Privacy policy Android application "devin"

Information about the collection of personal data and contact details of the person responsible

Following we inform you about the handling of your personal data when using our app. Personal data are all data that can or could identify you personally. Responsible for the data processing in connection with this application within the meaning of the General Data Protection Regulation (GDPR) is

aitronic GmbH, Balhorner Field 10, 33106 Paderborn, Germany

phone .: + 49-(0) 5251 29816-0, fax: + 49-(0) 5251 29816-40, e-mail: info@aitronic.de

The person responsible for the processing of personal data is the natural or legal person who, alone or with others, decides on the purposes and means of processing personal data. For security reasons and to protect the transfer of personal data and other confidential content, this app uses an SSL or TLS encryption.

Data collection when using our app

For the purely informational use of the application, no data is submitted to our servers (license or web server). To activate the full functionality of the application, data is transmitted to our server in an automated process that identifies your device at our license server in order to entitle you to use the app. In addition, we collect data that your device normally transmits to inquiries to web servers (so-called "server log files"). When you access our license servers, we collect the following information that is technically necessary for us to enable you to unlock the full scope of the application and to safeguard our legitimate interest in the functionality of the app as well as securing our license terms:

- The requested website of the license server
- Date and time at the time of access
- Amount of data sent in bytes
- Source / reference from which you came to the site
- Browser used
- Operating system used
- anonymized IP address
- Device identification number (e.g., device IMEI)

If you do not agree with the automated activation, please contact the aitronic GmbH Support for alternative options.

The processing is carried out in accordance with Art. 6 para. 1 lit. f GDPR based on our legitimate interest in improving the stability and functionality of our app. A transfer or other use of the data does not take place. However, we reserve the right to retrospectively check the server logfiles should concrete evidence point to unlawful use.

Permissions of the application

Our app needs some permissions to operate. Permissions that you do not want to agree with can be declined from our Android 6.0 devices on. However, this reduces the functionality of the application and may cause

some functions to stop working. In the following we explain the necessary, privacy-relevant rights:

- READ_PHONE_STATE "Make and manage phone calls" This permission is required on Android to read the device identification number (IMEI). This is necessary to verify your device and license for use. No telephone calls are made and no other data is used.
- CAMERA "Take pictures and videos" This permission is needed to use the barcode scanner installed in our devices. This is usually implemented on Android as a camera and thus the application needs this permission.
- WRITE_EXTERNAL_STORAGE "Access photos, media and files on your device" This permission is needed to write and read the Devin configuration files to your phone memory.

Contact

When contacting us (for example by e-mail), personal data is collected. These data are stored and used solely for the purpose of answering your request or for establishing contact and the associated technical administration. The legal basis for processing the data is our legitimate interest in answering your request in accordance with Art. 6 para. 1 lit. f GDPR. If your contact is aimed at concluding a contract, then additional legal basis for the processing is Art. 6 para. 1 lit. b GDPR. Your data will be deleted after final processing of your request, this is the case if it can be inferred from the circumstances that the matter in question is finally clarified and provided that no statutory storage requirements are in conflict.

Rights of the person concerned

The applicable data protection law grants you comprehensive data protection rights (information and intervention rights) to the person responsible with regard to the processing of your personal data, which we inform you about below:

- Right to information pursuant to Art. 15 GDPR: In particular, you have the right to obtain information about the personal data processed by us, the processing purposes, the categories of personal data processed, the recipients or categories of recipients to whom your data was or are being disclosed, the planned retention period or the criteria for the personal data processing Determination of the retention period, the existence of a right of rectification, deletion, limitation of processing, objection to processing, complaint to a supervisory authority, the origin of your data, if they were not collected by us, the existence of automated decision making including profiling and if applicable, meaningful information on the logic involved and the scope and effect of such processing, as well as your right to be informed of the guarantees under Art. 46 GDPR for forwarding your data to third countries;
- Right to correction according to Art. 16 GDPR: You have a right to immediate correction of incorrect data concerning you and / or completion of your incomplete data stored by us;
- Right to cancellation according to Art. 17 GDPR: You have the right to demand the deletion of your personal data if the requirements of Art. 17 para. 1 GDPR are met. However, that right does not apply, in particular, where the processing is necessary for the exercise of the right to freedom of expression and information, for the fulfillment of a legal obligation, for reasons of public interest or for the pursuit, exercise or defense of rights;
- Right to restriction of processing according to Art. 18 GDPR: You have the right to request that your
 personal data be restricted as long as the accuracy of your information is disputed, if you refuse to
 delete your data for improper processing and instead request that your data be restricted when
 processing your data require us to assert, exercise or defend legal claims after we no longer require

such data for purposes of our purpose or if you have filed an objection based on your particular situation, as long as it is not certain that our legitimate reasons prevail;

- Right to information in accordance with Art. 19 GDPR: If you have the right of rectification, erasure or
 restriction of processing to the controller, he / she is obliged to notify all recipients to whom your
 personal data have been disclosed of this correction or deletion of the data or restriction of processing,
 unless: this proves to be impossible or involves a disproportionate effort. You have the right to be
 informed about these recipients.
- Right to data portability according to Art. 20 GDPR: You have the right to receive, in a structured, common and machine-readable format, your personal information provided to us, or to request that it be transmitted to another person in charge, as far as technically feasible;
- Right to revoke granted consent in accordance with Art. 7 (3) GDPR: You have the right to withdraw your consent to the processing of data at any time with future effect. In the case of withdrawal, we will delete the data concerned immediately, as far as further processing can not be based on a legal basis for consentless processing. By revoking the consent, the legality of the due d
- Right to appeal under Art. 77 GDPR: If you believe that the processing of personal data concerning you is contrary to the GDPR, you have the right to complain to a supervisory authority, in particular in the Member State of your place of residence, employment or place, without prejudice to any other administrative or judicial remedy the alleged infringement.

RIGHT TO OBJECT

IF, IN THE CONTEXT OF INTEREST ACCOUNTABILITY, WE PROCESS OUR PERSONAL DATA BASED ON OUR MAJOR LEGITIMATE INTEREST, YOU HAVE AT ANY TIME THE RIGHT TO APPEAL AGAINST THIS PROCESSING FOR REASONS OBTAINED FROM YOUR SPECIFIC SITUATION WITH EFFECT ON THE FUTURE. IF YOU MAKE USE OF YOUR OPPOSITION RIGHT, WE FINISH THE PROCESSING OF THE AFFECTED DATA. FURTHER PROCESSING REMAINS SUBJECT TO EXERCISE WHEN WE MAY PROVIDE IMPERATIVE REASONABLE REASONS FOR PROCESSING WHICH EXCEED YOUR INTERESTS, FUNDAMENTAL RIGHTS AND FUNDAMENTAL FREEDOMS, OR IF THE PROCESSING SERVES THE PRESENTATION, ENFORCEMENT OR DEFENSE OF LEGAL CHARGES.

IF YOUR PERSONAL DATA IS PROCESSED BY US TO OPERATE DIRECT ADVERTISING, YOU HAVE THE RIGHT TO APPEAL AGAINST THE PROCESSING OF YOU OF PERSONAL DATA FOR THE PURPOSE OF SUCH ADVERTISING. YOU MAY EXERCISE THE OPPOSITE AS DESCRIBED ABOVE.

IF YOU MAKE USE OF YOUR RIGHT TO OBJECT, WE FINISH THE PROCESSING OF THE DATA CONCERNED FOR DIRECT ADVERTISING.

Duration of storage of personal information

The duration of the storage of personal data is based on the respective legal retention period (eg commercial and tax retention periods). After the deadline, the corresponding data are routinely deleted, if they are no longer required to fulfill the contract or to initiate a contract and / or on our part no legitimate interest in the re-storage persists.

Effective 17.05.2018