

LASSELSBERGER	POLICY for the personal data processing of the limited liability company "LASSELSBERGER"	Revision: 26.07.2018 Version 1.0
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FOR THE PERSONAL DATA PROCESSING
of the limited liability company
"LASSELSBERGER"

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1. General provisions

1.1. Purpose

1.1.1. This policy (hereinafter referred to as Policy) is developed in accordance with Article 18.1 of the Federal law dd 27.07.2006 N 152-FZ "On personal data" (hereinafter referred to as the Law on PD) and is a fundamental internal regulatory document of Limited Liability Company «LASSELSBERGER» (hereinafter referred to as the Company, LASSELSBERGER), which defines the key areas of the activity in the field of processing and protection of personal data (hereinafter referred to as PD), where the Company is an operator.

1.1.2. This document is available to the public and to be posted on the official site of «LASSELSBERGER».

1.1.3. Local normative acts and other documents that regulate the processing of personal data in «LASSELSBERGER», shall be developed subject to the provisions set forth herein.

1.1.4. The personal data subject agrees to the terms described in the Policy, when entering the web site on a computer, mobile device or mobile application and filling out a web form containing personal data and (or) when registering as a participant of the loyalty program, or registering as a candidacy for possible future employment in the Company, or registering for any other purpose provided for by this Policy and providing your personal data in any other way.

1.1.5. If the personal data subject has any communication with «LASSELSBERGER», in particular (without limitation) through the Website or in person, he or she agrees with the actual version of the Policy, which includes the consent to the processing of personal data.

1.1.6. Any changes to this Policy are subject to indication of the last update. The new revision shall come into force by the order of the General Director.

1.1.7. Policy provisions apply to the relationship of the processing and protection of personal data, received by the Company both before and after the adoption of the Policy.

1.1.8. Since the identification of users of the sites is difficult for technical reasons, the Company shall not be responsible for the real identity of the registered users, and shall not be responsible for any damage caused to the personal data subjects for that reason.

1.2. Basic terms used in the Policy

The present document includes the following terms:

- **personal data**: any information relating directly or indirectly to an identified or identifiable natural person (personal data subject);
- **personal data subject**: a natural person who is directly or indirectly identified or identifiable by using personal data;
- an **operator**: company, which independently or together with other persons organizes and (or) carries out processing of personal data, and also defines purposes of processing of personal data, the scope of personal data to be processed, actions (operations) committed with personal data;
- **personal data processing** - any action (operation) or set of actions (operations) committed with use of automation tools or without use of such tools including collection, recording, systematization, accumulation, storage, clarification (update, change), extraction, use, transfer (distribution, granting, access), depersonalization, blocking, deletion, destruction of personal data;
- **automated processing of personal data**: processing of personal data by means of computer technology;
- **distribution of personal data**: actions aimed at revealing personal data to the public;
- **provision of personal data**: actions aimed at revealing personal data to a certain group of persons;
- **blocking of personal data**: suspense of personal data processing (except if processing is required for rectification of personal data);

- **destruction of personal data:** actions that lead to a result when it becomes impossible to restore the personal data in the information system of personal data and (or) when material media bearing the personal data are destroyed;
- **depersonalization of personal data:** actions that lead to a result when it becomes impossible to determine the identity of personal data of a certain personal data subject without additional information;
- **information system of personal data:** a set of personal data in the databases and information technologies and technical means that ensure their processing;
- **cross-border transfer of personal:** personal data transfer to the territory of a foreign state to the foreign authority, foreign state, foreign natural person or foreign legal entity.
- **Company:** «LASSELSBERGER», address: Republic of Bashkortostan, Ufimskii Rayon, Zubovo, Elektrozavodskaya St., 8

