

PRIVACY POLICY
(as amended on 25th July 2019)

This Privacy Policy for personal data (hereinafter referred to as the “**Privacy Policy**”) shall be applied to all Personal Data that the Website Administration may obtain about the User or another person while using the website with the domain name www.wellmax.eu. The Website Administration asks you to carefully read the Privacy Policy and in case of disagreement therewith (fully or partially), immediately stop using the Website and leave it.

1. BASIC TERMS

1. The basic terms used herein are as follows:

1.1. **The Website Administration** - as stated in Cl. 8.2.4 hereof.

The Website Administrator shall independently or jointly with other persons organize and/or perform the Personal Data Processing, as well as determine the purposes of Personal Data Processing, the composition of the Personal Data to be processed, the actions (operations) performed with the Personal Data.

1.2. **Personal Data** - information relating to the subject of personal data determined or being determined on the basis thereof, recorded on electronic, paper and/or other tangible medium.

1.3. **Personal Data Processing** - actions aimed at the accumulation, storage, modification, addition, use, dissemination, depersonalization, blocking and destruction of Personal Data performed by the Website Administration using automation tools or without using such tools.

1.4. **Personal Data Confidentiality** - a requirement binding for the Website Administration or another person having access to the Personal Data to prevent their dissemination without the consent of the subject of the Personal Data or the availability of other legal grounds.

1.5. **Privacy Policy** - this document with all amendments and additions posted on the Internet at https://wellmax.eu/assets/site/docs/privacy_policy.pdf

1.6. **User** - as specified in the User Agreement or another person (if applicable).

1.7. **Website** - the website located on the Internet at www.wellmax.eu.

- 1.8. **Registration on the Website** - a set of the User's actions that comply with the instructions, including the provision of Account Data and other information using the special form of the user interface of the Website in order to create a Personal Account and gain access to the private section of the Website.
- 1.9. **Web Service** - a web service available on the Website allowing the User to use all the functionality provided for him/her under the User Agreement. The Web Service includes an interface, software, and other elements required for proper operation.
- 1.10. **Products** - products, works, services, results of intellectual activity information whereof is posted on the Website for the purpose of their selling to the User via the Internet in the manner and on the terms established by the User Agreement.
- 1.11. **Website Administration Services** - services provided by the Website Administration to the User information whereof is presented on the Website.
- 1.12. **Cookies** - a small piece of data sent by the web server and stored on the User's device used to access the Website, which the web client or web browser sends to the web server each time in an HTTP request when trying to open the page of the relevant website.
- 1.13. **IP-address** - a unique network address of a node in an IP-based computer network.
- 1.14. **Personal Account** - a closed part of the Website which is a set of guard pages on the Website created when the Personal Account is activated and containing data of the User on the Website, in which the Web Services provided on the Website are available to the User.
- 1.15. **Order** - the User's request for the purchase and/or delivery of the Product properly executed on the Website.
- 1.16. **Account Data** - a unique login and password created by the User independently during the Registration on the Website, or further modified by the User through the Personal Account, that are used to access the Personal Account.

1.17. **User Agreement** - the document (with all amendments and additions thereto) posted on the Internet at https://wellmax.eu/assets/site/docs/user_agreement.pdf

2. GENERAL PROVISIONS

2.1. This Privacy Policy shall be applied to the information obtained in the course of the use of the Website only.

2.2. The Website Administration shall not verify the accuracy of the Personal Data provided by the User.

2.3. The use of the Website by the User shall mean the full, unconditional and unreserved acceptance hereof and the terms of the User's Personal Data Processing.

2.4. By accepting this Privacy Policy, the User thereby provides the Website Administration with his/her consent to the Processing of his/her Personal Data specified in Cl. 3.2.-3.13. hereof, including the collection, recording, storage, accumulation, refinement (correction, update, change), retrieval, use, transfer to third parties (dissemination, provision, access), depersonalization, blocking, deletion, destruction of the Personal Data for the purposes specified in Cl. 4.1.

