

Cookies policy

1. How do we use Cookies?

We use Cookies on the Website page <https://18-15.com/> (hereinafter referred to as the "Website") for a more informative, efficient, and maximally convenient Website use by visitors. Cookies and other tracking technologies may be used to support the slomax.eu Website, traffic analysis, or for advertising purposes. These technologies are used by us first-hand or by our business partners. Cookies used by the given Website do not store any personal information and cannot inflict injury to your device.

YOU ARE CONSENTIENT TO THE USE OF COOKIES AND OTHER TECHNOLOGIES SPECIFIED IN THE GIVEN POLICY BY CONTINUING BROWSING AND USING THE GIVEN WEBSITE.

IF YOU DO NOT AGREE WITH SUCH USE, PLEASE REFRAIN FROM USING THE PRESENT WEBSITE.

We acknowledge that some Users may require extended control over their visit to the given Website and, accordingly, adjust their settings. You can read more about this in the section below "How to control and delete Cookies".

Cookies are small files containing the amount of data that the given Website can send to your browser. Then they can be saved on the hard drive of your device and accessed through the given Website. Such Cookie data may be deleted, which as a result does not help us to customize the given Website in order to make it more convenient for you to use it. It is of fundamental importance to emphasize that Cookies do not collect personal data stored on your device.

Session Cookies are stored until you close your browser. Persistent Cookies have a longer storage existence: they are not automatically deleted when closing your browser. We plan to use or allow the use of Cookies with a validity period of no more than 5 years.

2. What kind of Cookies are used by us?

We strive to constantly improve the quality of our Website for you to use. To do this, the Website uses services such as Google Analytics, Google Analytics for advertisers, and Google TagManager, assisting in both analyzing and improving your interaction with it. Such services may also place Cookies. We invite you to familiarize yourself with the privacy policy and rules for the Cookies' use by such services via the following link:

<https://policies.google.com/technologies/cookies?hl=en&gl=ua>

We also use third-party advertising services such as Facebook, Google ad services, and other ad networks/ad servers to advertise our products on other Websites and applications you use. Ads may be based on information about you. Such advertising service providers can be obtained using tracking data. Depending on the types of advertising services we use, these services may place Cookies and other tracking technologies on your computer, phone, or another device to collect data about your use of our Website and can use such tracking technologies to serve you tailored advertisements. To provide tailored advertising, we may share your E-mail address with these service providers in both hashed and anonymous (anonymized) form. When using mobile apps, you can also receive customized in-app advertisements. Apple iOS, Android OS,

and Microsoft Windows provide their own guidelines for managing in-app customized ads. You need to review your privacy settings or contact your platform operator. For other devices and operating systems.

Please note that we can transfer the information and data received to third parties and services being involved/used to provide technical support services for the given Website, advertising services, and/or analytical data/statistics' analysis.

3. Third Party Cookies?

To enhance both Website content and functionality, we can sometimes add video content or functionality from other Websites and social networks such as Youtube or Facebook. Therefore, when you visit a page with embedded content, Cookies may be present on those Websites. The given Website does not control and is not responsible for such Cookies, so for more information, you should consult the respective third party's Cookies Policy.

We also provide the ability to share content using Facebook, Google and other Websites. These Websites may set Cookies when you enter their service. Any browser that visits the given Website receives Cookies from us. The present Website has no control over and is not responsible for these Cookies, so you should consult the respective third party's Cookies Policy for more information.

In order to personalize advertising, we may integrate third-party Website programs, in particular the social network Facebook, into our Website. These applications sometimes contain scripts or other elements that can be read and sometimes place Cookies on your device. The given Website has no control over and is not responsible for these Cookies, so you should consult the respective third party's Cookies Policy for more information.