1.3. General rights and duties of Operator and of personal data subjects

1.3.1. Rights and obligations of personal data subjects

1.3.1.1. The data subjects have the right:

- 1) to familiarize with own personal data at no charge;
- 2) to receive information regarding the processing of their personal data, including data that contains:
 - confirmation of the processing of personal data by the Company;
 - legal grounds and purposes of personal data processing;
 - goals and used methods of processing of personal data;
 - name and location of the Company /Companies, data on persons (excluding employees) who have access to personal data or to which personal data may be disclosed under the contract with the Company or under the Federal law;
 - processed personal data related to the corresponding personal data subject, the source of its receipt, unless a different procedure for the provision of such data is stipulated by the Federal law;
 - personal data processing time, including data retention period;
 - the procedure of execution of personal data subject's rights stipulated by the Federal law "On personal data";
 - information on cross-border data transfer/on the lack of cross-border data transfer;
 - full name and address of a person who processes personal data on behalf of the Company, if the processing is assigned or will be assigned to such person;
 - other data stipulated by the law of the Russian Federation;
- 3) to define his / her personal data, their blocking or destruction in case personal data are incomplete, outdated, inaccurate, illegally obtained or are not necessary for the declared purpose of the processing, as well as to take statutory measures to protect their rights;
- 4) to appeal actions or inaction of the Company to the authorized body for the protection of the rights of personal data subjects or to the court;
- 5) to protect own rights and legitimate interests, including rights for indemnification and (or) compensation for moral injury in the court of law.

1.3.1.2. The data subjects should:

- 1) report accurate information about themselves and provide documents containing personal data, the composition of which is established by the Law of the Russian Federation and local regulatory documents of «LASSELSBERGER» to the extent necessary for the purpose of processing;
- 2) inform «LASSELSBERGER» about specification (update, change) of the personal data.

1.3.2. Rights and obligations of the Operator

1.3.2.1. The Operator, depending on the purposes of processing specified in section 2 of this Policy, is entitled:

- 1) to receive documents containing personal data;
- 2) to require the timely specification of the personal data provided of the data subject.
- 3) to use the personal data of the owner without his/her consent, in cases provided by law.

1.3.2.2. The Operator should:

- 1) organize operating and archival storage of documents of «LASSELSBERGER», containing personal data of personal data subjects in accordance with the requirements of the Law of the Russian Federation.
- 2) to consider the applications of the personal data subject (his/her legal representative, the authorized body for the protection of rights of personal data subjects) concerning the processing of personal data and to give a motivated answer within 30 (thirty) days from the date of receipt of the application (request);
- 3) to provide the personal data subject (his/her legal representative) the opportunity to grant access to his/her personal data processed in «LASSELSBERGER»;
- 4) to take measures to specify or destruct the personal data in connection with his/her (or through legal representative) applying with legitimate and reasonable requirements;

2. Purpose of collection of personal data

The Company processes the personal data of the following categories of data subjects in the following cases:

Personal data of candidates for the vacant positions – in order to review CV (questionnaire) of the candidate, to test and make decisions about his employment in the Company, to include him/her to the employee pool;

Personal data of employees - in order to register the personnel, ensure compliance with the requirements of the Labour code and other normative legal acts of the Russian Federation;

Personal data of interns, participants in the factory tour – in order to conduct educational, production and predegree practice or tours;

Personal data of relatives of employees – to register the personnel, ensure compliance with the requirements of the Labour code of the Russian Federation, to issue voluntary medical insurance for relatives of employees of the Company, for the purpose of participation in events, awards gifts, alimony and issue of social payments;

Personal data of participants in marketing activities – in order to conduct marketing activities;

Personal data of winners of the marketing events – for the purpose of awarding the winners of the marketing events;

Personal data of visitors to websites and other electronic resources – for the purpose of marketing research, promotion of Company products in order to improve the Web-site, determine customer preferences, provide targeted information on the Company's products.

Personal data of counterparties (or their representatives, employees) – for the purpose of conclusion, execution and maintenance of civil and economic contracts, accounting of the volume of executed orders;

Personal data of drivers – for the purpose of identification of the driver of a transport company engaged in cargo transportation.

Personal data of consumers – to provide feedback or claims regarding the Company's products

Personal data of the persons included in the management of the Company – for the purpose of execution of requirements of the Law of the Russian Federation, including, but not limited to the provisions on disclosure of information on beneficiaries and affiliates.

