

Privacy policy

In connection with the entry into force of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 regarding the protection of individuals with regard to the processing of personal data and regarding the free movement of such data, and repeal of the Directive 95/46 / EC (general Data Protection Regulation), EU Official Journal No. 119, hereinafter referred to as "GDPR", we undertake to respect all your rights to privacy online and to properly protect the data provided to us.

This Policy sets out the rules for using the website at www.oazamokotow.pl (the "Website"), as well as the rules for the processing and protection of personal data provided by Users in connection with their use of the Website's services in accordance with the applicable national regulations and acts of Community law.

The owner of the website in the domain www.oazamokotow.pl is a company under the name Oaza Mokotów limited liability company limited partnership with headquarters in Krakow. The administrator of personal data contained on the Website is the company under the business name Oaza Mokotów limited liability company c partnership with headquarters in Krakow, ul. Stańczyka 9 / LU2, 30-126 Kraków, KRS 0000315746, NIP: 9452122404 (hereinafter referred to as: "Personal Data Administrator").

Contact details of the Personal Data Administrator:

Address: ul. Stańczyka 9, office LU2, 30-126 Krakow

e-mail: sprzedaz@oazamokotow.pl

phone: +48 571 266 250

The administrator has not appointed a Data Protection Officer due to the lack of a legal obligation.

The Personal Data Administrator makes every effort to ensure that the data presented on the Website are complete, current and consistent with the facts, but it cannot fully guarantee it, and therefore is not responsible for the effects of using the presented data, in particular for damages arising in the result of using them when making investment decisions.

The data published on the Website are for information purposes only and do not constitute an offer within the meaning of the Civil Code.

All rights reserved. The rights to use, copy and distribute all data available on the Website are subject in particular to the provisions of the Act of February 4, 1994 on Copyright and Related Rights (Journal of Laws of 1994 No. 24, item 83, as amended).

The website is free and directed to people interested in the activity of the Personal Data Administrator. The Personal Data Administrator has appropriate permits to use the data presented on the Website.

The Personal Data Administrator collects information on Users' interactions with the Website and its content and services, including the so-called system logs, i.e. information about the device and logging in, also containing the date, time of visit and the IP number of the device from which the connection was made, as well as data on Website viewing statistics and traffic to and from the website.

The above activities are aimed at improving the website and adapting it to the needs of the User. Data saved in the above mentioned so-called. logs are not associated with specific people using the Website and are not used by the Personal Data Administrator to identify the User.

The Personal Data Administrator fully respects the right to privacy and protection of personal data of Website Users. We process User's data in order to:

- enable the use of the website,
- implement of our services and improve their quality,
- conclude and implement the contracts and implement your requests,
- matching the content displayed on it to your preferences,
- conducting quality and effectiveness tests,
- for statistical purposes
- for the purposes of technical administration and ensuring data security,
- provide services electronically in accordance with art. 10 paragraph 2 of the Act on the Provision of Electronic Services,
- for the purposes of direct marketing of products and services based on your consent (legal basis: art.6 par.1 lit. a GDPR) including contacting, presenting the offer, conducting measurements and analyzes, including profiling (i.e. the Administrator automatically processing of personal data (profiling), including information about your activity on the website, in order to provide you with information about products and services which you may be most interested in acquiring. However, the decision to provide specific information is made by Administrator's employee, i.e. it is not only an automated decision),

Saving data in cookies and collecting data from the Website - based on your consent (art.6 par.1 lit.a GDPR),

In order to meet the legal requirements of the Personal Data Administrator (art.6 par.1 lit.a GDPR)

- To implement our legitimate interest, in particular data archiving, defense against claims and asserting your rights.

Personal Data is processed on the basis of the consent expressed by the User and in cases where the law authorizes the Personal Data Administrator to process personal data on the basis of legal provisions or for the purpose of implementing a contract concluded between the parties, where the party is the person, to which this data relates, or to take action at the request of the person to which this data relates before the conclusion of the contract or to implement our legitimate interest. The Personal Data Administrator takes particular care to protect personal data, including by applying appropriate legal, procedural and technological solutions that are to prevent disclosure of data to unauthorized persons.

The website gathers information about Users and their behavior in the following ways:

1. by collecting the data voluntarily entered and provided by Users, e.g. in information forms, and the data provided in the form are processed for the purpose resulting from the function of a specific form,
2. by collecting "cookies" in accordance with the Website's cookie policy.

