

Terms of Use

The Terms of Use include the following sections:

1. *About Us -Contact.*
2. *Use of Website*
3. *Protection of personal data- Privacy policy*
4. *Security*

As well as the terms and conditions relating to specific issues for any procedure or document for which a link to this document is provided.

This Privacy Statement was last updated on 14.6.2018. This Privacy Statement is a live document and, over the coming days, will be kept under regular review and updated, as required.

1. ABOUT US - CONTACT

This website «www.Joinbeds.Gr»(“Website”) belongs to and operated by or on behalf of the company under the name

«A.I. TZITZIS SINGLE MEMBER P.C.»

Address Aigaleo Attikis Orfeos Str No. 200, Postal Code 12241

Tel.: 210 3457182, 210 3413910, 210 3426520

fax: 210 3413911 e-mail: info@join.gr

Legally registered in Greece No125584302000 and VAT Registration number 800494716 (" *JoinBeds/We/us/the Company* ").

Any user who enters and/or makes use of the Website is considered that consents and accepts unconditionally the following terms that are formulated here, without exception. If a user does not agree to these terms, then he must refrain from using the Website and from every transaction with it.

Our company's constant aim is to serve our customers as best as possible. This website enables both our customers and all users to be informed directly about the products and services offered by our company, our news, retail stores, guarantee of our products and our contact details.

All legal disputes arising out of or in connection with this statement will be governed exclusively by Greek Law in local jurisdiction of the courts in Athens.

2. Use of website

Please read carefully terms of use before using the site www.joinbeds.com. The website terms of use apply to all visitors and users of the site, as well as to the content (as defined below), regarding information, suggestions, products and services provided to you through the site. Having access to / and by using the site, you grant your consent to the terms of use of the site, as in any other law or regulation applicable to the website and the Internet. If you do not agree to these Terms and conditions of use of the site, please exit immediately.

2.1 Content on the website

All content displayed or presented on the site, including, but not limited to, logos, icons, trademarks, texts, graphics, photographs, images, animations, sound, illustrations and software (" Content "), belongs to «A.I. TZITZIS SINGLE MEMBER P.C.», licensors or suppliers of its content. All site elements, including but not limited to its general design and content, may be protected by copyright, moral rights, database rights, registered trademarks and other laws relating to intellectual property rights. Except as expressly permitted under this or another agreement with

us, no part or component of the site or its content may be copied or retransmitted through any means. The website, its content and all relevant rights will remain solely in the ownership of *us* or licensors, unless explicitly agreed otherwise. All rights reserved.

2.2 Disclaimer of Warranties

The site and content are available free of charge and are provided "as is" and without any guarantees whatsoever. The information on the website is a general update only and is not of an advisory nature.

The Company does not represent or warrant that the information and/or benefits contained on the site are accurate, complete or current, or that the site or server that makes the site available does not contain any viruses or other harmful elements.

In addition, *the Company* will not provide specific computing or connectivity infrastructures. Therefore, *the Company* may not represent or guarantee that the site will operate continuously or will not contain errors. *We do not guarantee or promise that the content of the site is correct, accurate, sufficient, useful, current, reliable or otherwise, in any case and to the maximum extent permitted by applicable law*

2.3 Limitation of reliability

The use of the site is at your own risk. Neither *the Company*, neither any of its employees, executives, directors or any of its affiliates or any other party involved in the creation, production or delivery of the website shall be liable for any direct, indirect, special, consequential or other damages arising from its use or inability to use the content of the site, including damage caused by viruses or inaccuracies or imperfections of information found on the site or product performance or other arising in connection with terms of use of the website, even if *we have been informed of the possibility of such damages.*

2.4 Third party links

In your convenience and for improving the use of the website, links to websites controlled by third parties may be provided periodically. These links take you away from the service and from the website and are beyond the control of *the Company*. This includes affiliate links that may use the registered trademarks of *the Company* as part of a cooperation agreement. *The Company* is not responsible and cannot be held responsible for the content and activities of these websites. Therefore, you visit/access these websites at your own risk.

Please note that other websites may send their own Cookies Users, collect data or request personal information and, therefore, we advise you to check the terms of use and/or privacy policies on these websites before using them.

