

## Dear Visitor!

Before you (hereinafter: „**User**”) start to use a software (hereinafter: „**Software**”), which has been developed by Everex Financial Solutions Ltd. (hereinafter: „**Company**”), it is necessary to read, understand, accept and completely agree with all provisions of the following Privacy Policy, because with the purchase of the **Software** the User accepts all of the provisions below. Furthermore, with the purchase of the Software, the User agrees to be bound by Terms & Conditions, Risk Disclaimer & Privacy Policy (hereinafter jointly: „**Contract**”).

The Company has created this privacy policy to demonstrate the firm belief to the privacy of personal data provided by those visiting and interacting with [www.everexfx.com](http://www.everexfx.com) (hereinafter „**Website**”).

The Company holds and protects the privacy of the collected information, especially the User’s personal data in the highest regard in all circumstances. The Company takes the protection of the User’s privacy and personal data serious according to the relevant data protection laws and regulations.

The Company’s most significant principle related to data management:

The Company does not trade or sell personal data. Furthermore the Company does not send data to any third party without the User’s prior permission, unless the law requires it.

In the following paragraphs, the User can find the Company’s information-gathering and data management practice for the Website.

### Types of collected data

During the purchase and installation processes the Company gains the User’s following personal data:

- name;
- address;
- e-mail address.

After the registration at Members Area, during the operation and usage of the Software the Company gains the User’s following personal data:

- data in connection with the User’s registered account (account number, gained profit, balance of the account, time of the trades etc.)

Please, note that, the data in connection with the User’s registered account could be the part of the Websites’ content without mentioning the User’s name or any other data, which could identify the User.

Furthermore, when the User visits the website, the Website uses data, collected on an aggregate basis as the User and others browse the Website. The Website utilizes a standard technology called "cookies" and web server log files to collect data about how the Website is used.

Besides the Company collects and stores automatically technical (internet browser type, operating system, referrers, IP etc.) data, which the User's Internet browser conveys.

### **Usage of the provided data**

The Company uses these data for purposes of administering business activities, providing the products and requested services, to process payment, to monitor the usage of the service, marketing and promotional efforts (as an example: sending newsletters, advertising) and improve content and service offerings, and customize the Website's content, layout, services, etc.

### **Cookies**

Cookies are usually small text files, given ID tags that are stored on the User's computer's browser directory or program data subfolders. Cookies are created when the User uses the browser to visit a website, that uses cookies to keep track of your movements within the site, help the User resume where he/she left off, remember the User's registered login, theme selection, preferences etc. The Website stores a corresponding file (with same ID tag) to the one the Company set in the User's browser and in this file the Company can track and keep data on the User's movements within the Website and any data the User may have voluntarily given while visiting the Website.

Depending on the internet browser the User uses, the User has the possibility to set his/her preferences to refuse or block cookies.

### **Function of the cookies**

As the User visits the Website, the Website uses cookies to differentiate the User from other visitors. Cookies, in conjunction with the Company's webserver's log files, allow the Company to calculate the aggregate number of people visiting our website and which parts of the site are most popular. This helps the Company to gather feedback to constantly improve the Website and better serve the Website's visitors. Cookies do not allow the Company to gather any personal data about the User and the Company does not intentionally store any personal data that your browser provided to the Company in the User's cookies.

### **Sharing and selling data**

The Company does not share, sell, lend or lease any of the data that uniquely identify the User with

anyone except to the extent it is necessary to process transactions or provide services that the User has requested. Personal data can not be assigned to certain persons by the Company. An unification of the personal data with other sources is not made.

### **Disclosure of data**

The Company may disclose data when legally compelled to do so, when that the law requires it or for the protection of the Company legal rights. The Company may also disclose account data when the Company has reason to believe that disclosing this data is necessary to identify, contact or bring legal action against someone who may be violating our Contract to protect the safety of the Company and the users.

### **Websites link to our website**

When the User uses a link to go from the Website to another website, the Company's Privacy Policy is no longer in effect. The User's browsing and interaction on any other website, including websites, which have a link on the Website, is subject to that website's own rules and policies.

The Company is not responsible for the practices employed by websites linked to or from the Website or the data or content contained therein.

### **BEAR IN MIND!**

Some of the provisions of the Privacy Policy are also applicable for the website's visitors, who does not buy the Software by the nature of the regulations (including but not limited to the provisions in connection with the cookies).

To correct the failures of data ingestion, which has been occurred, during the purchase process, please contact the Company via e-mail. For more information: [Contact us](#).

The User's personal data will be stored, handled and processed on the Company's computers in Hungary. The laws on holding personal data in Hungary may be less stringent than the laws of the User's country of residence or citizenship.

One of the most important purposes for the Company is to be sure: our Users have the necessary knowledge about data management. To achieve this aim, the Company gives an insight for the Users about the relevant Hungarian sources of law. The User can find the most significant provisions of the Act CXII of 2011, on the Right of Informational Self-Determination and on Freedom of Information below.

