Privacy Notice

1. General provisions and contact details
This privacy notice (hereinafter: “Notice”) applies to the personal data that the Controller collects and processes concerning you as a user, customer, or recipient of a service (hereinafter collectively: “Data Subject”) of the platiosolar.com website.

Details of the website operator (hereinafter: “Controller”):
Company name: Innovatív Térburkolatfejlesztő Korlátolt Felelősségű Társaság
Registered office: H-4080 Hajdúnánás, Jókai utca 64.
Tax number: 25441040-2-09
Company registration number: 09-09-031343
Company registry court keeping the register: Company Registry Court of Debrecen Regional Court
Email: info@platio.cc
Website: platiosolar.com

2. Update of the Notice
The Controller reserves the right to unilaterally amend this Notice. The actual content of the Notice can be viewed on the website and downloaded therefrom at all times. If your email address is available to us, we will send you the actual text of the Notice upon your request.

3. Understanding and accepting the Notice
By providing the relevant personal data, you declare that you have read and expressly accepted the current version of this Notice at the time the data is provided.

4. Scope of the data processed and processing purposes
In order to provide the services provided by the Controller, we may request data relating to you, and you may also voluntarily provide us with certain data during your communication with the Controller. Some of the data we collect are “personal data” under Article 4(1) of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (“GDPR”).

Scope of the data processed, processing purposes, legal basis of the processing and duration of the processing:

<table>
<thead>
<tr>
<th>Purpose of the processing</th>
<th>Legal basis of the processing</th>
<th>Scope of the data processed</th>
<th>Duration of the processing, deadline for data deletion</th>
</tr>
</thead>
<tbody>
<tr>
<td>By using the website, the Data Subject (user of the website) can find out about the services provided by the Controller.</td>
<td>Consent of the Data Subject (Article 6(1) (a) GDPR)</td>
<td>The Data Subject’s (user of the website) IP address, operating system, browser</td>
<td>Until the consent of the Data Subject is withdrawn, failing which the personal data will be deleted 30 days after leaving the website.</td>
</tr>
<tr>
<td>The Data Subject has the opportunity to contact the Controller or write inquiries to it.</td>
<td>Consent of the Data Subject (Article 6(1) (a) GDPR)</td>
<td>The Data Subject’s name, email address, telephone number, country, company name, other data provided in a message</td>
<td>The data will be deleted after the termination of the relationship with the Data Subject.</td>
</tr>
<tr>
<td>Recruitment of employees</td>
<td>Consent of the Data Subject (Article 6(1) (a) GDPR)</td>
<td>The Data Subject’s name, email address, telephone number, address, education and all other data provided by the Data Subject</td>
<td>In the case of a successful job application, until the limitation period of the claims arising from the employment expire, in the case of an unsuccessful application, 30 days after the notification thereof.</td>
</tr>
</tbody>
</table>
The Data Subject has the opportunity to subscribe to the Controller's newsletter for marketing purposes. Accordingly, the Controller shall be entitled to send newsletters for direct marketing purposes which contain information about the Controller's new products, special offers, promotions and other information related to the Controller's activities to the Data Subjects who have subscribed to its newsletter, to the e-mail address provided and, if necessary, subsequently modified, with the regularity and content specified by the Controller.

The Data Subject’s prior, clear and express consent pursuant to Section 6(1) of Act XLVIII of 2008 on the Basic Conditions and Certain Restrictions of Commercial Advertising Activities (“Commercial Advertising Act”) and consent pursuant to Article 6(1) (a) of the GDPR. The Data Subject’s name, email address, phone number, country, company name

The Data Subject has the opportunity to order products from the Controller.

Performance of a contract (Article 6(1) (b) GDPR) The Data Subject’s name, phone number, e-mail address, bank details, home address and, in the case of an organisation, tax number

Until the consent of the Data Subject is withdrawn, failing which the personal data will be deleted 5 years after the consent was given.

