

CHARTER ON THE RESPECT FOR PRIVATE LIFE

Date of last update: in 12/06/2017

The present charter on the respect for private life (the "Charter") has for objective to formalize our commitment as for the respect for private life of the users of the web site www.vacances-actives-linguistiques.com exploited by **VACANCES ACTIVES LINGUISTIQUES / VAL.**

The Charter is governed by the general terms of use of the Site. All the terms in capital letters non-defined in the present Charter are defined in general terms of use. For more information on general terms of use, please read carefully these General Conditions on the Site.

Personal data stands as any information allowing to identify directly or indirectly a natural person (the " Personal data "). We collect and process personal Data within the framework of www.vacances-actives-linguistiques.com exclusively, in strict conformity with the law " informatique et libertés " N 78-17 of January 6th, 1978 modified. The collected data are essential to these processings. It will never be asked you to inform "sensitive" Personal data, such as your racial or ethnic origins, your political, philosophic or religious beliefs....

When you register on the Site, you authorize us to process your personal Data according to the Charter. If you refuse the terms of this Charter, please do not visit our website.

1. In what cases do we collect your Personal data?

We may collect and keep your Personal data, in particular when you:

- navigate the Site
- request a quote
- contact us.

1.1 Navigation on the Site Data of connection.

Every time you connect in our Site, we collect passively information such as, in particular, your IP address and the PIMP address of your computer, the date and the hour of connection, as well as information on your web browser. Data of navigation. We also collect the information allowing to identify how you reach the Site, which are pages consulting and how long you hanged. We can resort to the use of Cookies such as specified hereby

1.2 Creation of an Account

Account. According to the General Conditions, it will be asked to you to inform a number of Personal data during the creation of your Account, in particular your names and first names, your mailing address, your email address and your phone number.

1.3 Payment

You accept that we can resort to external service providers which will collect your Personal data with the aim of allowing the smooth running of the services of processing of

credit card payments and, if necessary, the delivery of products or services.

To settle your purchase, you have to supply your name, first name, mailing address, email address, country as well as your address and phone number of payment, that is the number of your card of payment

The name of the holder of the card, the date of validity and the safety codes, to proceed to the processing of your payment. He can be also asked to you to supply the name of your telephone company, the model of your mobile phone and a number of mobile

confirms to be able to supply the instructions of purchase directly through your mobile phone.

We keep the details of your payments, as well as the details of the purchases which you make. The detail of the transactions is kept either in our systems or to the external supplier. This preservation is made in internal purposes, in particular for the accounts department) the conformity and in legal purposes, according to the paragraph 5 of the present Charter.

1.4 Membership in our Newsletter

During the creation of your Account, you can give your consent to receive newsletters concerning new products, services and promotions.

1.5 Contacts

To follow up the equests which you could make with our Customer service and to confirm the information about you, we shall use your name, first name, address of e-mail and date of birth.

2. How do we protect your Personal data?

We set up technical and organizational security measures to guarantee the safety, the integrity and the confidentiality of all your Personal data, to prevent that these are deformed, damaged or that third parties unauthorized have access there. We guarantee a level of safety adapted to the risks connected to the processing and to the nature of the data to be protected, in consideration of the technological level and the cost of implementation.

However no method of data transmission via the internet network or electronic storage is capable of guaranteeing 100 % of safety.

As a consequence(Accordingly), we are not unfortunately able of guaranteeing a safety absolved in your Personal data.

Besides we also use your Personal data with the aim of improving our approach and our Site. This information is used only by ourselves and allow us to adapt ourselves better to your expectations.

If you decide to receive e-mails and mini messages from us during the creation of your Account, you will receive then electronic and alphanumeric messages concerning our products and promotions. We shall use then the Personal

data which you supplied during your recording. You can unsubscribe of this service at any time.

3. In what cases do we share your Personal data?

We make a commitment not to reveal your Personal data in a third(third party) without obtaining your express and preliminary authorization.

No transfer of Personal data is realized outside the European Union.

3.1 Sharing your Personal data with third companies

During your browsing on the Site, your Personal data can be transmitted to external service providers. These third parties insure a service for our account and on our behalf with the aim of allowing the smooth running of credit card payments and others.

Safe(Except) in case a third party asks you to accept a charter of confidentiality and conditions of use of their own, the third companies having received communication.

We shall never share, without having obtained your preliminary consent, Personal data with third companies in marketing and/or commercial aims.

3.2 Share with the authorities

We can be obliged to reveal Personal data in the administrative or judicial authorities when their disclosure is necessary for the identification, the questioning or the prosecution of every individual susceptible to harm our rights, or the rights of quite different user or a third party. We can have finally legally to reveal Personal data and cannot oppose it in this case.

4. How long do we keep your Personal data?

We shall keep your Personal data only the time of your registration on the Site to guarantee your identification during your connection and, where necessary, the supply of products or services. Except when the laws and the regulations impose a different shelf life, we shall keep your Personal data for strictly necessary duration according to the uses exposed in the present Charter.

If you proceed to your deregistration of the Site, your Personal data will be erased and only kept as archive for the purposes of establishment of the proof of a law or a contract which can be archived according to the capacities of the commercial law relative to the documents created on the occasion of commercial activities and of the code of the consumption relative to the preservation of contracts concluded by electronic way.

