

SLOVO Privacy Policy

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Current version available at: <https://imagon.org/Slovodocs/ruconf.pdf>

1. What this Privacy Policy governs.

This Privacy Policy describes how Slovo messenger uses and protects your personal information that you provide to us or that we receive otherwise.

By using Slovo messenger you understand and accept that your data related to your use of our Services is processed in accordance with the following Privacy Policy.

The Services are provided by Individual Entrepreneur Anna Igorevna Kulikova (PSRN 317774600449930) under the trademark "Imagon" (hereinafter referred to as the "Rights Holder", the "Company" or "We").

2. Legal Basis.

The Licensor is registered and located in Russian Federation, Moscow city.

Thus, the Rights Holder is located within the jurisdiction of Russian Federation and is subject to the legislation of Russian Federation. When using the Services, Slovo protects and processes your personal information in strict compliance with the applicable legislation.

According to the rules of international courtesy we respect laws and regulations of foreign countries concerning protection of users' personal data.

3. Data collection.

Slovo is a communication service. Our main policy is to collect as little information about our users as possible to provide a completely confidential and anonymous user experience when using the Service.

To register your account, you provide only those personal data that are necessary to identify the user within the requirements of current legislation of the Russian Federation.

The chosen name of your profile, as well as the image in your profile is publicly available. We do not ask for information about your real name, gender, age or preferences. We do not require your display name to be your real name.

3.1 Chat messages.

We do not store messages, photos, videos or documents from your chats on our servers except as expressly permitted by Russian law. In addition, all of the above types of data are transferred between devices using end-to-end encryption. This means that all data is encrypted with a key known only to you and the recipient. We have no technical means of accessing the contents of your encrypted emails and media files, except as expressly permitted by applicable law.

Data collection is limited to the following:

- Creating an account. At the same time, there is no need to provide personal information to create an account, except for those personal data required to identify the user within the requirements of current legislation of the Russian Federation.
- Account activity. We have access to the IP address from which incoming messages are sent, along with the time when the message was sent and the time when the message was received. We do not have access to the encrypted content of messages.

4. Use and transfer of Personal Data.

Any data we have will never be disclosed to third parties, except where expressly permitted by Russian law. In this case, we will only disclose the limited user data we hold if we are instructed to do so by a fully binding request coming from a competent public authority. If a request is made for encrypted message content that we cannot decrypt, the fully encrypted message content will be subject to transmission.

5. Changes to the Privacy Policy.

We reserve the right to review this policy periodically and to change it from time to time. We will notify users of material changes by posting the Privacy Policy on this page, so you should check this page from time to time.

Your continued use of the Services will be deemed your acceptance of such changes.