

PRIVACY POLICY

§ 1. General provisions

1. The joint controllers of the personal data of all customers of the MTA Group companies are:
 - a) **MTA Digital sp. z o.o.** with its registered office in Poznań, at ul. Święty Marcin 29/8, Poznań 61-806, entered in the Register of Entrepreneurs kept by the District Court Poznań – Nowe Miasto i Wilda in Poznań, 8th Commercial Division, under KRS number: 0000561985, NIP (Tax Identification Number): 7831727441, REGON (National Business Registry Number): 36172305500000, with share capital of PLN 5,000.00, paid in full, represented by Jakub Krystkowiak - President of the Management Board,
 - b) **MTA Performance sp. z o.o.** with its registered office in Poznań, at ul. Święty Marcin 29/8, Poznań 61-806, entered in the Register of Entrepreneurs kept by the District Court for the Capital City of Warsaw in Warsaw, 12th Commercial Division, under KRS number: 0000784788, NIP: 7010922437, REGON: 383274210, share capital of PLN 5,000.00, paid in full, represented by Mateusz Mikołajczyk – President of the Management Board,
 - c) **Anchor.Team sp. z o.o.** with its registered office in Poznań, at ul. Święty Marcin 29/8, Poznań 61-806, entered in the Register of Entrepreneurs kept by the District Court Poznań – Nowe Miasto i Wilda in Poznań, 8th Commercial Division, under KRS number: 0000969275, NIP: 7831856345, REGON: 521897892, share capital of PLN 5,000.00, paid in full, represented by Wiktor Jachec, President of the Management Board,
 - d) **Force of Nature Europe sp. z o.o.** with its registered office in Poznań, at ul. Święty Marcin 29/8, Poznań 61-806, entered in the Register of Entrepreneurs kept by the District Court Poznań – Nowe Miasto i Wilda in Poznań, 8th Commercial Division, under KRS number: 0001050399, NIP: 7831885358, REGON: 525999520, with share capital of PLN 5,000.00, paid in full, represented by Jacek Matuszewski, Member of the Management Board,
 - e) **Zero Fluff Digital sp. z o.o.** with its registered office in Poznań, at ul. Świętego Marcina 29/8, Poznań 61-806, entered in the Register of Entrepreneurs kept by the District Court Poznań – Nowe Miasto i Wilda in Poznań, 8th Commercial Division of the National Court Register under KRS number: 0001174081, NIP: 7831930082 REGON: 541841870, with share capital of PLN 5,000.00 paid in full, represented by Jacek Matuszewski – Member of the Management Board,
 - f) **SharkPress Agency sp. z o.o.** with its registered office in Poznań, at ul. Świętego Marcina 29/8, Poznań 61-806, entered in the Register of Entrepreneurs kept by the District Court Poznań – Nowe Miasto i Wilda in Poznań, 8th Commercial Division of the National Court Register under KRS number: 0001181847, NIP: 7831932253, REGON: 542142080, with share capital of PLN 5,000.00 paid in full, represented by Wiktor Jachec – President of the Management Board, hereinafter referred to as "Joint **Controllers of personal data**":
2. The Joint Controllers have appointed Mateusz Mikołajczyk as the contact person for personal data protection, who can be contacted via:
 - a) e-mail: gdpr@mta.digital or
 - b) by writing to the mailing address: Mateusz Mikołajczyk, ul. Święty Marcin 29/8, 61-806 Poznań,
 - c) in person at the company's office: MTA Digital sp. z o.o. at ul. Bolesława Prusa 6/3, 60-819 Poznań.

§ 2. Basis for processing, purposes, source, and storage of personal data

1. We obtain personal data directly from you – you provide it to us, for example, when concluding contracts, as part of the performance of contracts on your behalf, and when contacting us via the contact form. In order to provide you with the most transparent information possible, we have grouped them according to the purpose of processing your personal data.