Learn more about Facebook's privacy and Cookies' policy:

<https://www.facebook.com/about/privacy/>

<https://www.facebook.com/policies/cookies/>

Learn more about the Google privacy policy (including YouTube):

<https://policies.google.com/privacy?hl=en&gl=fr>

4. How to monitor & delete Cookies?

The Website does not use Cookies to collect personal information about the Website visitor. However, some parts of the pages of the given Website may not work correctly or in some cases, the Website will not be available at all if you decide to turn off, reject or block Cookies. It can also prevent the settings, such as login information, from being saved.

For more information on managing your cookie and browser settings or how to delete Cookies on your hard drive, visit the support Website for your browser and operating system.

You can also turn off the data collection about your Websites' visits via Google Analytics by installing a special Google Analytics Blocker, which will instruct the script (ga.js, analytics.js, dc.js) not to send information to Google Analytics.

More about Blocker installing:

<https://tools.google.com/dlpage/gaoptout/>

If you use another browser to visit the given Website, you can find more information on managing your cookie and browser settings or deleting Cookies by following the links below:

- [Internet Explorer](#)
- [Mozilla Firefox](#)
- [Safari \(Desktop\)](#)
- [Safari \(Mobile\)](#)
- [Android Browser](#)
- [Opera](#)
- [Opera Mobile](#)

Personal data policy

1. General Provisions

1.1. The given Privacy and Personal Data Protection Policy (hereinafter referred to as the Policy) defines the data gathering purpose, the procedure for both personal data storing and processing, using and disclosing of the slomax.eu Website User.

1.2. For the sake of the present Policy, “Personal data” is information that makes it possible to identify a person, as well as information about a person’s activities, e.g., about the Website use if such use is directly related to information that allows the User to identify himself.

1.3. When a User makes use of the given Website, the Company processes User data, namely:

- data provided by the User, both when filling out registration forms and within the process of services’ using;
- cookies;
- IP-addresses;
- Internet browsers’ parameters & settings.

1.4. With the reference to the Website usage, the User’s Personal Data is received by the **Selex Company s.r.o.**, a company registered in the Czech Republic (**Botanická 256, 362 63 Dalovice**, the phone number: **+420 724 184 102**, the E-mail address: **office@selexcompany.com**, Company code: **09699228**, VAT payer code: **CZ09699228**), hereinafter the Company legally managing the given Website, and/or persons duly authorized by it to manage the given Website and provide services to Users.

1.5. This Policy defines the conditions under which the Company collects Personal Data about Users regarding the Services’ provision via the given Website.

1.6. By using the given Website and/or ordering services, the User accepts this Policy and agrees to the data processing by the Company, in particular to the collection, registration, accumulation, storage, adaptation, modification, restoration, usage, and distribution (disclosure, implementation, transfer) of his Personal data under the GDPR, as well as under the law No 101/2000 of the Czech Republic “On the personal data protection”.

1.7. If the User does not agree to the processing of his Personal Data by the Company, he is obliged to stop using the given Website unilaterally. The continued Website use by the User after the publication of the given version of the Policy on the corresponding page of the given Website means the consent of this User to the processing of his Personal Data by the Company.

2. Information about User

2.1. When using the given Website in terms of ordering services / extra services, the Company requests the Users to provide the Personal data necessary to perform such services.

2.2. The Company collects only those Users' personal data (e.g, but not limited to: your full name, E-mail address, contact phone number, name of the organization/company; data necessary for settlements; information about all orders made by the User) being deliberately and voluntarily provided by you as a subject of personal data in order to use the services of the given Website, which, according to the requirements of the law, are the consent of the subject of personal data to the processing of their personal data in accordance with the purpose of their processing formulated in this Policy.

2.3. The Company does not collect, use or save information about the User's VISA / MasterCard bank cards' numbers, with the help of which the User pays for the Company's services.

2.4. The Company can also, at its discretion, collect legal information, including documents, to verify the User's identity in order to prevent, detect and prevent fraud and illegal activity.

3. Collection and use of User information

3.1. The Company may use the User's Personal Data for the following purposes:

a) direct marketing (e.g., send advertising messages);

b) indirect marketing (e.g., conducting analytical research using the Customer's data).

