Privacy Policy

0. Versioning and Effective date

Only the most recent version of this privacy policy applies. This declaration is version 1.0 which is valid from 12th February 2022.

1. General information

We are happy that you would like to use our app 'Short Option Calculator' (hereinafter referred to as "app"). We are committed to the protection of your personal data and would like to inform you with this privacy policy about why and how we collect and process your personal data (hereinafter referred to as "data") as well as about your rights as an affected person. In the following, we use terms that are defined in article 4 of the EU General Data Protection Regulation (hereafter referred to as "GDPR").

Personal data will be processed only in accordance with the regulations of the GDPR. We do not use your personal data for profiling or automated decision making.

Since our app was developed for the Apple iPhone (iOS), we recommend that you read Apple's privacy terms:

- https://www.apple.com/de/privacy/
- https://support.apple.com/de-de/HT208477

If any aspects of our privacy policy are unclear to you, you can contact us at any time - you will find the contact details on our legal notice page.

The use of our app is completely voluntary - so we kindly ask you to not use the app if you do not agree with any of the terms of this privacy policy.

2. Context of data protection

This privacy policy applies to the use of our app 'Short Option Calculator'.

Therefore, this privacy statement does not apply to: The use of our websites or other products or services. Please consult the specific privacy policy of the respective product or service.

The subject of data protection, which is covered in this privacy policy, is personal data - in other words: All data relating to an identified or identifiable natural person (hereinafter referred to as "data subject").

Details can be found in section 5. of this privacy policy.

3. Data controller

Responsible for data protection matters in the context of the GDPR is:

Valentin Reck Renzwiesen 15 70327 Stuttgart Germany

valentinreckdevelopment@gmail.com

For further information on how to contact us, please refer to our legal notice page.

4. Legal basis

The relevant legal basis for the respective case of data processing is pointed out in section 5. of this privacy policy.

In general, the following shall apply:

- For data processing based on your explicit consent, the legal basis is article 6 paragraph
 1 point (a) GDPR
- If data processing is necessary for the fulfillment of a contract with you or in order to take steps at your request prior to entering into a contract, the legal basis is article 6 paragraph 1 point (b) GDPR
- If data processing is necessary for compliance with a legal obligation to which the controller is subject, the legal basis is article 6 paragraph 1 point (c) GDPR

basis is article 6 paragraph 1 point (f) GDPR						

5. What personal data we collect, why and how we do it (type, scope, purpose and specific legal basis)

5.1. Data processed while using the App

We do not collect or process any data while using the App.

5.2. Contacting us by mail

We would like to offer you the option to get in contact with us, e.g. in order to submit feedback to us, address enquiries to us or to request information from us. It is entirely voluntary and up to you to contact us.

If you contact us by e-mail, the following data will be transmitted to us and stored:

- Your message
- Any attachments attached to your mail
- Your sender address
- Technically required metadata attached to the mail (for example, date, your name, mail subject, technical details,...)

These information are collected for the processing of your request and potential subsequent enquiries. Depending on the context and content of your message, the legal basis for this is:

- Fulfillment of contract according to article 6 paragraph 1 point (b) GDPR
- Our legitimate interest, which is the possibility of fast and direct communication e.g. to discuss improvement measures, to answer support inquiries or to share important information with you. (article 6 paragraph 1 point (f) GDPR)

The above data will be deleted by us no later than 30 days after the final completion of your request. Beyond that, we reserve the right to further use gained customer feedback in an anonymised way.

The data subjects affected by this data processing are those who contact us by e-mail.

We do not use the contact data obtained in this way for other purposes, such as direct advertising.

6. General retention period of personal data

In general, the retention period of personal data for the respective case of data processing is pointed out in section 5. of this privacy policy.

Unless specific information on the retention period is provided in section 5, the following shall apply:

We only store your personal data for as long as we need it to fulfill the respective purpose of the processing. Other legal requirements (e.g. tax or commercial law storage obligations), which require longer retention periods, remain unaffected.

7. Deletion of personal data

In general, we delete your personal data when the purpose of retaining or processing the data no longer applies or you exercise your right to deletion (see section 9.4) and there is no legal requirement to the contrary (e.g. tax or commercial law requirements to keep records).

Since we - especially with metadata - often cannot relate data to other personal, identifying data (such as your name, address, etc.), we may be dependent on your cooperation and the provision of further information by you in order to delete specific data records. This may require you to identify yourself to us.

8. Your rights as a data subject

In the following we inform you about your rights as a data subject:

8.1. Right of access

In accordance with article 15 GDPR, you have the right to obtain information on whether we process personal data relating to you. If this is the case, you have the right to obtain information about this data, a copy of the data and further detailed information (see article 15 GDPR) on the data.

8.2. Right to rectification

In accordance with article 16 GDPR, you have the right to demand that we correct or update incorrect personal data.

8.3. Right to completion

In accordance with article 16 GDPR, you have the right to demand that we complete incomplete personal data.

8.4. Right to deletion

In accordance with article 17 GDPR, you have the right to demand that we delete your personal data, if the legal requirements are fulfilled (see article 17 GDPR) and there is no other legal requirement to the contrary. Please note that we may also be obliged to delete personal data in other cases in accordance with article 17 GDPR.

8.5. Right to restrict processing

In accordance with article 18 GDPR, you have the right to demand that we restrict the processing of your personal data, if the legal requirements are fulfilled (see article 18 GDPR) and there is no legal requirement to the contrary.

8.6. Right to data portability

In accordance with article 20 GDPR, you have the right to demand that we provide you with a copy of your personal data in a structured, common and machine-readable format and to transfer this data to other data controllers, provided that the legal requirements are fulfilled (see article 20 GDPR).

8.7. Right to object

In accordance with article 21 GDPR, you have the right, on grounds relating to your particular situation, to object at any time to the processing of your personal data which is legally based on article 6 paragraph 1 point (f) GDPR. This also applies to profiling based on these provisions.

We will stop processing your personal data in the event of an objection, unless we can prove compelling legitimate grounds for processing which override your interests, rights and freedoms or for the establishment, exercise or defence of legal claims.

You have the right to object at any time to processing of your personal data for the purpose of direct marketing. This also applies to profiling that it is related to such direct marketing. If you object to the processing of personal data for direct marketing purposes, your personal data will no longer be processed for those purposes.

8.8. Withdrawal of a given consent

In accordance with article 7 paragraph 3 GDPR, you have the right to withdraw your given consent to the processing of personal data with effect for the future. This does not affect the legality of the processing operations carried out up to the point of withdrawal.

8.9. Right to lodge a complaint with a supervisory authority

If you think that certain aspects of processing of your personal data violate the provisions of the GDPR, you have (in accordance with article 77 of the GDPR), the right to lodge a complaint with a supervisory authority - in particular in the Member State of your habitual residence, your place of work or the place where the alleged breach occurred.