2.5. If the User does not accept the terms hereof, he/she is obliged to immediately stop using the Website and leave it.

2.6. This Privacy Policy is posted on the Internet at: https://wellmax.eu/assets/site/docs/privacy_policy.pdf

2.7. Rights of the Website Administration are as follows:

- to collect the User's Personal Data on the Website through the subscription forms;
- to provide services, sell Products on the Website on its own and enable others to sell Products, to provide Users with access to the Web Service;
- to collect, record, accumulate, store, refine (correct, update, change), retrieve, use, transfer (disseminate, provide, access), de-personalize, block, delete, destroy the Personal Data;
- to transfer the Users' Personal Data to third parties in order to achieve the purposes specified in Cl. 4.1. hereof.

2.8. Obligations of the Website Administration are as follows:

- The Website Administration is obliged to use the Personal Data obtained solely for the purposes specified in Cl. 4.1. hereof. The Personal Data Processing incompatible with the purposes of the Personal Data collection is prohibited;
- in case of loss or disclosure of confidential information, the Website Administration shall not be liable if such confidential information:
 - either has become public domain before its loss or disclosure;
 - or has been received from a third party prior to its obtaining by the Website Administration;
 - or has been disclosed with the consent of the User;

- Upon the User's request, the Website Administration is obliged to inform the User of such User's Personal Data Processing performed by the Website Administration;
- The Website Administration is obliged to ensure reliable protection of the User's Personal Data, their confidentiality.

2.9. Rights of the User are as follows:

- The User shall be entitled to demand from the Website Administration to refine his/her Personal Data, and to block or destroy them if the Personal Data are incomplete, outdated, inaccurate, illegally obtained or not necessary for the specified purpose of processing, by filling out the feedback form on the page <https://wellmax.eu/> or by sending an application to the e-mail address wellmax@wellmax.eu (Appendix No. 1, Appendix No. 2, Appendix No. 3 hereto);
- The User shall be entitled to send a request to the Website Administration regarding his/her Personal Data being processed by the Website Administration by sending a request (Appendix No. 4 hereto) to the Website Administration at wellmax@wellmax.eu. The term for the Website Administration's response to the User shall be thirty (30) calendar days of receipt by the Website Administration of the User's request whereto the response shall be provided;
- The User shall be entitled to send to the Website Administration a revocation of the consent to the Personal Data Processing given by him/her.

2.10. Obligations of the User:

- When using the Website, the User is obliged to provide his/her Personal Data required by the Website Administration for enabling the User to use the Website;
- The User is obliged to securely store the Account Data for access to the Website transmitted to the Website Administration during Registration on the Website.

2.11. The Website Administration shall process the Personal Data in a lawful and fair manner.

2.12. The Website Administration shall receive the Personal Data directly from the Users.

2.13. The Website Administration shall process the Users' Personal Data with their consent provided in writing or by performing implicative actions.

2.14. The Website Administration shall not be liable for the fact that any Personal Data that the User knowingly placed in the public domain on the Website has been used by third parties (fraudsters, spammers, advertisers, other persons).

2.15. The User shall agree that the Website Administration will send to the User's e-mail address specified by him/her the news of the Website, information about new services (including the Website Administration Services), Products, special offers, advertisements and other information which is useful from the

perspective of the Website Administration, both from the Website Administration and from other persons (in particular, from the partners of the Website Administration). The User shall be entitled to refuse to receive such letters from the Website Administration at any time, either by clicking on the appropriate link to unsubscribe that is present in each such letter received by the User, or by sending an appropriate free-form notification to the e-mail address of the Website Administration wellmax@wellmax.eu.

2.16. If the User places his/her personal photo and/or any other image in his/her Personal Account, and/or if such image is subject to copyright or includes it, by pressing the "Save" button, the User authorizes the Website Administration to use such image in any manner, including by reproducing, distributing, translating, public performing, public showing, broadcasting on air and by cable, bringing to public without restrictions on the territory and period of use.

