entitled or obliged to.	
Recipients	The personal data of the data subjects shall be disclosed to Packeta Slovakia s.r.o. that delivers the goods. The personal data of the data subjects may be disclosed to employees and processors of the controller, accounting advisors, attorneys, auditors, archives, software, and support providers, including employees of these persons. The personal data of data subjects may be disclosed to public or other authorities, in particular those exercising supervision or oversight over the activities of the controller. The controller shall only disclose personal data to the extent necessary and subject to the confidentiality of the recipient.	
Transfer to third countries	The controller does not transfer personal data to internation	onal organisations or third countries.
Rights of data subject	 The data subject is entitled to exercise the following rights provided above: Right of access to personal data (Article 15 GDPR) - to of the personal data held by the controller about the about how the controller uses this personal data. Right to rectification of processing (Article 16 GDPR) personal data if inaccurate or incorrect personal data is Right to erasure of personal data (Article 17 GDPR necessary for the purposes for which they were coll withdrawn and there is no other legal basis for the presentation. 	the right to be provided with a copy data subject, as well as information - the right to request rectification of processed. (i) where the data are no longer ected, (ii) where consent has been

	has objected to the processing on the basis of a legitimate interest and his or her interests, rights and freedoms are not overridden by the legitimate interests, rights and freedoms of the controller, or has objected to the processing for the purpose of direct marketing, or (iv) where the personal data have been unlawfully processed. • The right to restriction of processing (Art. 18 GDPR) (i) if the data subject considers that incorrect personal data are being processed, pending verification of their accuracy, (ii) if the processing is unlawful and the data subject requests restriction of processing instead of erasure, (iii) where the controller no longer needs the personal data but the data subject needs them for his or her own purposes for the establishment, exercise or defence of legal claims, (iv) where the data subject objects to the processing, pending verification whether the legitimate grounds of the controller override his or her interests, rights and freedoms. • Right to data portability (Article 20 GDPR) - the right to request the transfer of personal data in a structured, commonly used, and machine-readable format to another controller where personal data are processed based on consent and/or contract by automated means. If the data subject considers that the processing of personal data concerning him or her is contrary to generally applicable law, he or she has the right to lodge a complaint with a supervisory authority (Article 77 GDPR). The supervisory authority in the Slovak Republic is the Office for Personal Data Protection of the Slovak Republic, based at Hraničná 12 in Bratislava.
Right to object	The data subject has the right to object the processing of his or her personal data for direct marketing purposes at any time, in which case the personal data may no longer be processed for these purposes. If the controller processes personal data to safeguard its legitimate interests or the legitimate interests of others, the data subject may object to such processing on grounds relating to his or her particular situation (Article 21 of the GDPR); in such a case, the controller may further process his or her personal data only if he or she demonstrates the existence of compelling legitimate grounds which override the interests, rights and freedoms of the data subject, or if the data are necessary for the establishment, exercise or defence of legal claims.
Automated processing including profiling	The processing of personal data by the controller does not involve decision-making pursuant to Article 22 of the GDPR based solely on automated processing, including profiling, which produces legal effects concerning him or her or similarly significantly affects him or her.
Cookies	Cookies are small files stored in the memory of the device (laptop, tablet, smartphone, etc.) of the website users. Through them, the controller has information related to the use of the device, which may be personal data.

Terms of the use and the processing of cookies

Information on the processing of the personal data when using cookies

P e W a S s.r.o. uses cookies when operating the www.pewas.sk website (hereinafter referred to as the "website") to offer website users the best possible experience. Since the recording of cookies may result in the processing of personal data, P e W a S s.r.o. is therefore obliged, in line with the principle of transparency, to inform the data subjects about the processing of personal data concerning them. This document properly informs data subjects about the scope, purpose, and duration of the processing of their personal data. The personal data may be processed by automated means or manually in paper form by employees or processors of P e W a S s.r.o.

