Privacy Policy

An Overview of Us

We encourage you to visit us at https://martinavengrin.com.

Concerning Feedback

In addition to the information on the comments form, the IP addresses and browser user agent strings of people who leave comments on the site are saved in a database to help identify spam. Your email address may be hashed and shown as an anonymous string to check if you are using the Gravatar service. You can read about how the Gravatar service handles user data at https://automattic.com/privacy/. If your comment is approved, your profile picture will appear next to it.

Uploading Media

If you can help it, don't add photos to the site that have EXIF GPS data embedded in them. All photos, even those with embedded location data, can be downloaded and looked at by anyone who visits the site.

Saved Cookies

If you leave a comment on our site, you have the option of having your name, email, and website saved in cookies. By visiting our login page, we can test if your browser is capable of receiving cookies by placing a temporary cookie on your computer. No sensitive data is stored in this cookie, and it will be deleted automatically once you close your browser.

The moment you log in, we'll begin using a small number of cookies to remember your login information and the way you want your screen to look. Login cookies expire after two days, while screen preferences cookies remain active for a whole year. Your browser will save an additional cookie whenever you edit or publish an article. Besides the post ID of the article you just edited, this cookie contains no personally identifiable information.

On Embedded content from other websites

Some of the articles on this site may include embedded content (e.g., videos, images, articles, etc.). When you embed material from another website, it behaves precisely as if the visitor visited that other website.

This website may gather information about you, employ cookies, incorporate third-party tracking, and monitor how you interact with embedded content. They may also track how you interact with the embedded content if you are logged in.

Duration of data retention

We also collect and keep the personal information users supply in their user profiles if they want to register on our website. User profiles are completely editable and removable at the user's

discretion (except they cannot change their username). That data is also accessible by the site's administrators.

The control and rights of your information

The personal information we hold on you, including any data you have submitted to us, can be downloaded in a convenient, machine-readable format if you have an account on our site or have posted comments. You have the right to have us delete any information we have collected from you.

Whom we disclose your data and where it is sent

If you ask for your password to be reset, your IP address will be included in the email that resets your password. In addition to this, comments left by site visitors could be screened for spam using an automated program.

Terms and conditions

This Agreement governs your use of the martinavengrin.com website (the "Website" or "Service") and any of its connected products and services (collectively, the "Services"). If you do not agree with the terms of this Agreement, do not accept it and do not access or use the Website or Services. Despite this Agreement not being formally signed by any party, you and the Operator agree that it serves as a legally binding contract.

All articles are associated with General Data Protection Regulation (GDPR). In addition, we are not responsible for the website's inscribed insurance plans. However, we can provide a money-back guarantee but are not entitled to oblige each individual insurance policy. Yet, we rest the authority to charge for services if individuals cancel under a 24-hour time period. Rest assured, our services are fully registered, qualified, and insured.

Moderating User Content

We will not claim ownership over any data, information, or anything you contribute to the website. All contributed content is solely your responsibility, including its correctness, quality, integrity, legality, reliability, appropriateness, and ownership or right to use. For the sole purpose of delivering the Services, you consent to our access to, copying, distribution, storage, transmission, reformatting, displaying, and performing the content in your user account. In addition, we hold the right to moderate the site and remove any derogatory feedback, comments, or messages aimed at the website (or service).

Preparing Backups

We make regular copies of the whole site, including all of the content, and do our utmost to guarantee their correctness and completeness. To reduce the severity and duration of any downtime caused by hardware failure or data loss, we will immediately and automatically restore backups.

References to related materials

We make no effort to investigate, evaluate, or guarantee the products or services offered by other companies or persons, nor do we endorse the information found on their websites. Any resource you visit via a link on the website is subject to its own terms and conditions, so be sure to read those as well. Any time you leave this site and visit an external one, you do so at your own risk.

Prohibited uses

The Website and the Services may not be used for any illegal activity. As an example, you can't use it to encourage people to break the law or take part in illegal activities or to promote the breaking of any federal, provincial, or state rules, laws, or ordinances. This includes introducing or spreading malware (including viruses) that might have a negative impact on the Website's or Service's performance or operation.

Protection of intellectual property rights

When we talk about "Intellectual Property Rights," we're referring to things like copyrights and associated rights, trademarks, designs, patents, innovations, goodwill, and the right to sue for passing off, as well as any rights that may be granted in the future by legislation, common law, or equity. Nothing in this Agreement is intended to provide you any rights to any intellectual property owned by the Operator or any other party. You may not use any trademarks owned by the Operator or any third parties in connection with your use of the Website or Services.

Liability limits

Indirect, incidental, special, punitive, cover or consequential damages of any kind are expressly excluded from the Operator's liability. When it comes to the services, the Operator and its subsidiaries, officers, employees, agents, suppliers, and licensors will each be responsible for no more than one euro. If this remedy does not compensate you for your losses or if it fails in its basic purpose, you are still subject to the limits and exclusions.

Rules of Indemnification

Your use of the Website and Services, as well as any intentional misconduct on your part, may result in third-party allegations, claims, actions, disputes, or demands, and you agree to indemnify and hold the Operator and its affiliates, directors, officers, employees, agents, suppliers, and licensors harmless from and against any such liabilities, losses, damages or costs, including reasonable attorney's fees.

Severability

To the extent that they do not, all rights and restrictions set out in this Agreement may be exercised and shall be relevant and binding. If any part of this Agreement or any portion thereof is found to be unlawful, invalid, or unenforceable by a court of competent jurisdiction, the other sections or portions thereof shall still continue in full force and effect.

Dispute resolution

All legal proceedings arising out of or in connection with this Agreement shall be brought exclusively in the courts of Ireland. This Agreement and any issues arising out of it shall be construed in accordance with, and governed by, the substantive and procedural laws of Ireland. In any legal action or procedure involving this Agreement, you agree to relinquish your right to a trial by jury. This contract is not subject to the UN Convention on Contracts for the International Sale of Goods.

Changes and amendments

We reserve the right to modify this Agreement or its terms related to the Website and Services at any time. We may also provide notice to you in other ways at our discretion, such as through the contact information you have provided. An updated version of this Agreement will be effective immediately upon the posting of a revised Agreement unless otherwise specified. Your continued use of the website after the effective date of the revised Agreement will constitute your consent to those changes.

Affirmation of Agreement Terms

As a result of reading this Agreement, you agree to be bound by its terms and conditions. You accept the terms of this Agreement by using the Website and the Services. You may not access or use the Website or Services unless and until you agree to be bound by the terms of this Agreement.

Contacting us

Please use the information below to get in touch with us if you have any questions, issues, or complaints about this Agreement.