PRIVACY AND DATA PROTECTION STATEMENT OF THE COMPANY NAMED "TARATSA E.E." AND UNDER THE DISTINCTIVE TITLE "TARATSA E.E.", LOCATED IN ATHENS ERMOU 86 STREET, POSTAL CODE 10554, WITH REGISTRATION NUMBER OF GENERAL COMMERCIAL

(G.E.M.I.) 149879301000.

REGISTRY

- The company named "TARATSA E.E.", under the distinctive title "TARATSA E.E.", located in Athens, Ermou 86 street, Postal code: 10554, with registration number of General Commercial Registry (G.E.M.I.) 149879301000, legally represented (hereafter referred to as the "Company"), is the owner and administrator of the website <u>https://atticurbanrooftop.com</u>, (hereafter referred to as the "website").
- 2) The company is committed to respecting and protecting the privacy of the visitors / users / bookmakers (hereafter referred to as the "users" or the "user") on the website, and is obliged to inform the user in a transparent manner, regarding the processing of his personal data during navigation, use of the website and during the provision of catering services by the company to the user. Respecting the personal data of users managed by the company and ensuring their proper processing is one of the company's priorities. For this reason, all appropriate technical and organizational measures are taken to protect the personal data processed during the use of the website, which is always carried out in accordance with the requirements set by the current legislative framework in Greece and mainly by the General Regulation on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (EU) 2016/679 (hereinafter "GDPR").
- 3) This privacy statement explains what information the company collects from the user when he visits the website or uses the company's services. The user is requested to read this statement carefully. The company reserves the right to modify and update this privacy statement whenever, at its sole discretion, deems necessary. If there are any modifications to this privacy statement, an updated version of it will be

posted on the website. The user is requested to regularly check the privacy statement each time he enters the website and navigates on it, in order to remain informed about its content.

- 4) The company is the controller/processor of the personal data collected from the users of the website. For information on the processing of personal data, the user is requested to contact the company alternatively by postal letter to the company's address, by e-mail to the company's email address under info@atticurbanrooftop.com, as well as by telephone to the number +302103234162.
- 5) It is the user's obligation to ensure that the data provided during the use of the website is true and accurate. Otherwise, the user will be responsible for the inaccuracy or untruth of such data, as well as for any damages that may be caused to the company or third parties. Our company reserves the right to cancel relations with the user in question for the above reasons. The activities involving data processing, the type of data as well as the purpose of these activities are as follows:
- A) When entering the website, the following data and information are automatically sent from the terminal browser used by the user to the server of our website and without your action: the IP address of the internet-enabled device that submitted the request to connect to the website, the date and time of access, the name and URL of the file requested, the website from which the access was made (referrer-URL), the browser used, the operating system of the user's computer that can access the internet, as well as the name of the access provider and if the user has consented to the so-called geolocation of his browser or his operating system or other terminal settings, these functions are also recorded. All of the above are temporarily stored in a log file.
- B) On the website the company uses plugins from social media in order to make the website more personal for the user. In case of a relevant choice by the user, his browser will be connected to Facebook and Instagram and content will be loaded from these pages/applications. The user's visit to our website may be monitored by the above social media, even if these means are not actively used by the user. When the user accesses the website through social media, the website automatically saves the user's e-mail (as it has been written on the user's connection to these websites / applications). Subsequently, the navigation on the website is carried out in the same way that its users can directly. The company also has its own Facebook and Instagram social media pages. Any content

sent to the website through social networks or to the company's social network pages may be publicly displayed. On their websites, social media provide information on the scope, nature, purpose and processing of the user's data, and the user is invited to study them carefully.

- C) Each time a user contacts the company for general questions about the company or its products services, information is retained that ensures that the company has a satisfactory answer. The information retained is the name, telephone number and e-mail, as well as the content of letters or e-mails sent to the company. Especially for these cases, the information concerning the user is deleted six (6) months after the last communication with the company.
- D) To make a reservation, using the electronic platform I-host to which through access is provided the website in the selection "RESERVATION", at the store operated by the company at Ermou Street, no. 86 in Athens, the user communicates his name details, e-mail address and telephone contact number. The same information is communicated to a representative of our company in case of a telephone reservation. In case of online booking, upon payment of the minimum consumption amount according to the company's reservation policy, as provided for in the terms of use published on the website, the third party provider that processes the payment process may notify the company of the user's debit/credit/prepaid card details.
- E) The user may, if he wishes, subscribe to the newsletter service on behalf of the company. This creates user profiles that are sorted by e-mail address. The purpose of data collection is to provide the relevant service in order to inform the user in general about company news. For this purpose, the user enters his e-mail address. With the user's consent to receive a newsletter, which is provided upon completion of registration to the relevant service, the user's data may be sent to third-party companies cooperating with the company that provide the relevant service. In this way, the user's use of the website may be analyzed. The company may be informed and collect information about whether the user has received the informational messages, whether he has read them, as well as information about the browsing, such as the geographic location, IP address, device and connection used during the visit, browsing software. In addition, information linked to third parties, such as demographic and browsing data, may be collected and aggregated. To ensure correct entry of the user's e-mail address, the company may apply the double-opt-in procedure: After entering the e-mail address in

the specified field, a confirmation link is being sent. Only if this confirmation link is selected by the user, his e-mail address will be sent to the third-party companies cooperating with the company for sending the newsletters. The consent to receive newsletters is revocable at any time with effect for the future. At the end of each newsletter there is a link to the unsubscribe page.