3.2. The User can unsubscribe from the marketing mailing by clicking on the corresponding link in the E-mail message and changing the profile settings.

3.3 The User can inform the Company about any changes regarding Personal Data (demand to delete Personal Data in whole or in part; ask not to use Personal Data for advertising/marketing purposes).

3.4. The Company retains the User's Personal Data as long as it is necessary for relevant commercial purposes or to fulfill its legal obligations.

4. Information Transfer & Disclosure

4.1. The Company undertakes not to disclose or transfer the Personal data and other information collected as part of the provision of the Services to third parties, except as described in the given Policy.

4.2. The Company has the right both disclose and transfer Personal Data to third parties if:

4.2.1. Such actions are obligatory according to the current legislation of the Czech Republic;

4.2.2. There are reasonable grounds to believe that the disclosure of such information is necessary to comply with the current legislation of the Czech Republic, the requirements of the legal process, or a legitimate request from public authorities;

4.2.3. In order to improve our services and obtain analytics.

5. Information Protection and the Company responsibility

5.1. The Company takes all necessary measures to protect the User's Personal Data from unauthorized access, alteration, disclosure, or destruction.

5.2. The Contractor both stores and processes the Customer's Personal Data by Law No 101/2000 of the Czech Republic "On the Personal Data Protection".

5.3. The Company is not responsible for any Users' actions and third parties with the Personal Data of Users, regardless of whether this data is obtained through the given Website or in any other way.

6. Other provisions

6.1. When ordering Services / Additional services, the User confirms that he will provide both true and accurate information. If the User provides information being erroneous or inaccurate, or the Company has reasonable grounds to suspect that such information is erroneous or inaccurate, the Company has the right to suspend the Services' provision to the User or terminate access to the given Website.

7. Link to external Websites

The Website may contain a link to third-party Websites. The company is not responsible for both content and activities of such Websites and their confidentiality, as well as for any harm arising from the Users visiting such Websites.

The personal information transfer when visiting external Websites, even if they contain a link to the Company's Website, does not fall under the terms of this Policy. The company is not responsible for the third-party Websites' actions. Both User's personal information collection and transfer are governed by documents on the use of such information posted on external Websites.

8. Personal data location

8.1. The Owner of Personal Data is the **Selex Company s.r.o.**,

8.2. Personal data is stored in automated systems and on paper of the **Selex Company s.r.o.**, a company registered in the Czech Republic (**Botanická 256, 362 63 Dalovice**, the phone number: **+420 724 184 102**, the E-mail address: **office@selexcompany.com**, Company code: **09699228**, VAT payer code: **CZ09699228**).

9. Policy Changes

9.1. The given Policy can be changed or updated by the Company at any time without any special User's notice.

9.2. If any provision of the given Policy, including any proposal, clause, or part thereof, is found to be inconsistent with the law or invalid, this will not affect other provisions that do not contradict the law, remaining in full force and being considered valid, and any invalid provision or a provision that cannot be fulfilled without further action by the Parties is considered amended, corrected to the extent necessary to ensure its validity and the possibility of implementation.

9.3. The User confirms that his consent to the Personal Data processing is valid indefinitely from the moment this data is provided by the User to the Company.

9.4. The User has the right to revoke his consent to the Personal Data processing by submitting an appropriate written notice in accordance with the legislation of Ukraine. A written application can be submitted via the following E-mail address **office@selexcompany.com** in any form.

9.5. Any changes or additions to this Policy are valid only after the publication of the Policy new version on the given Website via: <https://18-15.com/personal-data-policy/>. The new Policy version comes into force from the moment it is published on the given Website unless otherwise provided by the Policy new version.

9.6. The Company strongly encourages Users to review the terms of the given Policy from time to time.

9.7. If the Company has made any changes to the Policy with which the User does not agree, he is obliged to stop using the given Website and the Company's services. The fact of using the given Website is a confirmation of the User's consent with the corresponding Policy revision.