The data will be deleted 5 years after the termination of the relationship with the Data Subject pursuant to Section 6:22 of the Civil Code. If we are required to retain data under Section 169 of Act C of 2000 on Accounting (“Accounting Act”), we will delete the data 8 years after the termination of the relationship with you. In practice, this is the case if the data are part of the supporting documents for the accounts, for example appear in the documents relating to the conclusion of the contract (where applicable in the contract itself) or in the invoice issued.

Persons accessing the data:

a) staff members of the Controller;
b) staff members of the Processors defined below; c) certain authorities, in respect of data requested by them in the course of official proceedings and to be provided by the Controller as required by law; d) staff members of the debt collection company appointed by the Controller for the purpose of managing overdue debts; e) other persons with the express consent of the Data Subject.

The Controller undertakes a strict obligation of confidentiality with regard to the personal data processed by it without any time limit and may not disclose them to third parties contrary to the consent of the Data Subject.

Withdrawal of the consent shall not affect the lawfulness of any prior processing.

5. Persons authorised to process data

The Controller engages the processors listed in the table below to perform technical tasks related to processing operations. The rights and obligations of the processor related to the processing of personal data are determined by the GDPR and, within the framework of separate laws on processing, the Controller. The Controller is responsible for the lawfulness of the instructions given by it. The processor may not make a substantive decision concerning processing, may process personal data obtained only in accordance with the instructions of the Controller, may not process data for its own purposes, and is obliged to store and retain personal data in accordance with the instructions of the Controller.
6. Sending advertising letters

The Controller sends letters containing advertisements (newsletter) to the email addresses provided only with the express consent of the Data Subject, in cases and in a manner that complies with legal requirements. The Data Subject may unsubscribe from the newsletter at any time using the link at the bottom of the newsletter or via the Controller's customer service.

7. Cookies and web beacons, anonymous information through the use of our websites

The Data Subject consents to the Controller placing a file (cookie) on the Data Subject's computer. The purpose of cookies is to identify returning data subjects, to provide services to the Data Subjects and to support the convenience features of the website.

On the Website, the Controller uses only cookies from external service providers (Google). Cookies are short text files that the Website sends to the hard drive of the Data Subject's computer and contain information about the Data Subject. Processing performed by the above-mentioned external service providers is governed by the data protection regulations set by these service providers, and the Controller does not assume any responsibility for such processing.

You can set your web browser to accept all cookies, reject them all, or notify you when a cookie arrives on your computer. Each web browser is different, so please use your browser's “Help” menu to change your cookie settings. For example, in the case of Microsoft Internet Explorer, you can delete or disable cookies by selecting the “Tools/Internet Settings” option and change your security settings. For more information on the nature of cookies and how to turn them off, visit http://www.youronlinechoices.com/hu/. The Website is designed to operate using cookies, so disabling them may affect the usability of the Website and prevent you from taking full advantage of it.

Cookies used on the Website:
- analytics, tracking
- session cookie identifying the Data Subject

We do not exchange cookies with third-party websites or third parties.

8. The Controller's presence on social media sites (Facebook, Twitter, LinkedIn)

The Controller is available on Facebook, YouTube, Twitter, Instagram and LinkedIn.

The visitor can subscribe to the feed of the controller published on the message board on the Facebook page by clicking on the like link and unsubscribe by clicking on the dislike link right there.
9. Information relating to children

Persons under the age of 16 may not provide their personal data unless they have requested permission from a parent or guardian.

In the case of a Data Subject who has not reached the age of 14, his or her legal representative or guardian may provide personal data and make a legal statement on his or her behalf.

A Data Subject who has reached the age of 14 but has not reached the age of 18 may provide personal data only with the consent of his or her legal representative or guardian and may make a legal statement with his or her consent.

By providing the information, you represent and warrant that you will act in accordance with the above and that your capacity to act is not limited in connection with the provision of the information. If you are not legally entitled to make any information available on your own, you are obliged to obtain the consent of the third parties concerned (e.g. legal representative, guardian).

In this context, you are obliged to consider whether the consent of a third party is required in connection with the provision of the information in question. The Controller may not get into personal contact with you, so you are obliged to ensure compliance with this section and the Controller is not liable in this aspect.