3. Data Protection – Privacy Policy

In our company we respect personal data of every visitor of the website « www.joinbeds.com ». This text titled Data Protection and Privacy Policy explains in simple and intelligible language and clarity how we process the personal data we collect from you or which you provide to us.

The Company only processes Personal data provided voluntarily by you, our online visitors, so when filling in the *Contact Form* As well as the completion of the *Form Online – Guarantee* in order to satisfy your requests, we can provide you with information about our products and services and to serve you at the best way possible. When additional information is sought, you will be informed at the time of collection.

The use and protection of the visitor/user's personal data subject to the terms of use as well as to the National Law and General Data Protection Regulation (GDPR) on the protection of individuals regarding the processing of personal data as applicable.

Any future relevant regulation will be the subject of this Statement. In any case, *the Company* reserves the right to change the terms of protection of personal data in accordance with the relevant legal framework in force.

Therefore, these privacy terms may be reviewed and updated at any time and without notice. Users of *the Website* are requested to check these conditions periodically for any changes, as the use of this website implies and they accept all possible amendments thereto.

3.1 What personal data we collect from you?

The Company collects personal information of visitors/users of the site, only when they voluntarily provide them in order to provide them with updates on products and events of the company as well as in the completion of the of the Form Online – Guarantee. Personal information is the information that can be used to identify or communicate with a person and other information concerning the person in question.

In order to communicate with you, you will be requested to provide just a name, phone number and an email address, while for the activation of your warranty you will be asked for your full name, address, region, county (optional), ZIP code, telephone number and Your email address (e-mail) and complementary to the identification of the product the market store, date of purchase, product name (for example Danaebed) and the product code

Those of you who have provided us with your consent to process your data for the purposes above you reserve the right to revoke your consent provided at any time by selecting the relevant order on the website

3.2 Why are we using your personal details?

This data is processed by the company in accordance to the provisions of Regulation (EU) 2016/679 (GDPR) and the Terms of Use and in no way shall they be disclosed or sold to third parties unless there is a legal obligation.

Purpose of processing your personal data is related to *Contact and Online – Guarantee* To satisfy the exclusive purpose of sharing information about the company's products and activities, while the reception, processing and retention of data relating to the *Online – Guarantee* happens with your consent while it stems and aims to comply with the obligations of guaranteeing specific products.

The company Do Not Process "sensitive" personal data unless you voluntarily offer us this data or when this data is required or collected by law. We advise you to refrain from providing sensitive data (for example, CV's) unless this is required for the purpose of providing the personal data or if you hereby consent to the use by the company of such data for its purposes.

The company may ask you to provide certain personal data in order to send Newsletters about products and services and/or related tenders and notices. The company may also request your permission for certain uses of your personal data and you can either consent or deny these uses.

If you require specific services, such as an electronic information leaflet (Newsletter), you will be able to unsubscribe from the relevant list of recipients whenever you choose to by following the instructions contained.

If you decide to unsubscribe from a service or communication, we will try to delete your data as soon as possible, although we may need certain time and/or provide

additional information necessary to confirm your identity before processing the request.

If you wish, you can apply anytime to be informed about your personal data held by *the Company* in purpose of maintaining and processing them and amending, correcting, portability or deleting them, sending a relevant e-mail to info@joinbeds.gr using the email address you provided us while we may ask you for additional information to confirm your identity without excluding the possibility of your burden at the cost

You also have the right to review the personal data that we process and generally to exercise every right provided by the legislation on the protection of personal data, while in any other case where you consider that you are infringing a right or the company does not comply with entitled's obligations, to complain to the supervisory authority. (Personal Data Authority, Athens Kifisias 1-3, P.C. 115 23, Athens, Greece, Contact@Dpa.Gr).

3.3 Personal Data Transfer

We do not share or transfer personal data with / to third parties, unless this is required for legitimate business purposes and business needs in order to respond to your requests and/or if applicable or permitted by Law. In any case, access to your personal data is permitted only to authorized personnel who are required to have access in order to be able to complete the purposes of their collection, use and processing, as communicated by this declaration. Individuals who have access to the data are required to respect the confidentiality of such data.