3. SUBJECT OF THE PRIVACY POLICY

3.1. This Privacy Policy establishes the obligations of the Website Administration for the Users' Personal Data Processing and protection, including ensuring the Personal Data Confidentiality protection mode for the Personal Data provided by the User to the Website Administration in the following cases:

- when filling out the registration form for Registration on the Website;
- when leaving feedback about the Products on the Website;
- when filling out the feedback form on the Website;
- when sending a complaint to the Website Administration;
- when leaving comments on the Website;
- when filling out the subscription form on the Website;
- when filling in the data in the Personal Account on the Website;
- when filling in the data when placing the Order for Products in the cart on the Website;
- when filling out the form of the online chat, online bot, online consultant on the Website - in the course of written, electronic and oral communication with the Website Administration for ordering the Website Administration Services;
- in the course of written, electronic and oral communication with the Website Administration in order to gain access to the Website.

3.2. The Website Administration collects two types of information about the User:

- information that the User knowingly provided to the Website Administration when using the Website;
- technical information automatically collected by the software of the Website when visited by the User.

3.3. Personal Data are provided by the User by filling out the registration form on the Website which appears upon clicking on the "Registration" button. During the Registration on the Website, the User shall provide the following information to form a Personal Account:

- first name;
- surname;
- e-mail;
- telephone number;
- other data (if applicable).

Also, the User can register using his/her Account Data in one of the social networks (VKontakte, Facebook, Google, GoodLife). In this case, the Website Administration has access to the User's Personal Data which are open access information in accordance with the settings of the User's account in each specific social network, as well as to the e-mail address attached to the specific account of the social network selected by the User.

3.4. Personal Data are provided by the User when leaving feedback about the Products on the Website and include the following information:

- first name;
- surname;
- e-mail;
- telephone number;
- other data (if applicable).

3.5. Personal Data are provided by the User when filling out the feedback form on the Website and include the following information:

- first name;
- surname;
- e-mail;
- telephone number;
- other data (if applicable).

3.6. Personal Data are provided by the User when sending a complaint to the Website Administration and include the following information:

- first name;
- surname;
- e-mail;
- telephone number;
- passport data;
- account details (if the complaint is related to the funds return);
- payment information on the disputed transaction;
- other data (if applicable).

3.7. Personal Data are provided by the User when leaving comments on the Website and include the following information:

- first name;
- surname;
- e-mail;
- telephone number;
- other data (if applicable).

3.8. Personal Data are provided by the User when filling out the subscription form on the Website and include the following information:

- first name;
- surname;
- e-mail;
- telephone number;
- other data (if applicable).

3.9. Personal Data are provided by the User when filling in data in the Personal Account on the Website and include the following information:

- first name;
- surname;
- e-mail;
- telephone number;
- other data (if applicable).

3.10. Personal Data are provided by the User when filling in data when placing an Order for the Products in the cart on the Website and include the following information:

- delivery addresses (country, region, city, street, house number, building, unit, apartment, office);
- first name;
- surname;
- e-mail;
- telephone number;
- other data (if necessary), which the User specifies in the field "Order comment".

3.11. Personal Data are provided by the User when filling out the form of the online chat, online bot, online consultant on the Website and include the following information:

- first name;
- surname;
- e-mail;
- telephone number;
- other data (if applicable).

3.12. Personal Data are provided by the User in the course of written, electronic and oral communication with the Website Administration in order to gain access to the Website and include the following information:

- first name;
- surname;
- e-mail;
- telephone number;
- other data (if applicable).

3.13. Technical information automatically collected by the software of the Website when visited by the User includes:

- IP address;

- cookies information;
- information about the browser;
- information about the device type (mobile or PC);
- access time.

It also includes analytical data obtained due to the use of web-analytics services by the Website. This information is used solely for the purpose of internal and external marketing, namely to analyze the trends of visiting the Website and to improve the web service of the Website.