We will make all reasonable efforts to delete any information that has been made available to us without authorisation and to ensure that such information is not transferred to others or used by us (either for advertising or other purposes). Please let us know immediately if you learn that a child has provided information concerning himself or herself without authorisation. You can contact us at our contact details specified in the beginning of the Notice.

10. Data security measures

The Controller shall take all reasonable measures necessary for the security of the data, shall ensure their adequate level of protection, in particular against unauthorised access, alteration, transmission, disclosure, erasure or destruction, as well as accidental loss and damage. The Controller shall ensure the security of the data with appropriate technical (e.g. logical protection, especially encryption of passwords and communication channels) and organisational measures (physical protection, especially data security training of the Controller's employees, restriction of access to information).

Please help us protect your information by not using an obvious login name or password, and by changing your password regularly. We also ask you not to make your password available to any other person.

11. Rights and remedies of the Data Subject

Your data protection rights and remedies, and the relevant provisions and limitations of the GDPR in this regard, are set out in detail in the GDPR (in particular Articles 15, 16, 17, 18, 19, 20, 21, 22, 77, 78, 79 and 82 of the GDPR). The most important provisions are summarised below.

11.1 Your right of access

You shall have the right to obtain from us confirmation as to whether or not personal data concerning you are being processed. Where that is the case, you shall have the right to access the personal data and the following information:

a) the purposes of the processing;

b) the categories of personal data concerned;

c) the recipients or categories of recipients to whom the personal data have been or will be disclosed, in particular recipients in third countries or international organisations;

d) where possible, the envisaged period for which the personal data will be stored, or, if not possible, the criteria used to determine that period;

e) the existence of your right to request from us rectification or erasure of personal data or restriction of processing of personal data concerning you or to object to such processing;

f) the right to lodge a complaint with a supervisory authority;

g) where the personal data were not collected from you, any available information as to their source;

h) the existence of automated decision-making, including profiling, and, at least in those cases, meaningful information about the logic involved, as well as the significance and the envisaged consequences of such processing for you.
Where personal data are transferred to a third country, you shall have the right to be informed of the appropriate safeguards relating to the transfer.

We will provide you with a copy of the personal data undergoing processing. Where you made the request by electronic means, and unless otherwise requested by you, the information shall be provided in a commonly used electronic form.

11.2 Right to rectification
You shall have the right to obtain from us without undue delay the rectification of inaccurate personal data concerning you. You shall have the right to have incomplete personal data completed, including by means of providing a supplementary statement.

11.3 Right to erasure (“the right to be forgotten”)
(1) You shall have the right to obtain from us the erasure of personal data concerning you without undue delay where one of the following grounds applies:
   a) the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed;
   b) you withdraw your consent on which the processing is based and there is no other legal ground for the processing;
   c) you object to the processing and, where applicable, there are no overriding legitimate grounds for the processing;
   d) the personal data have been unlawfully processed by us;
   e) the personal data have to be erased for compliance with a legal obligation in Union or Member State law to which we are subject; or
   f) the personal data have been collected in relation to the offer of information society services.
(2) Where the Controller has made the personal data public and is obliged pursuant to paragraph 1 to erase the personal data, the Controller, taking account of available technology and the cost of implementation, shall take reasonable steps, including technical measures, to inform controllers which are processing the personal data that the Data Subject has requested the erasure by such controllers of any links to, or copy or replication of, those personal data.
(3) Paragraphs 1 and 2 shall not apply to the extent that processing is necessary, in particular:
   a) for exercising the right of freedom of expression and information;
   b) for compliance with a legal obligation which requires processing by Union or Member State law to which we are subject;
   c) for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes in so far as the right referred to in paragraph 1 is likely to render impossible or seriously impair the achievement of the objectives of that processing; or
   d) for the establishment, exercise or defence of legal claims.

