

PRIVACY POLICY

General information

The use of our website provided to the visitor by his visit to it, requires his unreserved agreement with the Privacy Policy on the Protection of Personal Data of this website. The visitor must carefully read the contents of this page before using the services of our website.

This Privacy Policy may vary by law. We are under no obligation to expressly notify users of our website of any changes. Instead, we recommend that you periodically check the page for any changes to this Privacy Policy. Your continued use of the website even after any changes to the Privacy Policy constitutes your unreserved acceptance of these terms.

It is remarked that personal data is defined by the General Data Protection Regulation (2016/679/EU-GDPR) as any information with which a natural person (subject of data) can be identified, directly or indirectly. Such data may include, but is not limited to: the first name, the surname, the age, the home or residence address, the email address, the Tax Identification Number, the identifying information of equipment or terminal devices, the web search history, etc. Information concerning legal persons and groups of people or statistics information from which the attribution to a designated or determinable natural person is not possible, does not appertain to this category and is exempted from the field of the relative legislation.

The present Personal Data Protection Policy is compatible with the European Regulation concerning the protection of the natural person against the processing of personal data (EU/2016/679) and Greek legislation (law 4624/2019) and it aims to inform you about the information collected during your visit.

Updating the information and checking the accuracy of the data is important, which places the obligation on the visitors to inform us of any change/alteration. By browsing through this website, visitors identify that they have read, comprehended and, without any reservation, ACCEPTED the present Personal Data Protection Policy, which constitutes part of the terms of use of our website.

Who we are

Our website address is: <https://malvasiamyth.com>. This is the official website of the Transnational Cooperation Project “The Malvasia myth” under the EU co-funded LEADER/CLLD 2014-2020 program, involving partners from Greece, Italy, and Croatia.

The coordinating partner of the Project is the Parnonas Development Organization SA based in Leonidio Arcadia, Greece, tel. +302757022807, e-mail info@parnonas.gr, website www.parnonas.gr.

This Privacy Policy controls the processing of your personal data by the project coordinator partner controller.

What personal data we collect and why

During your visit to our website, you are not obliged to provide us with your personal information, unless you wish to contact us and subscribe to our website through the newsletter. We only process your necessary personal data, such as identity data and contact data.

“The Malvasia myth”

We inform visitors that the personal data we process remains highly confidential and cannot be used for another purpose, for which it was granted.

IP Address

It is collected for the supervision and improvement of this website, including anonymous statistics, from which the identity of specific persons or companies cannot be discovered, with a legal basis, the legitimate interests of this project in the continuous improvement of the website and the provision of services.

Cookies

Cookies are small text files, which are stored in your browser when you browse the internet. Their aim is to notify the website being visited about the visitor’s previous activity.

If you have an account and log in to this website, we will set a temporary cookie to determine if your browser accepts cookies. This cookie contains no personal data and is discarded when you close your browser. When you log in, we will also create enough cookies to store your login information and your screen display preferences. Login cookies last two days and screen options cookies last one year. If you select "Remember", your connection will continue for two weeks. If you log out of your account, login cookies will be removed.

If you edit or publish an article, an additional cookie will be stored in your browser. This cookie contains no personal data and simply indicates the ID of the article you just edited. Expires after 1 day.

Contact form – Subscribe to newsletter

When filling out the contact form on our website we collect: Name, Email address, Subject, your message, to be able to provide you with the requested services and/or may answer your question, with a legal basis on the previous express your consent. We also collect similar information (Name, Email Address) when you subscribe to our newsletter.

Analysis

To understand how users use our website and to discover where there are potential problems on our websites, we use Google Analytics.

Most websites use analyzer like this. The data it collects helps us see things like how many people visit our site, what country they come from, how many pages they visited, how quickly our site loaded and so on.

All data collected is completely anonymous, it does not identify you as an individual in any way.

Embedded content from other websites

Articles on this website may include embedded content (such as videos, images, articles, etc.).

Embedded content from other websites behaves in the same way as if the visitor has visited the other website. Those websites may collect data about you, use cookies, incorporate additional third-party tracking and track your interaction with that embedded content, if you have an account and are logged in on this website.

“The Malvasia myth”

Who we share your data with

- We will never pass on your personal data to third parties, except for technical service providers who handle technical support to the extent that this is necessary for the technical provision of services and/or if they are obliged to do so by law or court order. We will make reasonable efforts to notify you in advance that we are disclosing your data to named third parties, but you also acknowledge that this is not technically or commercially feasible in all circumstances.
- We will never sell, rent, share or otherwise make your personal data commercially available to third parties, except as described above or unless we have your prior consent.