3. Volume and categories of the processed personal data, categories of subjects of personal data

3.1. Categories of subjects

Depending on the purposes provided in section 2 of this Policy, the Company may process personal data of the following categories of subjects:

Personal data of candidates for the vacant positions:

- full name, date and place of birth, and sex;
- citizenship;
- foreign-language skills;
- education, qualification, training and information of advanced training or expert knowledge;

- full-length service life, information about employment, transfers and dismissal at previous jobs and the reasons, information on position, education, salary;
- marital status and family composition;
- address of residence, mailing address;
- telephone number;
- e-mail address;
- information included in the workbook; military service details;
- photos;
- the results of tests for assessment of personal and professional qualities;
- information on health status, which refers to the possibility of execution of job functions;
- other personal information provided by the applicant in the CV, questionnaires, and cover letters

Personal data of employees to the extent:

- full name, patronymic, date and place of birth, information on citizenship, type, series and number of identity document, date of issue, name of the issuing authority; the address and date of registration at the place of residence, the address of actual residence;
- information on education, profession, qualification, training, grades, expert knowledge, information and number of educational documents;
- details of marriage / divorce certificates and birth certificates for children;
- details of employment;
- details of the state pension insurance policy, taxpayer identification number, details of the policy of obligatory medical insurance;
- information on foreign language skills;
- information on health concerning the job suitability, information on preliminary and periodic medical examinations;
- contact telephone number, email address, image (photo and video);
- information about business and personal qualities (surveys, questionnaires, tests, rating sheets and evaluations);
- military records and details of the military documents;
- information about marital status, family composition and other close relatives processed in accordance with the Law of the Russian Federation;
- bank account details (for transfer of salary and social payments, alimony and other payments);
- other personal data required for compliance with laws and other regulatory legal acts of the Russian Federation, compliance of employment contracts with employees, execution of social obligations

Personal data of interns, tour participants:

- full name;
- sex;
- age;
- other personal information reported by students and participants of tours

Personal data of relatives of employees:

- full name
- passport data
- birth certificate
- photos
- other information provided by the employees

Personal data of participants of marketing activities:

- full name;
- photo;

- passport details;
- information on place of employment;
- contact phone number;
- email address
- IP address

Personal data of winners of marketing activities:

- full name;
- photo;
- passport details;
- INN
- bank account details;
- information on place of employment;
- contact phone number;
- email address
- IP address

Personal data of visitors of websites and other electronic resources:

- IP address, data on user actions on the website, information about the user, date and time of the session
- full name

Personal data of contractors (their representatives, employees):

- full name
- passport data
- details of Power of Attorney
- phone, e-mail address
- other data under the contract
- citizenship
- date of birth
- details of the ID (migration card details, document confirming the right of the foreign citizen for stay (residence) in Russia
- address of residence (registration) or place of residence
- taxpayer identification number (if any)

Personal data of the drivers of the carriers:

- full name
- passport data
- driving licence data
- details of Power of Attorney
- phone No.
- other data under the contract

Personal data of the users:

- full name
- phone No.
- email address
- other data supplied by the consumer

Personal data of the management bodies of the Company:

- full name

- citizenship
- date of birth
- details of the ID (migration card details, document confirming the right of the foreign citizen for stay (residence) in Russia
- address of residence (registration) or place of residence
- taxpayer identification number (if any)
- photo;
- phone number;
- email address
- employment details (place of work, position, organization address, telephone number);

3.2. Special categories of personal data

The Company shall not accept the processing of personal data concerning race, nationality, political opinion, religious or philosophical beliefs and sexual life.

The processing of personal data on health status is permitted in the Company with the written consent of the data subject, except in cases stipulated by the current Law.

3.3. Biometric Personal Data

with the exception of the following cases:

- in case of delivery of justice and execution of judicial acts;
- in cases stipulated by the Law of the Russian Federation on defense, security, anti-corruption, criminal intelligence, public service, by the correctional law of the Russian Federation, the executive law of the Russian Federation on the procedure of exit from Russia and entry to Russia.

3.4. Public Personal Data

The company shall get the consent of the employee for classification of personal data to the category of the public data in case of:

- registration in the address book (handbook) the full name, date of birth, phone number, profession and other personal data of the employee required to provide data support of the Company;
- distribution of personal data to the general public, provided that the rights and legitimate interests of the employee (data subject) are not violated.

3.5. Reference materials

The Company may create an in-house reference materials, which may include the following data with the written consent of the data subject, unless otherwise provided by the Law of the Russian Federation:

- full name;
- position;
- the name of the department;
- e-mail address;
- contact phone number;
- other personal data, provided by the personal data subject for these purposes.

3.6. Processing of technical information

The Company processes data such as IP address, browser information and operating system data from "cookies" and other similar information in order to improve the site and ensure the best presentation of content on the PC or mobile device, as well as to provide the capability to navigate the website.

