

DATA PROTECTION DECLARATION "MOPEKA CHECK GATEWAY"

MOPEKA PRODUCTS LLC attaches highest priority to the protection of your personal data and other data entrusted to us. This document will inform you about which data are collected when you use our "MOPEKA CHECK" application (hereinafter referred to as "Product") and how we process and use this data. In addition, we will explain to you the technical and organizational precautions that we have taken to ensure the protection of your data.

A. Responsible agency and service provider

The responsible agency for the operation of this application and also as service provider is

MOPEKA PRODUCTS LLC (hereinafter referred to as "MOPEKA", "we" or "us")

MOPEKA PRODUCTS LLC

445 FM 1983

COLORADO CITY, TX 79512

Phone: 833-677-3521

e-mail: social@mopeka.com

Internet: www.mopeka.com

B. Personal data

Personal data is such information about personal or factual relationships which can be directly and clearly assigned to you. This includes, for example, your name, gender, your date of birth, your telephone number, your IP address and your e-mail address (hereinafter referred to as "User data"). However, your personal data also includes data that can be referenced back to your person through the above described data.

C. Scope of data acquisition and use of your data

I. Use of the Product

1. Use of the Product without data acquisition
2. Using the Product, subject to acquisition and processing of personal data – creating a user account / registration

You have the option of using our cloud-based service to register and herewith create a user account. The user account is needed to allow you to use the full functionality of the Product. In addition, your user account gives you access to and control of your personal data.

With the registration you explicitly consent that we are entitled, within the scope of the owner and user relationship, to use your personal data for the Product's purposes, including the storage and use of this data in your user account.

When you register for our cloud-based service we acquire and use the following data in addition to the data automatically transmitted to us by the device and the internet browser you are using (data and time when you called up our internet page/media service; type of device,

browser type, browser settings, IP address of the device used, possibly the internet address of the website from which you came to our internet page by clicking a link):

Date and time of registration

Your e-mail address

Your password

The personal data in your user account are stored in the USA.

We will store your personal data for the duration in which your data is required to meet the above described objectives, unless statutory storage requirements dictate otherwise. We will store the personal data in your user account until the account is deleted.

II. Use of the " MOPEKA CHECK " application

1. Logon

When the application is opened on a mobile end device (smart phone or tablet), it is necessary to log onto your user account using your e-mail and your password. You need an existing user account to log on.

2. General use

The following personal data is acquired and used when using the application:

Date and time that the information was called up from the application

Operating system your mobile device

IP address of your mobile device

Your e-mail address

This data is used to enable the technical use of the application. We also use this data for statistical purposes to improve the design and layout of our application and, where necessary, to pre-fill in the form fields for your convenience. We only store your complete IP address for the duration that the application is used.

Furthermore, the following environment data are acquired and processed while using the application.

Temperature

3. Storing personal data in the cloud

4. Feedback (contact form)

You can contact us directly using the feedback function provided in the application. To do this, the application sends a message to our support team. We acquire, process and use the personal data and information provided exclusively for processing your task. This correspondence is stored according to statutory retention periods.

III. Data acquisition by third parties / passing on of data to third parties

Data acquisition by third parties

Through the use of our application, data can be acquired, processed and used by Apple Inc. within the scope of the conditions of use of your iPhone/iPad or by your respective app shop provider within the conditions of use for mobile Android devices. More detailed information on this is available from your respective provider.

2. Data transfer to third parties

We will not pass on your personal data to third parties unless you request us to do so or have given us your consent to do so. Excluded from this is the passing on of data to civil or criminal law enforcement authorities, which we are required by law to furnish with information. In such cases we will notify you immediately through your user account.

3. Data transfer to service providers for error analysis

Errors that occur are transferred anonymously, i.e. without personal reference to the external error library "App Crashlytics (Fabric)" and exclusively used to improve the application.

IV. Data acquisition, processing and passing on for advertising and market research purposes

If you have given your consent for this we may use your inventory data also for advertising, consultancy, market research and surveys, as well as for the needs-based design of products and applications. If you have not declared that you consent to such data usage or rescind your approval, no data will be used for purpose set out in this section.

Irrespective of this we will store your user data in depersonalized user profiles for the purpose of advertising, market research and for the needs-based design of our applications. These user profiles will not be combined with data that would enable an identification of your person. You can at any time reject the storage and use of your data for this purpose with effect for the future in line with letter E.) of this declaration.

D. Right of access, rectification, blocking and/or deletion of your data, data portability

You have a right to free information about your stored data and a right to rectify incorrect data, as well as a right to block or delete your data.

With the complete winding up of a contract concluded with us or the deletion of the purpose of the data storage, your data is blocked for further use and deleted after the expiry of the existing fiscal and commercial law retention periods, unless you have expressly consented to a further use of your data.

You have the right to receive the personal data about you that you provided to us, in a structured, standard and machine-readable format. However, you may not claim a specific format.

Should you have questions regarding the acquisition, processing or use of your personal data, disclosures of information, rectifications, blocking or deleting of data, or cancellation of a granted consent, please contact: social@mopeka.com. When you have questions, please let us

know the e-mail address you used for your registration. We will process your query within 10 working days. In the event of request for deletion, we will store a confirmation of the deletion for a period of one year after the deletion.

E. Right of cancellation / consequences of a cancellation and the request for a blocking and deleting of your data

You can revoke a consent you gave for data acquisition, data processing and data usage at any time with effect for the future, completely or for separate processes vis-a-vis MOPEKA PRODUCTS LLC, 445 FM 1983, Colorado City, TX 79512; e-mail: social@mopeka.com in the form in which granted the consent.

If you revoke a consent to data acquisition, data processing and/or data usage, your data will no longer be acquired, processed and/or used for the purposes for which you granted the consent.

If you request the blocking and/or deleting of your personal data that is acquired, processed and/or used by us outside of a consent on the basis of a statutory permission, the data will be blocked and deleted subject to compliance with existing retention periods. If you exercise these rights before or during an existing contractual relationship, we would like to point out that the contracts might possibly no longer be fulfilled or be fulfilled only with delay.

F. Data protection officer, supervisory authority

We have appointed a data protection officer. In the event of questions or require information on the protection of your personal data you can contact our data protection officer at

e-mail: jkaufmann@mopeka.com

If you think that your personal data is not being processed and/or used by us in agreement with applicable data protection law, you have the option of lodging a complaint against us with the competent supervisory authority for data protection.

G. Security precautions

We use technical and organizational security precautions to protect personal data, in particular against accidental or willful manipulation, loss, destruction or against access by unauthorized persons.

Our security precautions are constantly being improved in line with technological progress. For the acquisition and processing of personal data, we also only use employees who have been obligated to observe data confidentiality. We do not pass on any personal data without your explicit consent, unless we are obliged by law to do so.

Please note that when data are transmitted via the internet it can happen that third parties access or falsify this data despite all the security precautions that are in place.

H. Scope and amendments to this data protection declaration

This data protection declaration applies exclusively to the use of our " MOPEKA CHECK " application and our herewith designated compatible products. It does not apply to media services of other service providers to which we only refer through a link. We assume no responsibility or liability for external declarations and guidelines that are not related to our products, media services and applications.

We reserve the right the update these data protection provisions from time to time in line with future changes in the acquisition and processing of personal data. In such cases, significant changes will be announced by a clearly visible notification in your user account.