Purpose of personal data processing	Legal basis for the processing of personal data	Period of storage of personal data	Scope of personal data processed
Conclusion and performance of a contract	The processing of your personal data is necessary for the	We will process your personal data for the duration of the provision	Email address, first name, last name, street, house or apartment number, country,

for the provision of marketing/promotional/search engine optimization (SEO)/lead generation services/website development	performance of the contract for the provision of services to you. The legal basis for the processing of personal data is Article 6(1)(b) of the GDPR, i.e., processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract.	of services to you. We will process the data until the expiry of claims under the concluded service agreement at the latest.	telephone number, bank account number, transaction amount, bank name. If the Customer is an entrepreneur, the following data is processed: company name, tax identification number, street, house or apartment number, country, telephone number. If the first and last name of the person placing the order on behalf of the Contractor is provided, this data is also processed.
Conducting day-to-day business activities, including cooperation with contractors who supply the Joint Controllers with products and services necessary for the Joint Controller's daily operations	The legal basis for the processing of personal data is Article 6(1)(b) of the GDPR, i.e. processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract	Personal data will be processed for the duration of the business relationship or, alternatively, until the expiry of any claims arising therefrom	first and last name, company name, tax identification number, address, telephone number, email address,
Contact with customers via the contact form available at https://mta.digital/pl/kontakt/ and https://www.anchor.team/ contact,	We process your personal data on the basis of your consent, i.e. pursuant to Article 6(1)(a) of the GDPR. The processing of your personal data is necessary in order to respond to your question asked via the contact form. The legal basis for the processing of personal data is Article 6(1)(b) of the GDPR, i.e. the need to take action at the request of the data subject prior to entering into a contract, or Article 6(1)(f) of the GDPR, i.e. the legitimate interest of the Joint Controllers in responding to potential customers.	We will process your personal data until you withdraw your consent. Subsequent withdrawal of consent does not affect the lawfulness of the processing of personal data from the period prior to its withdrawal.	First name, last name, email address,
Statistics on the use of individual functionalities of the website	Our legitimate interest in facilitating the use of services provided	We will process your personal data for the duration of the storage of cookies, but no longer	For these purposes, we process personal data relating to your activity, such as:

<p>https://mta.digital/pl/, https://www.anchor.team/pl and other Joint Controllers.</p>	<p>electronically and improving the functionality of these services. The legal basis for the processing of personal data in this case is Article 6(1)(f) of the GDPR, i.e., the legitimate interest of the Joint Controllers.</p>	<p>than for a period of 50 months.</p>	<p>a) behavioral data on how individual users use the Joint Controllers' website and their preferences in this regard, the amount of time spent on the Joint Controllers' website; the number of visits to specific URLs (subpages) from specific phrases or media channels, b) data on the location of devices used by users to view websites belonging to the Joint Controllers, c) age, gender, d) other data about user activity on websites belonging to the Joint Controllers and on related websites, e.g., comments and reviews posted, activity on social networks, e) email address, f) IP address, other user identifiers, e.g., login, g) first and last name, mailing address, phone number, company name, tax identification number.</p>
<p>Establishing, pursuing, and enforcing claims. Internal accounting.</p>	<p>Our legitimate interest in establishing, pursuing, and enforcing claims and defending against claims in proceedings before courts and other state authorities. The legal basis for the processing of personal data in this case is Article 6(1)(f) of the GDPR, i.e., the legitimate interest of the Joint Controllers. In addition, we process data on the basis of Article 6(1)(c) of the GDPR in conjunction with Article 74(2) of the Accounting Act in conjunction with Article 86 § 1 of the Tax Ordinance (i.e.</p>	<p>The data is processed for the period of limitation of claims resulting from the provisions of the Civil Code. All data processed for accounting and tax purposes is processed for a period of 5 years from the beginning of the year following the financial year in which the operations, transactions, and proceedings were finally completed, repaid, settled, or expired (i.e. in accordance with Article 74(2) of the Accounting Act of September 29, 1994 (i.e. Journal of Laws of 2023, item 120, as amended) in conjunction with Article 86 § 1 of the Tax Ordinance Act of August 29, 1997 - Tax Ordinance (i.e. Journal of</p>	<p>For this purpose, we may process certain personal data provided by you: first name, last name, company name, address, tax identification number (NIP), statistical identification number (REGON), PESEL number, accounting, financial data or data related to the claim (data related to the use of our services, if the claims result from the way you use our services, other data necessary to prove the existence of the claim, including the extent of the damage suffered).</p>