3.14. The Website has implemented a User authentication technology based on the use of cookies. Cookies may be recorded on the device used by the User to access the Website and will later be used for automatic authorization, for collecting statistical data, in particular, data about the Website visiting. The Website Administration may use and disclose information about the Website use, for instance, in order to determine the extent to which the Website is used, to improve its content, to explain the usefulness of the Website and the Website Administration Services, as well as to extend the functionality of the Website. By accepting this Privacy Policy, the User provides the Website Administration with his/her consent to transmission of the technical information specified in Cl. 3.13. collected on the Website via the Internet.

3.15. The Website Administration does not store Personal Data in Cookies. The Website Administration shall use information recorded in Cookies that does not identify individual Users for analyzing trends, administering the Website, identifying the Users' activity on the Website, and for collecting demographic information about the basic cohorts of the Users in general.

3.16. If the User does not want the Website Administration to collect technical information about him/her using Cookies, the User shall stop using the Website or prohibit the storage of Cookies on his/her device used to access the Website by setting his/her browser accordingly. However, it should be borne in mind that the Web Services of the Website that use this technology may be unavailable.

3.17. The User confirms his/her consent to the Personal Data Processing:

- when filling in the registration form for the Registration on the Website by clicking on the "Register" button located in the bottom of the form;
- when leaving feedback about the Products on the Website by clicking on the "Post" button located in the bottom of the form;
- when filling out the feedback form on the Website by clicking on the "Send" button located in the bottom of the form;
- when filling in the order form for the Website Administration Services by clicking on the "Confirm" button located in the bottom of the form;
- when leaving comments on the Website by clicking on the "Post" button located in the bottom of the form;
- when filling out the subscription form on the Website by clicking on the "Subscribe" button located in the bottom of the form;

- when filling in the data in the Personal Account on the Website by clicking on the “Save” button located in the bottom of the form;
 - when filling in the data when placing an Order for the Products in the cart on the Website by clicking on the “Continue” button located in the bottom of the form;
 - when filling out the form of the online chat , online bot, online consultant by clicking on the “Send” button located in the bottom of the form;
 - in case of agreement with a new version of the Privacy Policy by clicking on the “I agree” button located in the bottom of the form on the Website.
- 3.18. Consent to the Processing of Personal Data provided when sending a complaint to the Website Administration shall be carried out by filling out the form provided by the Website Administration. The User is obliged to send the completed and signed consent form for the Personal Data Processing via e-mail together with the text of the complaint.
- 3.19. In other cases not specified above, the User shall confirm his/her consent to the Personal Data Processing by entering into any communication with the Website Administration.
- 3.20. When placing an Order for the Products and selecting a bank card as the payment method, the User shall specify the bank card number, its expiration date, cardholder’s surname and name, CVC code. Such information shall be processed by the web services of banks, payment systems and other organizations related to the payment. The Website Administration does not have access to it.
- 3.21. When placing an Order for the Products and paying online the User after clicking the “Place an Order” button shall enter his/her Personal Data, including payment data required for making a payment. Such information shall be processed by the web services of banks, payment systems and other organizations related to the payment. The Website Administration has access only to a part of the Personal Data entered in such forms, namely: first name, surname, telephone number, e-mail address, payment method (without specifying payment data).
- 3.22. The Website Administration guarantees that it never provides (or transfer) Personal Data to third parties, except for the cases when:
- this is directly required by applicable law (for example, at the written request of the court, law enforcement agencies);
 - the User has agreed to the transfer of his/her Personal Data;
 - the Personal Data transfer is required for the provision of the Website Administration Services, the Products delivery, the contracts conclusion;
 - the Personal Data transfer is performed as part of the sale or other transfer of the business;
 - the Personal Data transfer is performed as part of the transfer of the Personal Data base from one server to another in accordance with the contractual relations of the Website Administration;
 - it is required in order to support the maintenance of the Users or to assist in the protection and security of the systems and the Website Administration Services.