Such data is transmitted automatically from the device of the subject of personal data, that is used to enter the website and is used by Companies solely for statistical purposes, for market research, to improve the operation of the site, for determination of user's preferences and provision of targeted information on products.

4. Procedure and conditions of personal data processing

4.1. Personal data is processed with the consent of the subject of personal data, unless otherwise provided by the legislation of the Russian Federation.

Personal data is processed using computing technology (automated processing) or with the direct participation of a person without the use of computing technology (non-automated processing).

4.2. Only those employees of OOO LASSELSBERGER are allowed to process personal data, whose duties include the processing of personal data / appointed by order of the Director General and with whom non-disclosure obligations are concluded. These employees have the right to receive only those personal data that they need to perform their duties / established by order of the Director General.

4.3. Personal data is processed by:

- receiving information containing personal data directly from the subjects of personal data;
- submission by the subjects of personal data of the originals of the necessary documents;
- receipt of duly certified copies of documents containing personal data or copies of original documents;
- obtaining personal data from publicly available sources;
- fixing (registration) of personal data in magazines, books, registers and other accounting forms;
- entering personal data into the Company's information systems;
- use of other means and methods of recording personal data obtained within the framework of the activities carried out by the Company;

4.4. Transfer of personal data to third parties (including cross-border transfer) is allowed with the written consent of the subjects of personal data, except when it is necessary to prevent threats to the life and health of the subjects of personal data, as well as in other cases established by the legislation of the Russian Federation.

When transferring personal data to third parties, the Company ensures statutory compliance with the requirements of the legislation of the Russian Federation and regulations in the field of personal data.

4.5. Transfer of personal data to authorized executive bodies, institutions and organizations (the Ministry of the Interior of the Russian Federation, the Ministry of Foreign Affairs of the Russian Federation, the Federal Tax Service, the Pension Fund of the Russian Federation, the Federal compulsory medical insurance Fund of the Russian Federation and others) is carried out in accordance with requirements of the legislation of the Russian Federation.

4.6. Cross-border transfer of personal data on the territory of foreign states that are parties to the Convention for the Protection of Individuals with regard to automatic processing of personal data, as well as other foreign states that provide adequate protection of the rights of personal data subjects, is carried out in accordance with the Federal Law "On Personal Data". The cross-border transfer of personal data to the territory of a foreign state that is not a party to the said Convention is carried out in accordance with the legislative acts of the Russian Federation, provided that the applicable law and the applicable personal data security measures comply with the provisions of the Convention.

4.7. The company has the right to entrust the processing of personal data to another legal entity or individual entrepreneur with the consent of the subjects of personal data on the basis of the concluded contract. A legal entity or an individual entrepreneur who processes personal data on behalf of the Company must comply with the principles and rules of personal data processing provided for by the legislation of the Russian Federation in the field of personal data.

4.8. The storage of personal data in the Company is carried out in the form that allows to identify the subject of personal data no longer than the purpose of processing it requires. When achieving the purposes of personal data processing, as well as in the case of a withdrawal of consent to their processing by the subject of personal data, personal data shall be destroyed:

- Unless otherwise provided by the contract, the party to which, the beneficiary or guarantor for which is the subject of personal data, other agreement between the Company and the subject of personal data;
- If the company is not entitled to process without the consent of the subject of personal data on the grounds provided for by the Federal Law "On Personal Data" or other federal laws.

4.9. Terms of storage of personal data in the Company are determined in accordance with the legislation of the Russian Federation and local regulations of the Company.

4.10. The Company undertakes to protect and respect the right to privacy. The provided data are confidential and subject to disclosure by us in the circumstances set forth in the Policy and (or) provided for by the legislation of the Russian Federation.

5. Responses to requests for access to personal data. Updating, correction, deletion and destruction of personal data

5.1. Information concerning the processing of personal data shall be provided to the subject of personal data or his representative by the Operator upon receipt of a request from the subject of personal data or his representative.

The request shall contain data of the main document certifying the identity of the subject of personal data or his representative, data confirming participation of the subject of personal data in the relations with OOO LASSELSBERGER (contract number, date of the conclusion of the contract, and (or) other data), or data otherwise confirming the fact of processing of personal data of OOO LASSELSBERGER, the signature (including electronic) of the subject of personal data or his representative.

Forms of requests (appeals) of subjects of personal data and their representatives are given in annexes 1 - 4 to this Policy.

