

Personal Data Privacy Policy
for visitors of the PARABOLICA mobile application
Russian designation: ПАРАБОЛИКА
(hereinafter referred to as the Application)

1. General Provisions

1.1. This Privacy Policy has been developed by Baliabin Petr Dmitrievich (hereinafter referred to as the Operator) in accordance with Federal Law No. 152-FZ dated 27 July 2006 “On Personal Data” (hereinafter referred to as the Law) and other regulatory legal acts in the field of personal data.

This Policy applies to all information about an individual that the Operator may obtain when an individual uses the PARABOLICA mobile application, Russian designation: ПАРАБОЛИКА.

1.2. The following terms are used in this Privacy Policy:

- operator means Baliabin Petr Dmitrievich (Taxpayer Identification Number / INN 770501176432), registered at: Moscow, Pokryshkina Street, Building 3, Apartment 197. The Operator carries out independent activities without forming a legal entity and without hiring employees for the purpose of earning income, and applies the special tax regime “Tax on Professional Income” in such independent activities;
- application means a mobile application for organizing and conducting group physical culture and wellness activities;
- website user means an individual, the personal data subject, who has access to the Application via the Internet and uses the Application, has voluntarily registered in the Application, and has provided the necessary personal data during registration;
- personal data means any information relating to a directly or indirectly identified or identifiable individual (personal data subject);
- personal data processing means any action (operation) or set of actions (operations) performed by the Operator with or without the use of automation tools in relation to personal data, including collection, recording, systematization, accumulation, storage, clarification (updating, modification), retrieval, use, transfer (provision, access), depersonalization, blocking, deletion, and destruction of personal data;
- IP means the unique network address of a node in a computer network built using the IP protocol.

1.3. This Privacy Policy establishes the procedure for obtaining, protecting, storing, processing, and transferring personal data of Application users and applies to all information that the Operator may obtain about users while they use the Application.

1.4. The User’s use of the Application means consent to this Privacy Policy, the offer agreement, and the terms of processing the User’s personal data.

If the user does not agree with the terms of the Privacy Policy and the terms of the offer agreement, the user must stop using the Application.

1.5. The personal data of clients and users of the Application include: first name, last name, and email address.

Data transmitted automatically depending on software settings include IP data, information about the user’s region, and characteristics of the electronic device and browser.

The Operator may obtain all personal data about users only from the users themselves.

Personal data of Application users is confidential information and may not be used by the Operator for personal purposes.

1.6. The purposes of processing personal data of Application users are the Operator's promotion of services on the market and the preparation, conclusion, and performance of the offer agreement, including:

- registration of users of the PARABOLICA application, Russian designation: ПАРАБОЛИКА;
- authorization;
- provision and ensuring access to the Application and its functionality, including personal account functionality;
- fulfillment of obligations to the user;
- informing about events in the personal account, including, but not limited to, the types, locations, and times of training sessions;
- sending a cash receipt to the email address of the personal data subject;
- conclusion, performance, and termination of an agreement between the subject and the Operator, including the public offer posted in the PARABOLICA mobile application, Russian designation: ПАРАБОЛИКА;
- informing about services, special promotions, and offers of the Operator and third parties, at the Operator's discretion;
- informing the user about changes in the procedure for providing services;
- conducting marketing, statistical, and other research based on depersonalized data;
- audience analysis to improve the functionality of the Application;
- analysis of the quality of services provided and improvement of the quality of user service.

1.7. The Operator may collect publicly available user data (such as IP address, device information, etc.) using cookies, access history logs, and web beacons. If the user does not agree with these terms, the user must immediately leave the Application.

The Operator may use third-party services to monitor traffic, conduct statistical research, advertise, and perform other operations in the Application. With the Operator's permission, such third parties may use cookies, access history logs, web beacons, and other monitoring technologies to compile anonymous aggregated statistics on Application visitors.

2. Processing, Storage, and Transfer of Personal Data of Application Users

2.1. Processing of personal data of Application users is carried out exclusively for the purposes specified in clause 1.6 of this Privacy Policy.

2.2. Personal data processing in the Application is carried out both with the use of automation tools and without the use of such tools.

2.3. Biometric data of Application users is not processed, and cross-border data transfer is not performed.

2.4. Personal data of Application users is stored electronically in a cloud data storage facility, of which the Operator will be the user.

2.5. The Operator may transfer personal data of Application users to other third parties only if this is necessary to prevent a threat to their life and health, and also in cases established by law.