Controller	P e W a S s.r.o.	Vansovej 2, 811 03 Bratislava gdpr@pewas.sk Id. No 31 332 013 Phone: +421 2 482 69 350
Data Protection Officer	the controller does not designate a data protection officer	

Cookies	Cookies are small files stored in the memory of the device (laptop, tablet, smartphone, etc.) of the website users. Through them, the controller has information related to the use of the device which may be the personal data. Some cookies are necessary for the use of the website, while other cookies help to optimize content and advertising according to the interests of website users.	
Purpose of the processing	 Functional cookies enable the using of basic functions such as pre-filling forms and remembering user preferences and without them it is not possible to guarantee the full functionality of the website Analytical cookies count website traffic and, by collecting anonymous statistics, allow the controller to better understand the users and thus constantly improve the website Marketing cookies are used to optimise the content and advertising displayed in relation to the user's habits 	
Legal basis for the processing	The processing of personal data of data subjects when tracking and evaluating the activities of website users may be based on legitimate interest pursuant to Article 6(1)(f) - specific service settings - direct marketing Article 6(1)(a) GDPR.	
	The processing of personal data of data subjects to ensure the functionality of the website may be based on the performance of a contract pursuant to Article 6(1)(b) GDPR. Without this processing the controller would not be able to provide the website users with the services.	
Consent	The consent, which is the legal basis for the processing of personal data, may be withdrawn by the data subject at any time. To check current cookie settings and to change them at any time may be done here .	
Scope of the processed personal data	 Functional cookies: in particular, records of website users that remember an entry on several subpages (e.g., moving selected items to the shopping cart) Analytical cookies: in particular, the browser type/version, the operating system used, the website previously visited, the IP address of the device and the device name, the time of the server request, the individual user ID and the parts of the website viewed Marketing cookies: in particular, the IP address, the individual user ID, the potential product interest, the parts of the website viewed 	
Retention period	Cookies are stored in the memory of the device (laptop, tablet, smartphone, etc.) of the website users and can be controlled and deleted by him/her at will. The information that the controller associates with these cookies is kept by the controller for the period necessary for the purpose for which cookies were collected, but for no longer than 12 months.	
Recipients	The personal data of data subjects may be disclosed to online marketing service providers or other processors including cookie providers. The controller shall only disclose personal data to the extent necessary and subject to the confidentiality of the recipient.	
Transfer to third countries	The controller does not transfer personal data to international organisations or third countries.	
Rights of data subject	The data subject is entitled to exercise the following rights using the controller's contact details provided above:	

	 Right of access to personal data (Article 15 GDPR) - the right to be provided with a copy of the personal data held by the controller about the data subject, as well as information about how the controller uses this personal data. Right to rectification of processing (Article 16 GDPR) - the right to request rectification of personal data if inaccurate or incorrect personal data is processed. Right to erasure of personal data (Article 17 GDPR) (i) where the data are no longer necessary for the purposes for which they were collected, (ii) where consent has been withdrawn and there is no other legal basis for the processing, (iii) where the data subject has objected to the processing on the basis of a legitimate interest and his or her interests, rights and freedoms are not overridden by the legitimate interests, rights and freedoms of the controller, or has objected to the processing for the purpose of direct marketing, or (iv) where the personal data have been unlawfully processed. The right to restriction of processing (Art. 18 GDPR) (i) if the data subject considers that incorrect personal data are being processed, pending verification of their accuracy, (ii) if the processing is unlawfull and the data subject requests restriction of processing instead of erasure, (iii) where the controller no longer needs the personal data but the data subject needs them for his or her own purposes for the establishment, exercise or defence of legal claims, (iv) where the data subject objects to the processing, pending verification whether the legitimate grounds of the controller override his or her interests, rights and freedoms. Right to data portability (Article 20 GDPR) - the right to request the transfer of personal data in a structured, commonly used, and machine-readable format to another controller where personal data are processed based on consent and/or contract by automated means.
Right to object	supervisory authority (Article 77 GDPR). The supervisory authority in the Slovak Republic is the Office for Personal Data Protection of the Slovak Republic, based at Hraničná 12 in Bratislava. The data subject has the right to object the processing of his or her personal data for direct marketing purposes at any time, in which case the personal data may no longer be processed for these purposes. If the controller processes personal data to safeguard its legitimate interests or the legitimate interests of others, the data subject may object to such processing on grounds relating to his or her particular situation (Article 21 of the GDPR); in such a case, the controller may further process his or her personal data only if he or she demonstrates the existence of compelling legitimate grounds which override the interests, rights and freedoms of the data subject, or if the data are necessary for the establishment, exercise or defence of legal claims.
Automated processing including profiling	The processing of personal data by the controller does not involve decision-making pursuant to Article 22 of the GDPR based solely on automated processing, including profiling, which produces legal effects concerning him or her or similarly significantly affects him or her.

The website user can set his/her browser so that it does not store the controller's cookies in the memory of the device. The help function in the menu of most web browsers will show the website user how to prevent the browser from accepting new cookies, how to let the browser notify when receiving new cookies, or how delete any cookies that have been already received and how block all others.