5. Cookies: how do we use them?

5.1 What a cookie?
A cookie is a text file susceptible to be recorded in a terminal during the consultation of an on-line service with a browser software. A file cookie allows its transmitter, during his duration of validity, to recognize the concerned terminal every time this terminal reaches a digital contents containing cookies of the same transmitter.

5.2 To what are of use cookies uttered on our Site?

The cookies which we utter allow us:

- to establish statistics and volumes of attendance and use of the diverse elements making up our Site (sections and visited contents, browse), allowing us to improve the interest and the ergonomics of the Site and, if necessary, our products and the services.
- to adapt the display of our Site to the preferences of posting of your terminal (used language, resolution of display, used operating system, etc.) during your visits on our Site, according to the equipments and the software of display or reading which your terminal contains; to memorize relative information with form which you filled on our Site (registration or access on your account) or with products, services or information which you chose on our Site (servicesubscribes, contained of a shopping cart of order, etc);
- to give access to you reserved spaces and staffs of our Site, such as your Account, thanks to logins or data that you entrusted us possibly before and to implement safety measures, for example when it is asked to you to connect yourselves again to contents or a service after a certain period of time.

5.3 How can you control the cookies used?

You can constantly configure your browser so that cookies are recorded in your terminal or, on the contrary, that they are rejected (either systematically, or according to their transmitter). You can also configure your browser so that the acceptance or the refusal of the cookies is proposed to you punctually, before a cookie can be recorded in your terminal.

Caution: any parameter setting is likely to modify your navigation on Internet and your access terms with certain services requiring the use of cookies. We decline any responsibility as regards consequences related to operation degraded for our

services resulting from impossibility of recording or of consulting the cookies necessary to their operation and which you would have refused or removed. It would be the case if you try to reach our contents or services which require to identify you. It would be also the case when we could not recognize, with aim of technical compatibility, the type of browser used by your terminal, its parameters of language and posting or the country since which your terminal seems connected to Internet.

We use communications tools allowing to share links with certain social networks. If you click on these features, the company providing them can collect your address IP, the pages which you visit on our site and can place cookies when you are connected to their services. Your interactions with these features are controlled by the privacy policy of the company in question. For more information on the cookies deposited by these social networks, we invite you to consult their accessible charters of the private life via the following links:

LinkedIn:

http://www.linkedin.com/static?key=privacy_policy&trk=hb_ft_priv

Facebook: <http://www.facebook.com/about/privacy/>

Twitter: <https://twitter.com/privacy>

5.4 How to configure your browser?

For the management of the cookies and your choices, the configuration of each browser is different. It is described in the menu of assistance of your browser, which will allow you to know how to modify your wishes as regards cookies. You will find below information concerning the principal browsers.

Internet Explorer

On Internet Explorer, click on the button Tools, then on Internet options.

Under the General tab, under History of navigation, click on Parameters.

Click on the button To display the files.

Firefox

Go in the menu Tools of the browser then select small the Options

In the window which is displayed, choose Private life and click on Display the cookies

Safari

· In your browser, choose small the Edition > Preferences. Click on Security. · Click on Displaying the cookies. **Google Chrome**

Click on the icon of small the Tools. Select Options.

Click on the

menu advanced Options and reach the

section Confidentiality.

· Click on the button To display the cookies.

6. Which are your rights?

In accordance with articles 38.39 and 40 of the Law n° 78-

17 of the modified January 6th, 1978 relating to data processing, the files and freedoms, you have a right of interrogation and access to the Personal data concerning you, of a right of correction and suppression

relating to these data as well as right of opposition on legitimate reasons to their use. You can also refuse the treatment of your Personal data at ends of prospectation.

You can contact our Customer service in order to implement your right of opposition, of interrogation, access, correction or withdrawal of the data at the address following electronics: contact@vacances-actives-linguistiques.com or at the following postal address : 2 ALLEE LA BOETIE 93270 SEVRAN -FRANCE by uniting with your request a copy of a title of identity.

In addition, you can constantly stop subscribing you our newsletter by clicking on the mention "Link of withdrawal of subscription" which is reproduced on each one of them. In the event of problem of operation of the link of withdrawal of subscription, you can stop subscribing yourselves by

sending a message at the address following:

contact@vacances-actives-linguistiques.com

It is specified that the databases made up with your Personal data were the object of a declaration at the CNIL under the number of receipt (processing)

7. Can we modify the Charter?

We reserve the right to modify the Charter constantly. It is thus recommended to consult it regularly. In the event of modification, we will publish these changes on this page and at the places which we will consider suitable so that you know which information we collect, how we use them, in which circumstances, and if necessary, how we reveal them. If we make material modifications, we will inform you by means of e-mail and of a warning on this site before the application of the modification.

Your use after any modification means that you accept these modifications. If you do not accept certain substantial modifications made to the present Charter, you must stop using the Site.

8. How to contact us?

For any relative question with this charter or if you wish to remove your Account, thank you to contact us at the address following: **contact@vacances-actives-linguistiques.com – 2 ALLEE LA BOETIE 93270 SEVRAN – France**