	due to the need to comply with legal obligations, e.g., accounting, bookkeeping, and tax obligations).	Laws of 2025, item 111, as amended).	
Newsletter delivery	The legal basis for the processing of personal data for the purpose of sending the newsletter is the consent of the person to whom the newsletter is to be sent, expressed, for example, by ticking a checkbox. The legal basis for the processing of personal data in this case is Article 6(1)(a) of the GDPR, i.e., the consent of the data subject.	Personal data processed for the purpose of sending the newsletter is stored until the data subject withdraws their consent. Withdrawal of consent does not affect the lawfulness of the processing of personal data prior to its withdrawal.	In order to send the newsletter, we may process some of the personal data you provide: first name, last name, email address, image.
Maintaining social media accounts, including Facebook, Instagram, and LinkedIn	The legal basis for the processing of personal data is Article 6(1)(f) of the GDPR, i.e., the legitimate interest of the Joint Controllers in promoting the services offered by the Joint Controllers and undertaking other marketing activities.	Personal data is processed for the duration of a natural person's use of the websites made available by the Joint Controllers via Facebook, Instagram, and other social media.	The Joint Controllers process personal data made available by a natural person on social networking sites, most often including: first name, last name, nickname, image, etc.
Bookkeeping, accounting	The legal basis for the processing of personal data is: Article 6(1)(c) of the GDPR in conjunction with Article 74(2) of the Accounting Act in conjunction with Article 86 § 1 of the Act of August 29, 1997 - Tax Ordinance, i.e. the need to fulfill the legal obligation incumbent on Joint Controllers of Personal Data	The data is processed for the period of limitation of claims resulting from the provisions of the Civil Code. All data processed for accounting and tax purposes is processed for a period of 5 years from the beginning of the year following the financial year in which the operations, transactions, and proceedings were finally completed, repaid, settled, or expired (i.e. in accordance with Article 74(2) of the Accounting Act of September 29, 1994 (i.e. Journal of Laws of 2023, item 120, as amended) in conjunction with Article 86 § 1 of the Tax Ordinance Act of August 29, 1997 - Tax Ordinance (i.e. Journal of	Personal data such as first name, last name, company name, tax identification number, address, place of business, delivery address, bank account number.