(Hungary is member of the European Union, so the the provisions below and also the Website, meets the requirements of the European Union's directive: DIRECTIVE 95/46/EC OF THE EUROPEAN

PARLIAMENT AND OF THE COUNCIL of 24 October 1995, on the protection of individuals with regard to the processing of personal data and on the free movement of such data.)

## ***Act CXII of 2011***

### ***on the Right of Informational Self-Determination and on Freedom of Information***

#### ***Principles of data management***

##### *Section 4*

*(1) Personal data may be processed only for specified and explicit purposes, where it is necessary for the implementation of certain rights or obligations. The purpose of processing must be satisfied in all stages of data processing operations; recording of personal data shall be done under the principle of lawfulness and fairness.*

*(2) The personal data processed must be essential for the purpose for which it was recorded, and it must be suitable to achieve that purpose. Personal data may be processed to the extent and for the duration necessary to achieve its purpose.*

*(3) In the course of data processing, the data in question shall be treated as personal as long as the data subject remains identifiable through it. The data subject shall - in particular - be considered identifiable if the data controller is in possession of the technical requirements which are necessary for identification.*

*(4) The accuracy and completeness, and - if deemed necessary in the light of the aim of processing - the up-to-dateness of the data must be provided for throughout the processing operation, and shall be kept in a way to permit identification of the data subject for no longer than is necessary for the purposes for which the data were recorded.*

*(5) The principle of lawfulness and fairness shall be considered satisfied in connection with the processing of personal data where a person wishing to learn about the data subject's opinion visits - within the framework of freedom of speech - the data subject at his/her home or residence, provided that the data subject's personal data is processed in accordance with the provisions of this Act and the poll is taken for reasons other than business purposes. Such visits may not be carried out on days designated as public holidays by the Labor Code.*

#### ***Data security requirement***

##### *Section 7*

*(1) Controllers shall make arrangements for and carry out data processing operations in a way so as to ensure full respect for the right to privacy of data subjects in due compliance with the provisions of this Act and other regulations on data protection.*

*(2) Controllers, and within their sphere of competence, data processors must implement adequate safeguards and appropriate technical and organizational measures to protect personal data, as well as adequate procedural rules to enforce the provisions of this Act and other regulations concerning confidentiality and security of data processing.*

*(3) Data must be protected by means of suitable measures against unauthorized access, alteration, transmission, public disclosure, deletion or destruction, as well as damage and accidental loss, and to ensure that stored data cannot be corrupted and rendered inaccessible due to any changes in or modification of the applied technique.*

*(4) For the protection of data sets stored in different electronic filing systems, suitable technical solutions shall be introduced to prevent - unless this is permitted by law - the interconnection of data stored in these filing systems and the identification of the data subjects.*

*(5) In respect of automated personal data processing, data controllers and processors shall implement additional measures designed to:*

- a) prevent the unauthorized input of data;*
- b) prevent the use of automated data-processing systems by unauthorized persons using data communication equipment;*
- c) ensure that it is possible to verify and establish to which bodies personal data have been or may be transmitted or made available using data communication equipment;*
- d) ensure that it is possible to verify and establish which personal data have been input into automated data-processing systems and when and by whom the data were input;*
- e) ensure that installed systems may, in case of interruption, be restored; and*
- f) ensure that faults emerging in automated data-processing systems is reported.*

*(6) In determining the measures to ensure security of processing, data controllers and processors shall proceed taking into account the latest technical development and the state of the art of their implementation. Where alternate data processing solutions are available, the one selected shall ensure the highest level of protection of personal data, except if this would entail unreasonable hardship for the data controller.*

### ***Rights of data subjects***

#### *Section 14*

*The data subject may request from the data controller:*

- a) information when his personal data is being processed,*
- b) the rectification of his personal data, and*
- c) the erasure or blocking of his personal data, save where processing is rendered mandatory.*

### ***Liability and tort fee***

#### *Section 23*

*(1) Data controllers shall be liable for any damage caused to a data subject as a result of unlawful processing or by any breach of data security requirements.*

*(4) No compensation shall be paid and no restitution may be demanded where the damage was caused by or the violation of rights relating to personality is attributable to intentional or negligent conduct on the part of the data subject.*

### **ATTENTION!**

The Company reserves the right to modify the Contract at any time for any reason (new technologies, relevant sources of law, business practices, visitor's need etc.) or for no reason at all, in its sole discretion. The User is entitled to terminate the Contract with a written notification within fifteen days of the modification date with an immediate effect. The modifications enter into force after fifteen days from the

modification date. In case of a termination, the Company assumes no obligation to refund the price of the Software. The Company, therefore, requests the User to inform himself/herself about the applicable Contract at each point in time. With the purchase of the Software the User agrees to be bound by these provisions until cancelling his/her membership and terminating the Contract.

*This page has been modified on the 4th March, 2015.*