

SOLARES PRO PRIVACY POLICY

This Privacy Policy is a document related to the Terms of Service ("Terms of Service"). Definitions of terms used in this Privacy Policy are provided in the Terms of Service. The provisions of the Terms of Service shall apply accordingly.

This Policy is for informational purposes and fulfills the information obligations imposed on the data controller under Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27, 2016 on the protection of natural persons with regard to the processing of personal data and on the free flow of such data and repealing Directive 95/46/EC (General Data Protection Regulation, hereinafter: "RODO") and the Act of May 10, 2018 on the protection of personal data (Journal of Laws 2018, item 1000, hereinafter: "the Act").

ADMINISTRATOR OF PERSONAL DATA

1. The administrator of Users' personal data is the Service Provider - EASY OZE LLC based in Olsztyn, ks. kard. S. Wyszyńskiego 1/loc. 1, 10-457 Olsztyn, registered in the Register of Entrepreneurs by the District Court in Olsztyn, VIII Economic Department of the National Court Register, under KRS number: 0000842632, having NIP number: 7393940435, REGON number: 386121919, with a share capital of 170 000 PLN, represented by Krzysztof Bartczak - President of the Board.
2. The Data Administrator declares that it collects the personal data entrusted to the Processor for processing in accordance with applicable laws.

1. PROCESSING OF PERSONAL DATA

1.1 The entity responsible for the processing of personal data is the Service Provider.

1.2 The User, who is the administrator of the data entered into the Site from the "DATA" collection, entrusts the Service Provider, pursuant to Article 28 of the Ordinance, as the subject of personal data processing to the extent consistent with and selected by the User for this collection.

1.3 The scope of data from the set "DATA" includes data of the administrator's contractors, which are ordinary data, in particular: name and surname, tax identification number, e-mail address, IP device address, telephone number, company name with registered address, name of business conducted with registered address, geolocation data, electricity bill amount, heating bill amount.

1.4 Entrusting the processing of personal data under the acceptance of the Terms and Conditions and Privacy Policy shall be done only for the purpose and within the scope of the performance of the Service.

1.5 The processing of entrusted personal data is carried out on the part of the Service Provider using IT systems.

1.6 The Service Provider shall process the entrusted data during the period of providing the Service, i.e. from the moment of creating an account on the Site until 30 (in words: thirty) days after deletion of the User's account on the Site. The thirty-day data processing period is related to the existence of the Service's automatic records, through which the Service Provider allows the integrity of the data to be maintained during the provision of the Service. The data processing period may be longer when Polish or EU law imposes such an obligation on the Service Provider.

1.7 The Service Provider, upon termination of the Services related to processing, shall, at the option of the controller, delete or return to the controller any personal data and delete any existing copies thereof, unless Polish or EU law mandates the retention of such personal data.

1.8 The Service Provider shall ensure that persons who have access to personal data are obliged to maintain confidentiality when processing personal data.

1.9 The Service Provider undertakes, within the framework of its organization, to process the entrusted data with special care, in accordance with the Ordinance and other generally applicable laws that protect the rights of data subjects, in particular by using appropriate technical and organizational measures to ensure the protection of the processing of personal data adequate to the risks associated with the processing of personal data, as referred to in Article 32 of the Ordinance.

1.10 The Service Provider shall, upon discovering a violation of personal data protection, report it to the Administrator without undue delay.

2. METHOD OF DATA PROCESSING

2.1 The purpose and scope of personal data processing is determined by the scope of data provided by Users on the Website. Processing of Users' personal data concerns name and surname, tax identification number, e-mail address, IP device address, telephone number, company name with registered office address, name of business conducted with registered office address, geolocation data, electricity bill amount, heating bill amount. The nature of the services provided by the Service Provider makes it impossible to provide them anonymously.

2.2 Users' personal data will be processed for: (a) execution of the law (Article 6.1.c RODO), (b) execution of contracts with the User (Article 6.1.b RODO), (c) promotional and commercial activities of the Service Provider (where the User has given consent Article 6.1.a RODO, and in other cases Article 6.1.f RODO, i.e. the Administrator's legitimate interest in providing information about its services).

2.3 The provision of personal data is voluntary, but the lack of consent for the processing of mandatory personal data, i.e. the data specified in paragraph 2.1. of this section, will prevent the Service Provider from performing the Services and executing the agreements.

2.4 The legal basis for the processing of personal data in the case referred to above in paragraph 2.2. (a) is the authorization to process data necessary for the purpose of acting lawfully, while in the case referred to above in paragraph 2.2. (b) is the performance of a contract to which the data subject is a party, or to take action at the request of the data subject prior to entering into a contract, as well as authorization for processing when it is necessary for purposes arising from the legitimate interests pursued by the Service Provider or by a third party, and in the case of

point (c) - Users or the Administrator's legitimate interest in providing information about its services.

2.5 In the event that the Service Provider becomes aware of Users' use of services in violation of the Regulations or applicable laws (unauthorized use), the Service Provider may process Users' personal data to the extent necessary to determine its liability.

2.6 The Users' personal data will be processed for a period of 30 (in words: thirty) counting from the date of deletion of the Account, and after that time they will be deleted, unless their processing is necessary based on another legal basis, e.g. in connection with the running of the limitation period for claims.

2.7 The Service Provider shall not transfer personal data to third countries.

3. RECIPIENTS OF DATA

3.1 The Service Provider may entrust the processing of personal data to third parties in order to perform the activities indicated in the Terms of Service and to serve Users. Then the recipients of the Users' or Clients' data may be: the hosting provider for the Site, the company technically operating the Site, the Service Provider's accounting office, service providers.

3.2 Personal data collected by the Service Provider may also be made available: to the relevant state authorities at their request under the relevant provisions of law, or to other persons and entities - in cases provided for by law.