4. PURPOSES OF COLLECTION AND PROCESSING OF THE USER'S PERSONAL DATA

4.1. The Personal Data Processing shall be limited to the achievement of specific, predetermined and legitimate purposes. The Personal Data Processing incompatible with the purposes of the Personal Data collection is prohibited. The Website Administration shall use the Users' Personal Data for the following purposes:

- to ensure feedback from the User (answers to the questions, processing of feedback, claims and complaints);
- to deliver the Products to the User;
- to provide services to the User (including the Website Administration Services);
- to conduct marketing researches;
- to perform targeting;
- to send letters, messages, notifications, etc. with information about the Users' Orders, as well as information about the news of the Website Administration and its partners, including advertising;
- to create an account using the User's Account Data and Personal Account to access the Web Service of the Website;
- to fulfill the Users' Orders formed on the Website;
- to fulfill its obligations under contracts with the Users;
- to improve the quality of services provided (including the Website Administration Services), the quality of work with the Users;
- to conclude and fulfill contracts with counterparties;
- to provide the User with the Web Service available on the Website;
- to enable the Website Administration to perform actions on behalf of the User;
- to ensure interaction between the Users (if necessary).

5. PROCEDURE FOR AND TERMS OF THE PERSONAL DATA PROCESSING

5.1. The Website Administration shall carry out the following list of actions with the Personal Data: collection, recording, storage, accumulation, refinement (correction, update, change), retrieval, use, transfer (dissemination, provision, access), depersonalization, blocking, deletion, destruction of the Personal Data, as well as transfer to third parties if it is necessary to interact with third parties in order to achieve the purposes of the Personal Data Processing (specified in Cl. 4.1).

5.2. The Website Administration shall perform the Personal Data Processing using the following methods:

- using automated tools for the Personal Data Processing;
- without the use of automated tools for the Personal Data Processing (Personal Data are processed manually by the Website Administration). The Personal Data store address shall be established by the Website Administration.

5.3. In order to deliver the Products to the User, the Website Administration shall conclude an agreement with the delivery service, according to which the Website Administration, inter alia, entrusts the delivery service with the User's Personal Data Processing. Under such contractual relations, the Website Administration shall transfer to the delivery service the User's Personal Data specified in Cl. 3.10. hereof.

The User's Personal Data specified in this clause shall be processed in accordance with the privacy policy of the delivery service during until the purpose of the Personal Data Processing is achieved in each particular case. Address of the Personal Data storage by the delivery service shall be established independently by the delivery service and communicated to the Website Administration.

5.4. In order to achieve the purposes specified in Cl. 4.1 hereof, the Website Administration shall conclude an agreement with the mailing service, according to which the Website Administration, inter alia, entrusts this mailing service with the User's Personal Data Processing. Under such contractual relations, the Website Administration shall transfer the following Personal Data of the User:

- first name;
- surname;
- telephone number;
- e-mail.

The User's Personal Data specified in this clause shall be processed in accordance with the privacy policy of the mailing service for a period up to the achievement of the purpose of the Personal Data Processing in each particular case. Address of the Personal Data storage by the mailing service shall be established independently by the mailing service and communicated to the Website Administration.

5.5. In order to achieve the purposes specified in Cl. 4.1 hereof, the Website Administration shall conclude an agreement with the bank, according to which the Website Administration, inter alia, entrusts the bank with the User's Personal Data Processing. Under such contractual relations, the Website Administration shall transfer the following Personal Data of the User:

- first name;
- surname;
- telephone number;
- e-mail;
- payment data.

The User's Personal Data specified in this clause shall be processed in accordance with the privacy policy of the bank for a period up to the achievement of the purpose of the Personal Data Processing in each particular case.