9.8. The Company is not responsible for harm or loss caused to the User or to third parties as a result of an erroneous understanding or misunderstanding of the terms of the given Privacy Policy, instructions on how to use the given Website, regarding the procedure for posting data and other technical issues.

Terms of the website use

When visiting the given Website, you need to familiarize yourself with the Website terms and policies, including the Website Terms of Use, the Policy on the Personal Data Processing, the Cookies Policy, and other provisions posted on the given Website (hereinafter referred to as the "Policies").

If you do not agree with any Policies' clauses, do not use the given Website. If you have already started using the given Website and would like to receive clarifications or answers, please

contact us via the address provided in the “Contacts” section.

General information

The present Website is both owned and maintained by the **Selex Company s.r.o.**, and third parties (agencies) engaged by the **Selex Company s.r.o.**, for the Website content, organization and administration. **Selex Company s.r.o.**, is an innovative European company for the traditional snacks’ production from environmentally harmless raw materials.

Copyright

The information contained on the given Website in the form of texts, images, software, and other materials is the intellectual property of the **Selex Company s.r.o.**, or has been posted on the given Website with the respective copyright holders’ permission.

You can use the materials posted on the given Website solely for non-commercial or informational purposes. Any reproduction, copying, distribution, publication, or other information/materials posted on the given Website use, in whole or in part, for other purposes, including commercial ones, without the written consent of the **Selex Company s.r.o.**, is prohibited. The current legislation of the Czech Republic provides for civil, administrative, and criminal liability for copyright infringement.

Designations for goods and services

All marks for goods and services presented on the present Website belong to the **Selex Company s.r.o.**, or are used on the basis of the license or consent of the respective copyright holder or on other legal grounds. The use of such designations for both goods and services without the copyright holders’ consent is prohibited and may entail civil, administrative, and criminal liability provided for by law.

Content

The information posted on the given Website must be used for general information purposes. **Selex Company s.r.o.**, or its affiliates do not guarantee or make any representations regarding both accuracy or completeness of the information posted on the given Website.

Neither **Selex Company s.r.o.**, nor its affiliates, employees, and related agencies are responsible for any direct or indirect fines’ damages that may arise from the use of any information available on the given Website.

We reserve the right to make any changes to the present Website at the time we see necessary and without further notice.

Before using any advice posted on the given Website, we ask you to consult with an appropriate specialist. Such tips and tricks are for informational purposes only.

Price lists, offers, standard contract forms, order forms, and so on posted on the given Website are not public offers of **Selex Company s.r.o.**, The User of the given Website, after familiarizing

himself with the information posted on the given Website, has the right to make an offer to **Selex Company s.r.o.**, by filling out the order form. Such an action will be considered an offer of the User of **Selex Company s.r.o.**, regarding the purchase of services on the terms specified on the given Website.

Links to other websites

On different pages of the given Website, you can see automatic links to other Internet Websites with relevant information. This does not necessarily mean that **Selex Company s.r.o.**, or its affiliates maintain these Websites or are associated with their owners. **Selex Company s.r.o.**, or its affiliates, as well as their employees, agencies associated with them, are not responsible for the information posted on these Websites.

Cookies policy and personal data policy

Please read carefully the provisions of the Cookies Policy and the policy on personal data posted on the given Website.

Selex Company s.r.o., ensures the protection of the personal data of Website Users in accordance with the requirements of the legislation of the Czech Republic.

If you do not agree with the terms of the Policies, please do not use the given Website and/or leave your personal data on the present Website.

If you have already sent us your personal data and want to stop using it, please let us know via the E-mail address.

Contacts

If you have any comments or questions regarding the given Website and the Policies, please contact us using the following contact details:

Legal and postal address: Selex Company s.r.o., Botanická 256, 362 63 Dalovice, the phone number: +420 724 184 102, the E-mail address: office@selexcompany.com, Company code: 09699228, VAT payer code: CZ09699228.