5.2. Within a period not exceeding seven working days from the date of submission by the subject of personal data or his representative information confirming that personal data are incomplete, inaccurate or irrelevant, the Company makes the necessary changes to them.

Within a period not exceeding seven working days from the date of submission by the subject of personal data or his representative information confirming that such personal data are illegally obtained or are not necessary for the stated purpose of processing, the Company destroys such personal data.

The company notifies the subject of personal data or its representative about the changes made and measures taken and takes reasonable measures to notify third parties to whom the personal data of this subject have been transferred.

The company is obliged to inform the body empowered to protect the rights of personal data subjects at the request of this body within thirty days from the date of receipt of such a request.

5.3. Consent to the processing of personal data may be withdrawn by the subject of personal data.

If the subject of personal data withdraws his / her consent to the processing of his / her personal data, the Company stops processing them or ensures the termination of such processing (if the processing of personal data is carried out by another person acting on behalf of the Operator) and if the storage of personal data is no longer required for the purposes of processing personal data, destroys personal data or ensures their destruction (if the processing of personal data is carried out by another person acting on behalf of the Operator) in time., not exceeding thirty days from the date of receipt of the specified recall unless otherwise provided by the contract the party of which, the beneficiary or the guarantor on which is the subject of personal data, other agreement between the Operator and the subject of personal data or if the Company has no right to perform processing of personal data without the consent of the subject of personal data on the bases provided by the Federal law "On personal data" or other Federal laws.

In the absence of the possibility of destruction of personal data within the abovementioned period, the Company blocks such personal data or ensure their blocking (if the processing of personal data is carried out by another person acting on behalf of the Operator) and ensures the destruction of personal data within six months, unless otherwise specified by federal laws.

In the event that the subject of personal data withdraws consent to the processing of personal data, the Company has the right to continue processing personal data without the consent of the subject of personal data if there are grounds specified in paragraph 2 of Article 9 of the Federal Law "On personal data".

6. Requirements for the protection of personal data, implemented by OOO LASSELSBERGER

The security of personal data during their processing in the Company is carried out in accordance with the legislation of the Russian Federation.

The company takes the necessary organizational and technical measures to protect personal data from accidental or unauthorized access, destruction, modification, blocking of access and other unauthorized actions.

The protection measures implemented by the Company in the processing of personal data include:

- adoption of local regulations and other documents in the field of processing and protection of personal data;
- appointment of officials responsible for ensuring the security of personal data in the divisions and information systems of the Company;
- carrying out methodical work with employees engaged in the processing of personal data in the Company;
- creation of necessary conditions for work with tangible media and information systems in which personal data are processed;
- organization of accounting of tangible media of personal data and information systems in which personal data are processed;
- storage of tangible media of personal data in compliance with the conditions ensuring the safety of personal data and excluding unauthorized access to them;
- the separation of personal data processed without the use of automation from other information;
- ensuring the separate storage of tangible media of personal data, which contain personal data of different categories or contain personal data, which is processed for different purposes;
- imposing a ban on the transfer of personal data through open communication channels, computer networks and the Internet without applying the measures established in the Company to ensure the security of personal data;
- ensuring the protection of documents containing personal data on paper and other tangible media when they are transferred to third parties using postal services;
- implementation of internal control over the Company's compliance with the legislation of the Russian Federation and local regulations of the Company when processing personal data.

Responsibility for violation of the requirements of the legislation of the Russian Federation and the regulations of the Company in the field of processing and protection of personal data is determined in accordance with the legislation of the Russian Federation.

7. Legal reasons for personal data processing

Legal reasons for personal data processing are the complex of normative legal acts, pursuant to which and under which the Company carries out the processing of personal data, including:

- The Constitution Of The Russian Federation;
- Civil code of the Russian Federation;
- Labor code of the Russian Federation

- Tax code of the Russian Federation;
- Federal law dated 27 July 2006 N 149-FZ "On information, information technologies and data security";
- Federal law dated 1 April 1996 N 27-FZ "On individual (personalized) record-keeping in the compulsory pension insurance system";
- Federal law dated 13.03.2006 N 38-FZ "On advertising"
- Russian Law dated 19.04.1991 N 1032-1 "On employment in the Russian Federation"
- Decree of the President of the Russian Federation dated 06 March 1997 N 188 "On approval of the List of confidential data";
- The Charter of «LASSELSBERGER» and other local regulations of «LASSELSBERGER»;
- other normative legal acts of the Russian Federation and normative documents of authorized state bodies;
- civil contracts;
- consent of the subjects for processing of their personal data.