How long we keep your data

For users who register on our website, contact form or newsletter, we store the personal information they provide in their user profile. This data is kept throughout your registration. When you unsubscribe from the above service, the information you provided us is also deleted immediately.

All users can view, edit, or delete their personal information at any time (except that they cannot change their username). Web site administrators can also view and edit this information.

What rights do you have over your data

With the General Regulation for the protection of personal data you have the following rights:

Right of access: To know whether and to what extent your personal data is processed in any form, and in particular the purposes of the processing, the categories of data we process, the recipients of your data, the period for which we keep your data as well as the existence of automated decision-making (Article 15 GDPR).

Right to rectification: Request the correction and/or completion of your personal data so that it is complete and accurate (Article 16 GDPR).

Right to restriction: Request the restriction of the processing of your data under the conditions of Article 18 GDPR. It is noted that we are entitled to refuse your request to restrict the processing of your personal data if the processing or retention of the data is necessary for the establishment, exercise or support of our legal rights or the fulfillment of our obligations.

Right to object: Object to any further processing of your personal data that we hold (Article 21 GDPR), unless we demonstrate that there are compelling and legitimate reasons for processing your data or its retention is necessary for the exercise of our legal claims.

Right to erasure ("right to be forgotten"): Request the erasure of your personal data from the records we keep under the conditions of Article 17 GDPR. It is pointed out that we reserve the right to refuse your request to delete your personal data, if the processing or retention of the data is necessary for the establishment, exercise or support of our legal rights or the fulfillment of our obligations.

Right to portability: Request the transfer of your data from our company to any other controller (Article 20 GDPR). It is pointed out that the right to portability does not imply the deletion of your personal data.

Right of complaint: Submit a complaint to the Personal Data Protection Authority (www.dpa.gr), if you believe that your rights are violated in any way.

“The Malvasia myth”

Third – party access

To be able to process your personal data:

- we may grant access to your personal data to some of our members and/or employees responsible for specific tasks/actions. We guarantee an identical level of protection by making contractual obligations contrary to these employees and agents identical to this Data Privacy Policy.
- we grant access to your browsing data to sub-processors such as Google Analytics, to be able to extract an analysis of visitor statistics (number of visitors, number of page views, country, operating system, device type, etc.), not identifying you as an individual in any way.

How we protect your data

The personal data that we collect in the context of the operation of the website is necessary for the purposes of communicating with you. They are strictly confidential and kept only for the above purposes.

In addition, we take all necessary and appropriate organizational and technical measures to avoid any violation of the security of personal data (leakage, disclosure, access by unauthorized persons) from our systems.

You must always comply with security rules, including preventing any unauthorized access to your devices. Therefore, you are solely responsible for the use of the website by your computer, your IP address, and your identity information, and for its confidentiality.

TERMS OF USE

The use of this website is subject to the following conditions, an integral part of which is the section entitled "Privacy Policy".

It is pointed out that the visitor - customer must study, understand, and accept all terms of use. It is noted that the use of this website is permitted only to persons capable of legal action in accordance with the law.

The terms of use constitute the contract-agreement between the visitor-customer and us for navigating the page. In case the visitor does not agree with the terms of use of the website, he must not make use of its services and content.

It is clarified that we reserve the right to change the content of the website at any time without notice. Therefore, BEFORE browsing this website and BEFORE any transaction, the visitor must always read, accept, and comply with the following conditions.

Acceptance of the following terms constitutes the signing of a written agreement. If the customer-visitor disagrees with any of the following conditions, he must not browse our website. Furthermore, he must not register his personal data on this website, on the "Newsletter" service.

1. Copyright

It is strictly forbidden to use, republish, reproduce, store, copy, distribute and share photos, advertisements, publications, or other communications for commercial purposes, in whole or in part, without the written consent of the site managers.

“The Malvasia myth”

2. Links to other websites

The website contains links to third party websites. The provision of links does not imply approval of their content and does not bear any responsibility regarding the availability or content of these websites or for any damage resulting from the use of their content. The links are provided solely for the convenience of users. Users visit these websites at their own risk, after having previously been informed of their terms of use and the followed personal data protection policy.

3. Newsletter

The visitor's registration to the newsletter service is not mandatory. It is up to the visitor to register his e-mail to receive informative or promotional messages from us. The subscription to the newsletter service in combination with the active acceptance of the terms of use and the personal data protection policy, declare the express consent of the visitor to use the above service. At any time, the customer-visitor, who has registered for the above informational-promotional message service, can unsubscribe at no cost, and not receive such messages in the future.

For any clarification or information regarding the content of the terms of use of the website, contact is provided.

The website visitor accepts and consents to these terms of use, which apply to the entire content of our website. If he does not agree, then he must not make use of the services and the content of the website.