3.4.1 What are cookies;

Cookies are short texts of software code, which are sent to be stored by the Web server of our company in your terminal equipment with their basic function of communicating to *us* data of your browser. Depending on their duration, cookies are either "temporary" (Session cookies) or "persistent" (persistent cookies). "Temporary cookies" are cookies that are automatically erased when you close your browser, while "persistent cookies" remain stored in your terminal equipment until they have completed their predetermined time of validity.

3.4.2 Does our business use Cookies?

Yes, we use certain cookies with the main purpose to make the site more functional and more popular for our users.

3.4.3 What types of Cookies do we use?

Our company uses "temporary cookies" for the following purposes:

1. To automatically identify you as a registered user after login or to browse secure subpages.
2. To automatically identify you when executing purchases and which are necessary to operate the normal application of the "electronic basket"

Further, we use "persistent cookies" for the following purposes:

1. To improve the performance of our website.
2. For personalizing your interface and personalizing the function of our website.
3. To provide online content that is relevant to your choices and interests
4. For the "Remember Me" function

3.4.4 What types of Cookies do we not use?

Our company uses only its own cookies and does not use any cookie, which comes from third parties. Indicatively, we do not use internet advertising companies' cookies to record the consumer behavior of our users.

3.4.5 What kind of data do we collect through the use of Cookies?

All data we collect from the use of cookies through the site is processed and stored solely in the form of anonymised statistical data and does not carry any direct link to your face. Also, our company does not carry out any act of selling or trading data, which is collected in this way.

Through our cookies we collect and process the following types of data:

1. Terminal equipment identification data and Internet Protocol address of the user.
2. Navigation data within the website.
3. Product/Service preference information.

3.4.6 How can you disable the use of Cookies?

In case you wish to enable or disable the use of cookies from your browser settings, depending on your browser visit the following Web pages, to be aware of the necessary actions

Internet Explorer <http://support.microsoft.com/kb/278835>

Firefox <http://support.mozilla.org/en-US/kb/delete-cookies-remove-info-websites-stored>

Chrome <http://support.google.com/accounts/answer/61416?hl=en>

Safari <http://support.apple.com/kb/PH5042>

3.5 Your rights in relation to personal data

3.5.1. Right to information - Art. 15 GDPR

With the right to information, the data subject receives a comprehensive insight into the data that is about him and some other important criteria such as the processing purposes or the duration of the storage. The exceptions to this right under § 3 apply.

3.5.2 Right to rectification - Art. 16 GDPR

The right to correction includes the possibility for the data subject to have their personal data corrected inaccurate.

3.5.3 Right to cancellation - Art. 17 GDPR

The right to delete includes the possibility for the data subject to delete data from the responsible person. However, this is only possible if the person-related personal data are no longer necessary, are processed unlawfully or a consent has been revoked. The exceptions to this right governed by § 3e BDSG apply .

3.5.4 Right to restriction of processing - Art. 18 GDPR

The right to restriction of processing includes the possibility for the data subject to prevent further processing of his personal data for the time being. A limitation occurs above all in the examination phase of other rights perceived by the person concerned.

3.5.4 Data transferability - Art. 20 GDPR

The right to data portability includes the ability for the data subject to obtain the personal data that he / she wants to use in a standard, machine-readable format from the person responsible, in order to have it forwarded to another person responsible if necessary.

3.5.5 Right to objection - Art. 21 GDPR

The right of opposition includes the possibility for data subjects to object in a particular situation to the further processing of their personal data, insofar as this is justified by the performance of public duties or public and private interests.

4. Safety

The Company applies specific technical and organizational security procedures in order to protect personal data and information from loss, misuse, alteration or

destruction. Our partners who support us in the operation of this website also comply with these provisions.

We make every reasonable effort to keep personal data processed only for the period of time the data is needed for the purpose in which it was obtained or until it is requested to be deleted (if that happens earlier), unless we are obliged to comply with the provisions of the legislation.

For security reasons and especially to deal with any malicious attacks stored files that contain data (such as Ip) of users are kept for a period of six weeks after which they are automatically deleted.