- 6) The purpose of all the above is to guarantee the proper connection creation, the comfortable and safe use of the website, the evaluation of the security and stability of the website system, the direct and secure communication of the company with the user as well as the optimization and effectiveness of the services provided by the company to the user. The article 6 paragraph 1 approx. a', b' and f' of the GDPR constitute the legal basis for processing. Those provisions read respectively as follows: "The processing shall be lawful only if and to the extent that at least one of the following conditions applies: (a) the data subject has given consent to the processing of his or her personal data for one or more specified purposes; (b) processing is necessary for the performance of a contract to which the data subject is a party or for measures to be taken at the request of the data subject; data prior to the conclusion of a contract . . . , (f) processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party, unless those interests are overridden by the interests or fundamental rights and freedoms of the data subject which require the protection of personal data, in particular where the data subject is a child". As soon as the use of the website ceases, geolocation data is deleted. In case of an anonymous user (guest user), cookies are deleted by closing the browser. The user has the right to object to data processing for the aforementioned purposes at any time in accordance with the provisions below. For any other connection to third party websites, which is made through the company's website, the user is requested to carefully study the terms of use and any privacy statements provided by third parties, as this privacy statement does not cover or bind third parties, except the company.
- 7) Especially in case of sending a CV to the company through the website, the purpose of processing the information collected by the company is the suitability of the applicant for the position that has been advertised. The legal basis for processing is Article 6 par. 1(b) of the GDPR, which reads as follows: "processing is necessary for the performance of a contract to which the data subject is a party or in order to take steps at the request of the data subject prior to entering into a contract". The company undertakes not to transmit this information to third parties for commercial purposes. The contact details will be used in order for the company to contact the applicant and assess his suitability for the job. During the CV evaluation

process, personal information is required, such as the name and contact details of the applicant, and, where applicable, the existence of previous experience and qualifications. Company representatives review the applications and invite the candidate for an interview in order to select the right person for each position. In case of acceptance of the job, additional information may be requested to complete the recruitment (e. g. ID number, VAT number, Social Security Number, etc.). Applications, CVs and information sent according to the above but rejected, will be deleted – destroyed within two months of receipt. In case of recruitment, all information concerning him/her, including the payment of remuneration and the reasons for termination of his/her contract, will be deleted after ten (10) years from the end of the employment relationship.

- 8) The company is committed to maintaining confidentiality regarding the personal data of users, ensuring them the ability to effectively exercise the rights provided by law against the processing of their personal data. The user may exercise his rights at no cost by contacting the company in the above ways, stating the subject and the reason for the request. In the event that at the discretion of the company the confirmation of the identity of the user is required, he may be asked for a copy of a document proving his identity.
- 9) The rights of the users are as follows:
- A) Right to information. This means that the user is entitled to be informed clearly, transparently and comprehensibly about how his personal data is used and about his rights.
- B) Right of access. This means that the user has the right to ask the company to inform him/her about the purpose of the processing, the type of data held by the company, the recipients of the data and the period of data storage.
- C) Right to rectification of inaccurate personal data. If the user finds that there is an error in his/her personal data, he/she may submit a request to the company, asking for the correction of the data (e. g. correction of name or update of address change).
- D) Right to be erased/right to be forgotten. The user has the right to request the company to delete his/her personal data, which he/she keeps, if they are no longer necessary for the above mentioned processing

purposes. However, the right to be erased/right to be forgotten may not be satisfied if:

- i) There is a pending dispute or legal dispute between the user and the Company.
- ii) The reservation made by the user has not been completed.
- iii) There are debts of the user to the company.
- iv) The user has abused the services of the website (such as repeated cancellations of reservations) within the last two years.
- v) In case of purchase of products or services, there is an obligation to keep tax data, as defined by law.
- E) Right to data transfer/portability of data. The user can ask the company to grant him the data he has provided in a readable form or ask them to be transmitted to another controller.
- F) Right to restriction of processing. The user may ask the company to restrict the processing of his/her data for as long as his/her objections to the lawfulness of the processing are pending.
- G) Right to object. The user may object to the processing of his/her data or withdraw his/her consent and the company will stop processing his/her data unless there are other compelling and legitimate reasons that override his/her right to object.
- 10) The personal data of users are kept in the company's database for two (2) years after their last transaction with the company or for as long as specifically required by law. Personal data provided with the user's consent are kept until such consent is lawfully withdrawn. It is clarified that the withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal. The processing of users' personal data kept by the company is carried out exclusively by natural persons who are under the control of the company and have the corresponding professional qualifications and provide sufficient guarantees in terms of knowledge and personal integrity to maintain confidentiality. The company may disclose users' personal data to the competent judicial/administrative authorities to the extent required by law.
- 11) The company undertakes to respond to users' requests related to the processing of their personal data within a reasonable time and in any

case within (1) one month from the request being received. In case of complexity of the request or heavy load, the company may extend the response time by one (1) additional month, informing the user beforehand. If the requests are manifestly unfounded or excessive, in particular due to their repetitive nature, the company may impose a reasonable fee, taking into account the administrative costs of providing the information or performing the requested action, or refuse to act on the request.

12) The user may in any case file a complaint with the competent data protection supervisory authority, if he considers that the processing of his personal data by the company violates the applicable legal framework for the protection of personal data. The competent supervisory authority in Greece is the Hellenic Data Protection Authority (postal address: Kifisias 1-3, Athens/www. dpa. gr, telephone number: +2106475600).