2.6. The Operator is obliged to provide users' personal data only to authorized persons and only to the extent necessary for them to perform their official duties, in accordance with this Privacy Policy and the legislation of the Russian Federation.

3. Rights and Obligations of the Operator

3.1. The Operator has the right to establish requirements for the composition of personal data of users that must be provided for use of the Application; in doing so, the Operator is guided by this Privacy Policy, the Constitution of the Russian Federation, and other federal laws.

3.2. The Operator does not verify the accuracy of personal data provided by Application users, assuming that they act in good faith.

3.3. The Operator is not responsible for the voluntary transfer by Application users of their contact details, password, or login to third parties.

3.4. The Operator does not receive or process personal data of special categories, including data on political, religious, and other beliefs, membership in public associations and trade union activity, or the User's private life.

3.5. The Operator, at its own expense, ensures the protection of personal data of Application users against unlawful use or loss in the manner established by the legislation of the Russian Federation.

3.6. The Operator takes measures necessary and sufficient to ensure fulfillment of the obligations provided for by the Law on Personal Data and regulatory legal acts adopted in accordance with it. The Operator independently determines the composition and list of measures necessary and sufficient to ensure fulfillment of the obligations provided for by the Law on Personal Data and regulatory legal acts adopted in accordance with it.

4. Rights of Application Users to Protect Their Personal Data

4.1. For the purpose of ensuring protection of their personal data, Application users have the right to:

- receive complete information about their personal data, its processing, storage, and transfer;
- appoint representatives to protect their personal data;
- request the exclusion or correction of inaccurate or incomplete personal data, as well as data processed in violation of this Privacy Policy and the legislation of the Russian Federation;

4.2. If Application users believe that their personal data is processed in violation of the requirements of the Law on Personal Data or otherwise violates their rights and freedoms, they have the right to appeal the Operator's actions or inaction to the authorized body for the protection of the rights of personal data subjects or in court.

4.3. Application users have the right at any time to independently edit in their personal account the personal data provided by them during registration or authorization.

5. Procedure for Destruction and Blocking of Personal Data

5.1. If unlawful processing of personal data is identified upon an Application user's request, the Operator blocks the unlawfully processed personal data relating to that user from the moment of such request for the period of verification.

5.2. If inaccurate personal data is identified upon a user's request, the Operator blocks the personal data relating to that user from the moment of such request for the period of verification, provided that blocking the personal data does not violate the rights and legitimate interests of the Application user.

5.3. If the fact that personal data is inaccurate is confirmed, the Operator, based on information provided by the Application user, clarifies the personal data within seven business days from the date such information is provided and removes the blocking of the personal data.

5.4. If unlawful processing of personal data carried out by the Operator is identified, the Operator, within a period not exceeding three business days from the date of such identification, stops the unlawful processing of personal data.

5.5. If it is impossible to ensure the lawfulness of personal data processing, the Operator, within a period not exceeding ten business days from the date the unlawful processing of personal data is identified, destroys such personal data.

5.6. The Operator notifies the Application user of the elimination of the violations committed or of the destruction of personal data.

5.7. Upon achievement of the purpose of personal data processing, the Operator stops processing personal data and destroys personal data within a period not exceeding thirty days from the date such purpose is achieved.

5.8. If an Application user withdraws consent to the processing of their personal data, the Operator stops processing it and, if retention of the personal data is no longer required for the purposes of personal data processing, destroys the personal data within a period not exceeding thirty days from the date of receipt of such withdrawal.

5.9. If an Application user submits a request to the Operator to stop processing personal data, the Operator, within a period not exceeding ten business days from the date of receipt of the relevant request, stops processing it, except in cases provided for by the Law on Personal Data.

6. Liability for Violation of Rules Governing the Processing and Protection of Personal Data of Website Users

6.1. Persons guilty of violating rules governing the receipt, processing, and protection of personal data of Application users shall be held liable in the manner established by the current legislation of the Russian Federation.

7. Amendments to the Privacy Policy

7.1. The Operator has the right to amend the Privacy Policy as necessary. Mandatory review of the Privacy Policy is carried out in the event of significant changes to the legislation of the Russian Federation in the field of personal data.

7.2. This Privacy Policy may be amended or terminated by the Operator unilaterally without prior notice to the Application user. A new version of the Privacy Policy enters into force from the moment it is posted on the website, unless otherwise provided by the new version of the Privacy Policy. If the user disagrees with the amendments made, the user must refuse access to the Application, stop using the materials of the Application, and send a request for deletion of their personal data.