8. Final provisions

This Policy shall come into force upon its approval by the General Director of «LASSELSBERGER» and shall remain in force without limit of time until its replacement with a new regulation/a new version of the Policy. Distribution of this Policy among the employees of the Company shall be performed in accordance with the requirements of the Labor code.

The Policy is subject to the familiarization of all employees of the Company.

To the Operator of personal data
 Limited Liability Company LASSELSBERGER
 Address: Republic of Bashkortostan,
 Ufimskii Rayon, Zubovo, Elektrozavodskaya
 St., 8

Request / application form of the personal data subject
 (or his/her representative) on the access to personal data

From _____

 _____ (full name)

passport _____ issued by _____
 _____ (number) _____ (date of issue)

_____ (place of issue)

Address: _____
 _____ (residential address)

According to article 14 of the Federal law dd 27.07.2006 № 152-FZ "On personal data" please provide the following information *regarding the processing of my personal data:

- To confirm the processing of my personal data;
- legal grounds and purposes of processing of my personal data;
- goals and used methods of processing of personal data;
- name and location of the operator, data on persons (excluding operator's employees) who have access to my personal data or to which my personal data may be disclosed under the contract or the Federal law;
- processed personal data related to me, its source;
- personal data processing time, including data retention period;
- The procedure of execution of rights by me stipulated by the Federal law "On personal data";
- Information about performed or intended cross-border transfer of personal data;
- full name and address of a person who processes my personal data, if the processing is assigned or will be assigned to such person;
- _____.

(other information)

Please provide these data to the address:

_____ (date)

_____ (signature) (name)

* mark the items that apply

To the Operator of personal data
Limited Liability Company LASSELSBERGER
Address: Republic of Bashkortostan,
Ufimskii Rayon, Zubovo, Elektrozavodskaya
St., 8

Request / application form of the personal data subject (or his/her representative) on the lawfulness of processing of personal data

From _____
(full name)

passport _____ issued by _____
(number) (date of issue)

(place of issue)

Address: _____
(residential address)

According to the provisions of article 21 of the Federal law dd 27 July 2006 N 152-FZ "On personal data" I ask to send to my address the information on the legal grounds for the processing of my personal data in «LASSELSBERGER».

In case of confirmation of the fact of illegal processing of my personal data by «LASSELSBERGER», I ask to terminate the processing of the personal data.

Please send the information about provision of legitimacy of processing of my personal data or destruction of personal data by «LASSELSBERGER» in case of illegal processing to the address:

(date)

(signature) (name)

To the Operator of personal data
Limited Liability Company LASSELSBERGER
Address: Republic of Bashkortostan,
Ufimskii Rayon, Zubovo, Elektrozavodskaja
St., 8

Request / application form of the personal data subject
(his / her representative) about the specification of personal data

From _____
(full name)

passport _____ issued by _____
(number) (date of issue)

(place of issue)

Address: _____
(residential address)

According to the provisions of article 21 of the Federal law dd 27 July 2006 N 152-FZ "On personal data" and on the basis of:

(name of document(s) on the basis of which(s) the Operator should specify the personal data)

(for example,
please make a specification of my personal data or provide its specification (if the processing of personal data is done by another person acting on behalf of «LASSELSBERGER» according to the documents.

Please provide the notification about the changes to the address: _____

(date)

(signature) (name)

To the Operator of personal data
Limited Liability Company LASSELSBERGER
Address: Republic of Bashkortostan,
Ufimskii Rayon, Zubovo, Elektrozavodskaya
St., 8

Request / application form of the personal data subject
(his/her representative) on the issue of withdrawal of consent to the processing of
personal data

From _____
(full name)

passport _____ issued by _____
(number) (date of issue)

(place of issue)
Address: _____
(residential address)

According to part 2 of article 9 of the Federal law dd 27 July 2006 N 152-FZ "On personal data" I ask to terminate the processing of my personal data for the purposes of:

(purpose of processing personal data in respect of which
the consent is withdrawn)

for the reason: _____
(specify reason for withdrawal of consent)

«LASSELSBERGER» is entitled to continue the processing of my personal data in cases stipulated by the current law.

(date)

(signature) (name)