This personal data Privacy Policy (hereinafter referred to as the “Privacy Policy”) applies to all information that is received from the Donor or from another person in the interests of the Donor, and is subject to processing by the “www.wclkg.org” crowdfunding platform (hereinafter referred to as the “Website”) in accordance with the terms of the Public Offer to conclude a donation agreement.

1. DEFINITION OF TERMS

1.1. This Privacy Policy uses the following meanings:

**Website Administration** - the “Welcome KG” Public Foundation (hereinafter referred to as the “Foundation”) is a registered legal entity in the Kyrgyz Republic, the owner of the Website, which administers and technically supports its work and provides users of the Website with information about programs / projects to develop women’s entrepreneurship and raise the level of women’s economic employment.

**Bank details** is a set of values necessary to make a cashless payment and crediting cash to a bank account.

**The Website** is a specialized hardware and software created to function as a service that provides information about programs / projects to develop women's entrepreneurship and raise the level of women's economic employment and offers to conclude a donation agreement with any person by accepting the terms of the Public Offer.

**Personal data** is any personal information relating to a directly or indirectly identified or identifiable individual person (subject of personal data)

**Processing of personal data** is any action (operation), or a set of actions (operations) performed with personal data with or without the use of automation tools, including collection, recording, systematization, accumulation, storage, clarification (updating, changing), extraction, use, transfer (distribution, provision, access), depersonalization, blocking, deletion, and destruction of personal data. The use of the Website and the performance of the user’s actions indicate their consent to the personal data processing.

**Confidentiality of personal data** is a mandatory requirement for the Administration to prevent the dissemination of personal data without the consent of the subject of personal data or other legal grounds.

**User** is an individual, a citizen of the Kyrgyz Republic or a citizen of another state, who has legal access to the Website via the Internet and who has received information to make a targeted donation in accordance with the terms of the Public Offer posted on the Website. Further actions of the User to make a targeted donation are recognized as actions in the status of a Donor.

**Donor** is a citizen of the Kyrgyz Republic or a citizen of another state or a legal entity who agrees with the Public Offer content by accepting its terms and who has made a targeted donation to the Foundation.

**Cookies** are a small piece of data sent by a web server and stored on the User’s computer, which the web browser sends to the web server in an HTTP request each time it tries to open a page of the corresponding website.
Cookies can be either “session” or “persistent”.

**Session cookies** - The Website Administration has the right to use session cookies to assign a unique identification number to the User’s computer each time s/he visits the Website, and they are deleted after the browser is closed. Such files are also used to analyze the User’s work with the Website (the visits to pages, the links used, and the time spent by the User on a particular page).

**Persistent cookies** - The Website Administration’s web server can recognize persistent cookies that are stored on the hard drives of users’ computers. By assigning unique identifiers to users’ devices, the Website Administration can create a database about the actions and preferences of the Website visitors (in particular, the frequency of visiting and the frequency of the Users’ return, their preferences on the Website, as well as the effectiveness of the company’s promotional activities). Cookies do not contain personal data of users; they only record their actions.

2. GENERAL PROVISIONS

2.1. The provision by the User of his/her personal data and bank details to make a targeted donation to the Foundation as a Donor means his/her consent to this Privacy Policy and the conditions to process personal data.

2.2. In case of disagreement with the terms of the Privacy Policy, the User must stop using the Website.

2.3. This Privacy Policy applies only to the Website. The Website Administration does not control and is not responsible for the websites of third parties to which the User can follow the links available on the Website. The Administration encourages the User to carefully read their privacy policies before submitting their personal information on third-party websites.

2.4. The User assures that the personal data and bank details entered by him/her are reliable and do not violate the legal rights of third parties.

2.5. The Administration does not verify the accuracy of personal data and bank details provided by the User as a Donor.

3. SUBJECT OF PRIVACY POLICY

3.1. This Privacy Policy establishes the obligations of the Website Administration for non-disclosure and provision of a regime to protect the confidentiality of personal data that the User provides when using the Website.

3.2. The Website Administration takes appropriate measures to ensure the security of the User’s personal information. However, the method of information transfer and the method of its storage on the Internet cannot be completely safe; therefore, the Website Administration does not guarantee the absolute security of the processing of personal information and bank details.

4. PURPOSE OF COLLECTING USER’S PERSONAL INFORMATION

4.1. The Website Administration may use personal data solely for the purpose of providing information about programs / projects to develop women’s entrepreneurship and raise the level of women’s economic employment, as well as to organize the receipt of targeted donations to the Foundation.

In addition, the purposes of collecting User data are:

4.1.1. establishing feedback with the User.

4.1.2. confirming (if necessary) the accuracy and completeness of personal data provided by the User.

4.1.3. processing and receiving payments.

5. METHODS AND TERMS OF PROCESSING PERSONAL INFORMATION
5.1. The processing of the User’s personal data is carried out without time limit, in any legal way, including carrying it in personal data information systems using automation tools or without using such tools.
5.2. The User’s personal data may be transferred to authorized state bodies on the grounds and in the manner prescribed by the legislation of the Kyrgyz Republic.
5.3. In case of loss or disclosure of personal data, the Website Administration informs the User about the incident.

6. OBLIGATIONS OF THE PARTIES

6.1. The User is obliged to:
6.1.1. reliably and in full provide personal data and bank details necessary for the implementation of the targeted donation.
6.1.2. at the request of the Website Administration, provide the necessary additional information.
6.1.3. comply with the terms of the Public Offer of the Website and this Privacy Policy.

6.2. The Website Administration is obliged to:
6.2.1. use the information received solely for the purpose of organizing the implementation of the targeted donation.
6.2.2. to ensure, to the extent possible, the storage of confidential information.

7. RESPONSIBILITIES OF THE PARTIES

7.1. The Administration that has not fulfilled its obligations is liable in accordance with the legislation of the Kyrgyz Republic.
7.2. The Website Administration does not bear any legal responsibility to the User / the Donor, in cases where the information:
7.2.1. became public until it was lost or disclosed.
7.2.2. refers to a public array of personal data.
7.2.3. provided based on the relevant request of the authorized state body.
7.2.4. received by a third party until it is received by the Website Administration.
7.2.5. disclosed with the consent of the User / the Donor.

8. DISPUTES RESOLUTION

8.1. All disputes arising from the relationship between the Website User and the Website Administration (hereinafter referred to as the "Parties") must be resolved through negotiations.
8.2. If the Parties do not reach an agreement during the negotiations, such a dispute is subject to resolution in the International Arbitration Court at the Chamber of Commerce and Industry of the Kyrgyz Republic (hereinafter referred to as the "IAC CCI") in accordance with the Rules of the IAC CCI by one arbitrator elected in accordance with the IAC CCI Rules. The applicable substantive law, in accordance with which the dispute will be considered, is the legislation of the Kyrgyz Republic. Arbitration proceedings must be conducted in Russian. The decision of the Arbitration Court is final for the Parties.

9. ADDITIONAL TERMS

9.1. The Administration has the right to make changes to this Privacy Policy without the consent of the User.
9.2. The new Privacy Policy comes into force from the moment it is posted on the Website.
9.3. With further use of the Website, the User agrees to the new terms of the Privacy Policy. If the User disagrees with the new terms of the Privacy Policy, the User is obliged to stop using the Website.

The User confirms that s/he is familiar with all the clauses of this Privacy Policy and unconditionally accepts them.
This confirmation indicates the conclusion of an agreement in writing in accordance with paragraphs 2 and 3 of Article 395 of the Civil Code of the Kyrgyz Republic.