5.6. In order to achieve the purposes specified in Cl. 4.1 hereof, the Website Administration shall conclude an agreement with the mass text messaging service, according to which the Website Administration, inter alia, entrusts this mass text messaging service with the User's Personal Data Processing. Under such contractual relations, the Website Administration shall transfer the following Personal Data of the User:

- first name;
- surname;
- telephone number.

The User's Personal Data specified in this clause shall be processed in accordance with the privacy policy of the mass text messaging service for a period up to the achievement of the purpose of the Personal Data Processing in each particular case. Address of the Personal Data storage by the mass text messaging service shall be established independently by the mass text messaging service and communicated to the Website Administration.

5.7. The transfer of the User's Personal Data to third parties, in particular, banks, shall be carried out with the consent of the User solely for the purposes specified for fulfillment of the contractual obligations of the Website Administration (for example, when returning funds to the User).

5.8. The User's Personal Data may be transferred to the authorized state authorities, inquiry and investigation bodies, other authorized bodies on the basis of and in the manner prescribed by applicable law only.

6. MEASURES TO PROTECT PERSONAL DATA

6.1. The Website Administration shall protect the User's Personal Data applying generally accepted security methods to ensure the protection of information against loss, unauthorized or accidental access, distortion or unauthorized dissemination, destruction, modification, blocking, copying, as well as any other illegal actions with the Personal Data of third parties. Security shall be implemented by means of network security software, access verification procedures, the use of cryptographic information protection tools, compliance with the Privacy Policy, as well as other internal documents governing the Personal Data Processing rules.

6.2. In case of loss or disclosure of the Personal Data, the Website Administration is obliged to inform the User thereof.

6.3. The Website Administration together with the User shall take all necessary measures to prevent losses or other negative consequences caused by the loss or disclosure of the User's Personal Data.

6.4. The Personal Data are kept by the Website Administration confidentially unless the User voluntarily posts the information publicly available in messages, comments, feedback or in other way on the Website.

7. TERM OF PERSONAL DATA PROCESSING

7.1. The Personal Data provided during the Registration on the Website shall be processed from the time of the User's Registration on the Website until the time of deletion of his/her Account Data.

7.2. Unless otherwise provided by other clauses of this Privacy Policy or applicable law, the Personal Data other than those referred to in Cl. 7.1. hereof, shall be processed until the Website Administration receives from the User an application for the destruction of his/her Personal Data or until the purpose of the Personal Data Processing is achieved.

7.3. The condition for the termination of the Personal Data Processing may also be the expiration or revocation of the User's consent to the Processing of his/her Personal Data, as well as the identification of illegal Processing of the Personal Data.

7.4. The term for Processing of the Personal Data received when subscribing to the mailing list shall be determined by the User. The User shall independently unsubscribe from the mailing list by clicking on the link to unsubscribe which is available in each received letter, or by sending a request to the Website Administration to the address wellmax@wellmax.eu.

7.5. The Personal Data received when placing an Order for the Products purchase shall be processed during the whole time of availability of the User's Personal Account on the Website, as well as within three (3) years from the date of deletion of the Personal Account from the Website, or until the Website Administration receives from the User an application for destruction of his/her Personal Data.

8. LEGAL BASIS OF PERSONAL DATA PROCESSING

8.1. The Website Administration shall process the Personal Data on the basis of the User's consent to the Personal Data Processing in accordance with the law of its location, as well as on the basis of:

- Charter of the relevant Website Administration;
- contracts concluded between the relevant Website Administration and the User;
- agreements concluded between the relevant Website Administration and third parties in order to provide services to the User (including the Website Administration Services), sale and deliver the Products to the User, implement business processes by the Website Administration;
- consent to the Personal Data Processing.

8.2. When deciding which law shall be applicable to the relations between the Website Administration and the User when using this Privacy Policy, it is necessary to be guided by the following:

8.2.1. When registering on the Website of the Trade Partner, the legal relations between the Trade Partner and the Website Administration shall be governed by the law of the location of the relative Website Administration.