3.3 Each entity to which the Service Provider entrusts the Users' personal data for processing, based on a contract of entrustment for the processing of personal data (hereinafter "Entrustment Contract") shall guarantee an appropriate level in terms of security and confidentiality of personal data processing. An entity that processes Users' personal data based on the Entrustment Agreement may process Users' personal data, through another entity, only with the prior consent of the Service Provider.

3.4 The sharing of personal data with entities not authorized according to this Privacy Policy, may only take place with the prior consent of the Users to whom the data relate.

4. RIGHTS OF THE DATA SUBJECT

4.1 Each User has the right to: (a) to delete personal data collected about him/her both from the system belonging to the Service Provider and from the databases of entities with which the Service Provider cooperates or has cooperated, (b) to limit data processing, (c) to transfer personal data collected by the Service Provider about Users, including to receive them in a structured form, (d) request the Service Provider to access and rectify their personal data, (e) object to processing, (f) revoke the Service Provider's consent at any time without affecting the legality of the processing performed on the basis of consent before its revocation, (g) lodge a complaint against the Service Provider to a supervisory authority.

5. OTHER DATA

5.1 The Service may store http queries, in connection with which some information may be stored in the server log files, including the IP address of the computer from which the query came, the name of the Users' station - identification carried out by the http protocol, if possible,

the date and system time of registration on the Service and arrival of the query, the number of bytes sent by the server, the URL of the page previously visited by the Users, if entered through a link, information about the Users' browser, information about errors that occurred during the execution of the http transaction. Logs may be collected as material for the proper administration of the Website. Only persons authorized to administer the computer system have access to the information. Log files may be analyzed to compile statistics of traffic on the Website and errors that occur. Summary of such information does not identify Users.

6. SECURITY

6.1 The Service Provider shall apply technical and organizational measures to ensure the protection of the processed personal data appropriate to the risks and categories of protected data, and in particular shall technically and organizationally secure the data from being disclosed to unauthorized persons, from being taken by an unauthorized person, from being processed in violation of the Act, and from being altered, lost, damaged or destroyed, among others SSL certificates are used. The collection of collected personal data of Users is stored on a secured server and the data is also protected by the Service Provider's internal procedures on personal data processing and information security policy.

6.2 The Service Provider has also implemented appropriate technical and organizational measures, such as pseudonymization, designed to effectively implement data protection principles, such as data minimization, and to give the processing the necessary safeguards to meet the requirements of the RODO and to protect the rights of data subjects. The Service Provider shall implement all necessary technical measures specified in Articles 25, 30, 32-34, 35-39 of the RODO to ensure enhanced protection and security of the processing of Users' personal data.

6.3 At the same time, the Service Provider indicates that the use of the Internet and services provided electronically may be threatened by the penetration of malicious software (malware) into the Users' data communications system and device, as well as unauthorized access to the Users' data, including personal data, by third parties, despite the operation of the System. In order to minimize these threats, Users should use appropriate technical protection, e.g. using up-to-date anti-virus software or protecting Users' identification on the Internet. In order to obtain detailed and professional information regarding the preservation of security on the Internet, the Service Provider recommends consulting with entities specializing in such IT services.

7. COOKIES

7.1 For the proper operation of the Site, the Service Provider uses the technology of cookies. Cookies are packets of information stored on Users' devices through the Service, usually containing information consistent with the purpose of the file, by means of which the User uses the Service. Cookies usually contain the address of the Site, the date of placement, the expiration date, a unique number and additional information in accordance with the purpose of the file.

7.2 The Service Provider uses two types of Cookies: session Cookies, which are deleted permanently when the Users' browser session ends, and persistent Cookies, which remain after the end of the browser session on the Users' devices until they are deleted.

7.3 On the basis of Cookies, both session and permanent, it is not possible to determine the identity of Users. The mechanism of Cookies does not allow the collection of any personal data.

7.4 Cookies of the Service Provider are safe for Users' devices, in particular, they do not allow viruses or other software to enter the device. In turn, External Cookies (i.e. Cookies placed by the Service Provider's partners) can be read by an external server.

7.5 Users may disable the storage of Cookies on their device, according to the instructions of the browser manufacturer, but this may result in the unavailability of some or all of the Service's functions.

7.6 The following types of Cookies are used within the Service:

- "necessary" Cookies to enable the use of services available within the Service, such as authentication Cookies used for services requiring authentication within the Service;
- Cookies used to ensure security, such as those used to detect abuse of authentication within the Service;
- "performance" Cookies, enabling the collection of information about the use of the Website's websites;
- "functional" Cookies, enabling "remembering" the settings selected by Users and personalizing the Users' interface, e.g. with regard to the selected language or region of origin of the User, font size, appearance of the website, etc;
- "advertising" cookies, enabling the delivery to Users of advertising content more tailored to their interests.

7.7 In many cases, web browsing software (web browser) allows the storage of Cookies on the Users' terminal device by default. Users may change their settings regarding Cookies at any time. These settings can be changed, in particular, in such a way as to block the automatic handling of Cookies in the settings of the web browser or inform about their placement on the Users' devices each time. Detailed information on the possibility and methods of using Cookies is available in the settings of your software (web browser).

7.8 Cookies placed on the Users' terminal equipment and may also be used by advertisers and partners cooperating with the operator of the Website. Users may independently change their settings regarding Cookies at any time, specifying the conditions for their storage, through the settings of their web browser or through the configuration of the service. Users can also independently delete Cookies stored on his device at any time, in accordance with the instructions of the browser manufacturer.

7.9 Detailed information on the handling of Cookies is available in the settings of the Internet browser.

8. FINAL PROVISIONS

8.1 This Privacy Policy shall enter into force on November 1, 2023.