11.4 Right to restriction of processing
(1) You shall have the right to obtain from us restriction of processing where one of the following applies:
   a) you contest the accuracy of the personal data, for a period enabling us to verify the accuracy of the personal data;
   b) the processing is unlawful and you oppose the erasure of the personal data and request the restriction of their use instead;
   c) we no longer need the personal data for the purposes of the processing, but you require them for the establishment, exercise or defence of legal claims; or
   d) you have objected to processing, in which case until it is verified whether the legitimate grounds of the Controller override those of the Data Subject, data processing shall be restricted.

Where processing has been restricted under paragraph 1, such personal data shall, with the exception of storage, only be processed with your consent or for the establishment, exercise or defence of legal claims or for the protection of the rights of another natural or legal person or for reasons of important public interest of the Union or of a Member State.
We shall inform you before the restriction of processing is lifted.

11.5 Notification obligation regarding rectification or erasure of personal data or restriction of processing
The Controller shall communicate any rectification or erasure of personal data or restriction of processing to each recipient to whom the personal data have been disclosed, unless this proves impossible or involves disproportionate effort. We shall inform you about those recipients if you request it.
11.6 Right to data portability

(1) You shall have the right to receive the personal data concerning you, which you have provided to us, in a structured, commonly used and machine-readable format and have the right to transmit those data to another controller without hindrance from the Controller, where:
   a) the processing is based on consent or on a contract; and
   b) the processing is carried out by automated means.

In exercising the right to data portability pursuant to paragraph 1, you shall have the right to have the personal data transmitted directly from one controller to another, where technically feasible.

11.7 Right to object

You shall have the right to object, on grounds relating to your particular situation, at any time to processing of personal data concerning you, including profiling. We shall no longer process the personal data unless we demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms or for the establishment, exercise or defense of legal claims.

Where personal data are processed for direct marketing purposes, you shall have the right to object at any time to processing of personal data concerning you for such marketing, which includes profiling to the extent that it is related to such direct marketing.

Where you object to processing of personal data for direct marketing purposes, the personal data shall no longer be processed for such purposes.

In the context of the use of information society services, and notwithstanding Directive 2002/58/EC, you may exercise your right to object by automated means using technical specifications.

Where personal data are processed for scientific or historical research purposes or statistical purposes, you, on grounds relating to your particular situation, shall have the right to object to processing of personal data concerning you, unless the processing is necessary for the performance of a task carried out for reasons of public interest.

11.8 Right to lodge a complaint with a supervisory authority

Under the GDPR and the Civil Code, you can assert your rights in court. In addition, you can turn to the Nemzeti Adatvédelmi és Információszabadság Hatóság (Hungarian National Authority for Data Protection and Freedom of Information - NAIH) (H-1055 Budapest, Falk Miksa utca 9-11) in case of a complaint about the controller’s processing practices. Detailed rights and remedies related to processing are detailed in Articles 77, 79 and 82 of the GDPR.

11.9 Right to an effective judicial remedy against a supervisory authority

You shall have the right to an effective judicial remedy against a legally binding decision of a supervisory authority concerning you.

You shall have the right to an effective judicial remedy where the supervisory authority which is competent does not handle the complaint or does not inform you within three months on the progress or outcome of the complaint lodged.

Proceedings against a supervisory authority shall be brought before the courts of the Member State where the supervisory authority is established.

11.10 Right to an effective judicial remedy against a controller or processor

You shall have the right to an effective judicial remedy where you consider that your rights under the GDPR have been infringed as a result of the processing of your personal data in non-compliance with the GDPR.

Proceedings against a controller or a processor shall be brought before the courts of the Member State where the controller or processor has an establishment. Alternatively, such proceedings may be brought before the courts of the Member State where the Data Subject has his or her habitual residence.

Prior initiating any procedure, it is recommended that the complaint be sent to the controller.

Budapest, 25 January 2021

Solar paver, solar pavement, renewable energy, green energy, recycling, recycled plastic, sustainability, sustainable building material, green building, net zero building, carbon neutral building, smart city, e-mobility, EV charging, green business, climate change, zero energy home, solar, BIPV.