8.2.2. When the User registers on the Website, the legal relations between the User and the Website Administration shall be governed by the law of the location of the relative Website Administration.

8.2.3. When concluding a sales contract for the Products, the legal relations between the Buyer and the Trade Partner shall be governed by the law of the location of such a Trade Partner.

8.2.4. When applying Cl. 8.2.1. – Cl. 8.2.3. of the Privacy Policy, it is necessary to be guided by the following:

- located on the territory of the Russian Federation, the User, performing the Registration on the Website, concludes the User Agreement with the Website Administration – Eurasian Financial Community LLC (abbreviated name - EAFC LLC), a legal entity incorporated under the legislation of the Russian Federation (INN 7801282960, OGRN 1157847212170), located at the address: 22A Zvenigorodskaya Street, office 051, 191119, Saint Petersburg; e-mail: office@wellmax.eu;

- located on the territory of the Russian Federation, the Trade Partner, performing the Registration on the Website, concludes the Agency Agreement-Offer with the Website Administration – Eurasian Financial Community LLC (abbreviated name - EAFC LLC), a legal entity incorporated under the legislation of the Russian Federation (INN 7801282960, OGRN 1157847212170), located at the address: 22A Zvenigorodskaya Street, office 051, 191119, Saint Petersburg; e-mail: office@wellmax.eu;

- located on the territory of the Republic of Kazakhstan, the User, performing the Registration on the Website, concludes the User Agreement with the Website Administration – WellMax Kazakhstan LLP, a legal entity incorporated under the legislation of the Republic of Kazakhstan (BIN 150340010512), located at: 50 Nazarbaeva Street, offices 808 and 831, 050004, Almaty; e-mail: wellmaxkazakhstan@mail.ru;

- located on the territory of the Republic of Kazakhstan, the Trade Partner, performing the Registration on the Website, concludes the Agency Agreement-Offer with the Website Administration – WellMax Kazakhstan LLP, a legal entity incorporated under the legislation of the Republic of Kazakhstan (BIN 150340010512), located at: 50 Nazarbaeva Street, offices 808 and 831, 050004, Almaty; e-mail: wellmaxkazakhstan@mail.ru.

- located on the territory of the Kyrgyz Republic, the User, performing the Registration on the Website, concludes the User Agreement with the Website Administration – Wellmax KG LLC, a legal entity incorporated under the legislation of the Kyrgyz Republic (registration number: 181163-3301-000, INN 02702201910352), located at the address: 108 Toktogula Street, Bishkek, Kyrgyz Republic; e-mail address: Kuttubaeva65@mail.ru ;

- located on the territory of the Kyrgyz Republic, the Trade Partner, performing the Registration on the Website, concludes the Agency Agreement-Offer with the Website Administration – Wellmax KG LLC, a legal entity incorporated under the legislation of the Kyrgyz Republic (registration number: 181163-3301-000, INN 02702201910352), located at the address: 108 Toktogula Street, Bishkek, Kyrgyz Republic; e-mail address: Kuttubaeva65@mail.ru ;

- located outside the territory of the Russian Federation, outside the territory of the Republic of Kazakhstan, and outside the territory of the Kyrgyz Republic, the User and/or the Trade Partner, performing the Registration on the Website, conclude the User Agreement and/or the Agency Agreement-Offer respectively with the Website Administration – Eurasian Financial Community LLC (abbreviated name – EAFC LLC), a legal entity incorporated under the legislation of the Russian Federation (INN 7801282960, OGRN 1157847212170), located at the address: 22A Zvenigorodskaya Street, office 051, 191119, Saint Petersburg; e-mail: office@wellmax.eu.

9. REFINEMENT, DESTRUCTION, BLOCKING OF THE PERSONAL DATA, RESPONSES TO THE USERS' REQUESTS FOR ACCESS TO THE PERSONAL DATA

9.1. In case of confirmation of the fact of inaccuracy of the Personal Data, they shall be subject to refinement (correction, update, change) by the Website Administration.