The information provided by our Users is processed and stored using security measures in accordance with applicable regulations, while maintaining high standards of protection.

The User has the right to access their data, correct them, delete or request restriction of processing, or the right to object to the processing, as well as the right to transfer data. The user has the right to lodge a complaint with a supervisory authority.

The User's consent to the processing of his personal data for marketing purposes is completely voluntary.

You have the right to withdraw your consent to data processing at any time without affecting the lawfulness of the processing that was carried out on the basis of consent before its withdrawal.

The Website may contain links to other websites. Such websites may operate independently of this Website. These websites may have their own privacy policies and regulations that should be read.

We would also like to inform you that the Personal Data Administrator stores Users' personal data in accordance with applicable law only for the time necessary to achieve the purposes for which the data was collected and provided that one of the legal bases described above is up to date or when it appeared a new basis, e.g. a legal provision or the need to enforce claims in court proceedings.

Your personal data will not be transferred to third countries, i.e. to countries with registered offices outside the European Economic Area.

By using the Website, you accept this policy and agree to the processing of personal data by the Administrator of the data provided by the User, to the extent indicated above, on the terms and during the period specified above, in accordance with applicable national provisions and Community legislation.

The Personal Data Administrator has the right to amend these rules of using the Website at any time. The changes are effective from the date of publication.

Information clause - direct marketing

INFORMATION ABOUT THE PROCESSING OF PERSONAL DATA

According to art. 14 paragraph 1 and 2 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46 / EC (hereinafter: GDPR) I inform that:

1. The administrator of your personal data is:

Oaza Mokotów limited liability company limited partnership with headquarters in Krakow, Stańczyka 9, apartment LU2, 30-126 Krakow

KRS 0000315746, NIP: 9452122404

Contact details of the Personal Data Administrator:

Address: ul. Stańczyka 9, office LU2, 30-126 Krakow

e-mail: sprzedaz@oazamokotow.pl

phone: +48 571 266 250

2. The personal data administrator has not appointed a personal data inspector due to the lack of a legal obligation.

3. Your personal data will be processed in order to:

- a. direct marketing of products and services based on your consent (legal basis: art.6 par.1 lit.a GDPR) if such consent has been expressed by you, or
- b. take specific actions at your request (originator of the request) before the conclusion of the contract (pursuant to art.6 par.1 lit. b GDPR), if such a request was made by you.

4. Categories of personal data processed:

- a. contact details,
- b. regarding shopping preferences, including information about your activity on the website.

5. Your personal data will be processed:

- a. until you withdraw your consent to their processing, if the processing of your personal data, based on your consent (legal basis: art.6 par.1 lit. a GDPR), or
- b. until the conclusion of the contract referred to in paragraph 3 lit. b) above or until you exercise one of the rights referred to in paragraph 8 below.

6. The recipients of your personal data may be:

a. employees and associates of the Administrator,

entities providing services to the Administrator, in particular IT, marketing and telecommunications services entrusted to the Administrator by processing personal data,

c. real estate agents (if your consent was collected through them).

7. Your personal data will not be transferred to third countries, i.e. to countries with headquarters outside the European Economic Area.

8. You have the following rights related to the processing of personal data:

a. the right to withdraw consent to the processing of data, to the extent that your personal data is processed on the basis of consent,

b. the right to access personal data,

c. the right to request the correction of personal data,

d. the right to request the deletion of your personal data,

e. the right to request the restriction of personal data processing,

f. the right to object to the processing of personal data,

g. the right to transfer personal data, i.e. the right to receive personal data from the Company in a structured, commonly used, machine-readable IT format. You can send this data to another data administrator or request that the Company send your data to another administrator. However, the Company will do so only if such a transfer is technically possible. The right to transfer personal data only applies to those data that the Company processes on the basis of an agreement with you or on the basis of consent.

8. You have the right to lodge a complaint to the supervisory body when you feel that the processing of your personal data violates the provisions of the GDPR, i.e. to the President of the Office for Personal Data Protection.

9. Providing personal data is voluntary. Failure to provide this data will result in the inability to process your personal data for direct marketing of products and services.

10. The administrator automatically processes personal data (profiling), including information about your activity on the website, in order to provide you with information on products and services the purchase of which you may be most interested in. The decision to provide specific information, however, is made by an Administrator employee, i.e. it is not only an automated decision.