

QUICK APPLICATION PRIVACY POLICY

1. The Controller of Personal Data collected by the Quick application (hereinafter called **the Application**) is Quick Ride Sp. z o.o. Sp.k. based in Gdynia, address: Władysława IV 43, 81-395, Gdynia, entered into the register of entrepreneurs of the National Register of Entrepreneurs managed by District Court Gdańsk-Północ in Gdańsk, VIII Economic Department of the National Court Register, KRS: 0000770206, NIP: 5862341500, REGON: 382511010.
2. Fully respecting your rights as personal data subjects (to whom the data pertains) and valid provisions of law, particularly Regulation (EU) No 2016/679 of the European Parliament and the Council, dated April 27th, 2016, on the protection of individuals with regard to the processing of personal data and of the free movement of such data and repealing the directive 95/46/WE (General Data Protection Regulation), hereinafter called the **GDPR**, the law dated May 10th, 2018 on the protection of personal data (Dz.U. 2018, item 1000, hereinafter called **the Law**) and other valid provisions on the protection of personal data, we are obliged to maintain security and confidentiality of your personal data we collect.
3. Our Application collects the following personal data:
 - a) name and surname, e-mail address, telephone number - providing this data is required to create an Account in the Application; it will facilitate contacting you when necessary, as well identify you as the Users of our Scooters,
 - b) credit card data - providing it will be necessary to initiate the use of Services; it will enable collecting payments according to the Terms and Conditions,
 - c) your location data - it will facilitate finding a Scooter that is closest to you; before initiating the location tracking feature, the Application will ask for your permission.
4. Within the scope specified in this Privacy Policy, each person using our Application can choose if and in what scope they want to use our services and share their information and data.
5. According to the principle of data minimisation, we process only the data categories which are necessary to achieve the goals specified in p. 3 above.
6. The personal data is processed throughout the whole period when your Account is managed. Personal data can be processed for a longer period in cases where our right or obligation as the Controller results from specific provisions of law or a legitimate interest of the Administrator, specified in p. 10 c below (that is until claims expire or specific proceedings are concluded, if such proceedings were initiated during the expiration period).
7. The persons, to whom the data pertains, are the source of the data processed by the Personal Data Controller.
8. The legal grounds for processing your personal data include:

- a) art. 6 p. 1 b of the GDPR, that is the necessity for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract;
 - b) art. 6 p. 1 c of the GDPR, that is the necessity for compliance with a legal obligation to which the Controller is subject, or
 - c) art. 6 p. 1 f of the GDPR, that is a legitimate interest of the Controller, that is establishment, pursuit of or defence against claims until they expire or until proper proceedings are concluded, if such proceedings were initiated in this period, or
 - d) art. 6 p. 1 a of the GDPR, that is your consent to the processing of personal data for one or more specific purposes, where other legal grounds are not applicable.
9. The Personal Data is not transferred to any third state or international organisation within the meaning of the provisions of GDPR. If personal data was transferred to a third state or international organisation, you will be notified of it beforehand, and the Controller shall implement the security measures described in the 5th chapter of the GDPR.
10. No personal data shall be shared with third entities without an explicit consent of the person, to whom the data pertains. Without the consent of a person to whom the data pertains, the personal data can be exclusively shared with public authorities, that is with the state and administration organs (e.g. tax authorities, law enforcement authorities and other entities empowered by the provisions of common law).
11. For the purposes of processing, personal data can be entrusted to other entities processing such data for the Controller of Personal Data. In such situation, we as the Controller of Personal Data conclude an agreement of entrusting processing of personal data with a data processing entity. As the Controller of Personal Data, we share personal data for the purposes of processing with the following entities:
- a) hosting providers,
 - b) entities providing other services for us, which services are necessary for current operation of the Application (e.g. payment intermediaries).
12. We do not perform profiling of personal data within the understanding of the provisions of the GDPR.
13. According to the provisions of the GDPR, each person, whose data is processed by the Controller of Personal Data, has a right to:
- a) be notified on personal data processing, specified in art. 12 of the GDPR,
 - b) access their personal data, specified in art. 15 of the GDPR,
 - c) correct, amend, update and rectify personal data, specified in art. 16 of the GDPR,
 - d) erasure of data (the right to be forgotten), specified in art. 17 of the GDPR,
 - e) limiting the processing of personal data, specified in art. 18 of the GDPR,
 - f) transfer of data, specified in art. 20 of the GDPR,
 - g) object to processing of personal data specified in art. 21 of the GDPR,

- h) in case of the legal grounds discussed in p. 10 d above - the right to revoke consent in any moment, where revoking the consent does not affect the legality of processing conducted before the consent was revoked,
- i) not to be subject to profiling, specified in art. 22 according to art. 4 p. 4 of the GDPR,
- j) lodge a complaint to a supervisory authority (that is to the President of the Personal Data Protection Office), specified in art. 77 of the GDPR,

taking into consideration the rules of using and realising these rights according to the provisions of GDPR.

14. If you want to pursue your rights, specified in the previous section, please use applicable tabs in the Application, which allow you to delete your Account and the data collected there, or send an e-mail or letter to the addresses specified in p. 15 below.
15. As the Controller, we appointed a Data Protection Supervisor - Konrad Cioczek. All inquiries, applications and complaints regarding processing of personal data by the Controller, hereinafter called **Tickets**, shall be sent to the following e-mail address of the Data Protection Supervisor: iod@quick-app.eu or in a written form to the following address: Władysława IV , 81-395 Gdynia.
16. A ticket should explicitly specify:
 - a) the data, to which the Ticket refers,
 - b) the event that constitutes reason for the Ticket,
 - c) the demands and the legal grounds for the demands,
 - d) the expected manner of handling the situation.
17. Each case of violation of security is documented, and if one of the situations specified in the provisions of the GDPR or the Law occurs, the persons to whom the data pertains and - if applicable, the President of the Personal Data Protection Office, are notified about it.
18. All words starting with a capital letter shall have the meaning specified in the Terms and Conditions of our Application, unless it is specified otherwise in this Privacy Policy.
19. Matters not regulated by this Privacy Policy shall be governed by proper provisions of the commonly applicable law. If this Privacy Policy is not compliant with the provisions above, the provisions shall prevail.