9.2. The User's Personal Data provided during the Registration on the Website, which are stored and processed by the Website Administration, may be destroyed on the basis of the corresponding request of the User sent to the Website Administration.

In this case, the User will not be able to use the Website.

9.3. Upon achievement of the purposes of the Personal Data Processing, as well as in case of revocation by the User of his/her consent to their processing, the Personal Data shall be subject to destruction within seven (7) working days of achieving the purpose of their processing or receiving the above-mentioned revocation, if:

- the Website Administration is not entitled to process the Personal Data without the User's consent;

- otherwise is not provided by the agreement between the Website Administration and the User.

9.4. The Website Administration shall block the Personal Data on the User upon receiving the relevant request from the User, or in case of detection of unreliability of the Personal Data or illegal actions in relation to the Personal Data – for the period of verification.

9.5. The Website Administration shall refine, destroy and block the User's Personal Data within seven (7) working days of receipt of the relevant request of the User (Appendix No. 1, Appendix No. 2, and Appendix No. 3 hereto).

9.6. The Website Administration shall respond to the User's requests for access to the Personal Data (Appendix No. 4 hereto) within thirty (30) calendar days of receipt of the corresponding request from the User.

10. FINAL PROVISIONS

10.1. At any time, the Website Administration shall be entitled to unilaterally at its discretion, without specifying the reasons and without obtaining anybody's consent (including that of the User), introduce any amendments and additions to the Privacy Policy.

10.2. Amendments and additions specified in Cl. 10.1. shall enter into force upon posting on the Website of the Privacy Policy with the corresponding amendments and additions, unless otherwise specified by the Website Administration.

10.3. The User undertakes to independently monitor the current version of the Privacy Policy which is available on the Website on the page: https://wellmax.eu/assets/site/docs/privacy_policy.pdf

Appendix No. 1

Form of the User's application
for **blocking** of his/her Personal Data

to the Website Administration www.wellmax.eu

from _____
(surname,

first name,

patronymic)

(description of identity document)

(identity document details:

series, number,

issued by,

date of issue)

Application

I hereby request **to block** my personal data being processed by you in accordance with the information:

(specify the applicant's personal data to be blocked)

for a period of time: from _____, 20__ to _____, 20__

due to the fact
that _____
(specify the reason for personal data blocking)

(signature) / _____
(printed name)

_____, 20__

Appendix No. 2

Form of the User's application
for **refining** of his/her Personal Data

to the Website Administration www.wellmax.eu

from _____
(surname,

first name,

patronymic)

(description of identity document)

(identity document details:

series, number,

issued by,

date of issue)

Application

I hereby request **to refine** my personal data being processed by you in accordance with the information:

(specify the applicant's personal data to be refined)

due to the fact that

(specify the reason for personal data refining)

_____/ _____/
(signature) (printed name)

_____, 20 ____

Appendix No. 3

Form of the User's application
for **destruction** of his/her Personal Data

to the Website Administration www.wellmax.eu

from _____
(surname,

first name,

patronymic)

(description of identity document)

(identity document details:

series, number,

issued by,

date of issue)

Application:

I hereby request **to destruct** my personal data being processed by you in accordance with the information:

(specify the applicant's personal data to be destroyed)

due to the fact that

(specify the reason for personal data destruction)

_____/_____/_____
(signature) / *(printed name)*

_____, 20 ____

Appendix No. 4

Form of the User's request
for **access** to his/her personal data

to the Website Administration www.wellmax.eu

from _____
(surname,

first name,

patronymic)

(description of identity document)

(identity document details:

series, number,

issued by,

date of issue)

Request

I hereby request to provide for my review the information being processed by you which constitutes my personal data; specify the purposes, methods and terms of its processing; provide information about the persons who have access to it (who may be provided with such access); information about legal implications that the processing may result in. In case of absence of such information, please, notify me thereof.

_____/_____
(signature) *(printed name)*

_____, 20 ____