		Laws of 2025, item 111, as amended).	
IT services	The legal basis is Article 6(1)(f) of the GDPR, the legitimate interest of the Joint Controllers in ensuring the proper IT support for the services provided by the Joint Controllers. In addition, the Joint Controllers process personal data for IT services in connection with the recruitment and employment of Associates, as well as in connection with business cooperation with Contractors.	Personal data is processed for the duration of cookie storage. The Joint Controllers may process personal data for longer if this is necessary for the primary purpose of data processing (e.g., the Joint Controller processes personal data until the expiry of claims under the concluded contract).	Data resulting from cookies, as well as all other data that Co-administrators process in connection with IT services (e.g., data processed using e-mail), including in particular data of Customers, Contractors, and Job Candidates.
Implementation of the affiliate program	The legal basis is Article 6(1)(b) of the GDPR, i.e., the necessity to process personal data in order to ensure participation in the implementation of the partnership program, as well as Article 6(1)(f) of the GDPR, i.e., the legitimate interest of the Joint Controllers in increasing the number of Customers using their services.	Personal data is processed for the duration of the business relationship or until the expiry of any claims.	Data necessary to participate in the affiliate program, as specified in the form available at https://mta.digital/pl/program-partnerski-kontakt/takie , such as: e-mail address, company URL, interests, and data necessary to conclude the Agreement, such as first name, last name, registered office address, telephone number, company name, tax identification number, and details of the person representing the entity.
Maintaining a blog on the website at: https://mta.digital/pl/blog-2/ and at https://www.anchor.team/blog	Legal basis: Article 6(1)(f) of the GDPR, i.e., the legitimate interest of the Joint Controllers in promoting their own services	Personal data will be processed for the duration of the legitimate interest of the Joint Controllers of personal data or until an objection is raised	The blog run by the Joint Controllers of Personal Data may potentially process data such as: first name, last name, image.
Collecting customer opinions on the website at https://www.anchor.team/#Testimonials	Legal basis: Article 6(1)(f) of the GDPR, i.e., the legitimate interest of the Joint Controllers in surveying customer satisfaction with the quality of services provided	Personal data will be processed for the duration of the legitimate interest of the Joint Controllers of personal data or until an objection is raised	As part of the customer satisfaction survey on the quality of services provided, the following personal data is processed: first name, last name, company name
Conducting online conferences with potential customers	Legal basis: Article 6(1)(b) of the GDPR, i.e., the necessity to process personal data prior to entering into a contract, and Article 6(1)(f) of the GDPR, i.e., the legitimate	Personal data will be processed for the duration of the business relationship or until any claims expire	As part of the processing of personal data related to the conduct of online conferences, the following personal data will be processed: first name, last name, email address, and other data required by the Calendly application used by

	interest of the Joint Controllers in enabling them to contact Customers as quickly as possible		the Joint Controllers of Personal Data
Maintaining a form enabling the resolution of problems encountered by Customers in the course of their business activities via the website at https://www.anchor.team/contact	Legal basis: Article 6(1)(f) of the GDPR, i.e., the legitimate interest of the Joint Controllers in resolving Customer problems related to their business activities, and Article 6(1)(b) of the GDPR, i.e., the necessity to process personal data in order to take steps prior to entering into a contract	Personal data will be processed for the duration of the business relationship or until any claims expire.	As part of the processing of personal data related to the operation of the form used to resolve problems encountered by Customers in the course of their business activities, the following personal data will be processed: first name, last name, e-mail address, telephone number, website address (if it contains personal data).

§ 3. Data sharing

- The administrator ensures that all personal data collected is used to fulfill obligations towards users. This information will not be disclosed to third parties, except in situations where:
 - the data subjects have given their prior explicit consent to such action, or
 - the obligation to transfer this data results or will result from applicable law, e.g., to law enforcement authorities.
- In addition, the personal data of service users and customers may be transferred to the following recipients or categories of recipients:
 - service providers supplying the Administrator with technical, IT, and organizational solutions enabling the Administrator to conduct business activities, including the website and electronic services provided through it (in particular, computer software providers, e-mail and hosting providers, management software providers) - The Administrator makes the collected personal data of the Customer available to a selected provider acting on its behalf only in the case and to the extent necessary to achieve a given purpose of data processing in accordance with this privacy policy. The service providers supplying the Administrator with technical, IT and organizational solutions are: Google a Limited Liability Company, Google Ireland Limited, Google Asia Pacific Pte. Ltd, Google Australia Pty Ltd, Autenti, sp. z o.o., Asana, Inc., Web INnovative Software, sp. z o.o., Home.pl S.A., OVH, sp. z o.o., Notion Labs Inc., ZIELINAMEDIA, sp. z o.o., Loom Inc., Pipedrive Inc., Mango Technologies, Inc. dba ClickUp Attn: Privacy Agent,
 - accounting, legal, and consulting service providers providing the Administrator with accounting, legal, or consulting support (in particular, an accounting office, law firm, or debt collection company) - The Administrator shall make the collected personal data of the Customer available to a selected provider acting on its behalf only in the case and to the extent necessary to achieve a given purpose of data processing in accordance with this privacy policy. The providers of the above-mentioned services are, in particular: MSRR Szymańska sp. z o.o. sp.k. and KRAFTON Accounting XON sp. z o.o. sp.k.,
 - transport and product delivery services (couriers) – the Administrator shall make the collected personal data of the Customer available to a selected supplier acting on its behalf only to enable the supplier to identify the recipient of the Order.
- The Administrator may share anonymized data (i.e., data that does not identify specific Users) with external service providers in order to better recognize the attractiveness of advertisements and services to users, and in this regard, due to the location of software providers, data may be transferred – in accordance with the rules of their protection to third countries that ensure the standard contractual clauses approved by the European Commission for the processing of personal data or that have the appropriate authority to do so on the basis of bilateral data processing agreements between the European Union and a given third country that is not a member of the European Economic Area. In the case of the Administrator, these entities are:

- o Google LLC for Google Analytics tools used to analyze website statistics, Google Tag Manager: used to manage scripts by easily adding code snippets to a website or application and tracking user activity on a website, Google Ads for displaying sponsored links in Google search results and on websites participating in the Google AdSense program, Google Workspace for comprehensive website editing and coordination of the work of people working on it (including Google Drive, Gmail, Google Sheets, Google Forms, Google Looker studio);
For more information on how Google Analytics collects and uses data, please visit the official Google website at: www.google.com/policies/privacy/partners . In addition, each User can prevent Google from collecting and processing data about their use of the website by downloading and installing a browser plugin at the following link: <http://tools.google.com/dlpage/gaoptout>.
 - o Meta Platforms, Inc. for Facebook pixel used to track conversions from Facebook ads, optimize them based on collected data and statistics, and build an audience list targeted for future ads.
4. The Administrator takes all necessary measures to ensure that its subcontractors and other cooperating entities also guarantee the use of appropriate security measures whenever they process personal data on behalf of the Administrator.
 5. When sharing data with third parties, the Administrator makes every effort to ensure that this is only done with entities that meet the criteria and requirements set out in Articles 46 or 49 of the GDPR. Where appropriate, the Controller will rely on EU standard contractual clauses and other safeguards to enable transfers outside the EEA. In accordance with the decision of the Court of Justice of the European Union of July 16, 2020, the Controller continues to assess the legal systems of the countries to which data are transferred and, where necessary, updates measures to ensure adequate levels of protection.
 6. With regard to data transferred to the United States, when disclosing data to third parties, the Administrator makes every effort to ensure that, in accordance with the European Commission's decision of July 10, 2023, this is done only to entities and organizations in the US that ensure compliance with the new EU-US Data Privacy Framework. The list of these organizations has been published by the US Department of Commerce. The transfer of personal data from the EEA to organizations that have joined the EU-US Data Privacy Framework program and are on this list is possible without the need to obtain additional permits or apply legal instruments such as standard contractual clauses or binding corporate rules. However, if a given data importer in the US has not joined the EU-US Data Protection Framework, the transfer of personal data to that importer is possible and will take place after the conditions set out in Articles 46 or 49 of the GDPR have been met. In such cases, the Controller will rely on EU standard contractual clauses and other safeguards to enable transfers outside the EEA.

§ 4. User rights

1. A User whose personal data is being processed has the right to:
 - a) **access, rectification, restriction, erasure, or transfer** - the data subject has the right to request from the Administrator access to their personal data, rectification, erasure ("right to be forgotten") or restriction of processing, and has the right to object to processing, as well as the right to transfer their data. The detailed conditions for exercising the above rights are set out in Articles 15-21 of the GDPR.
 - b) **withdraw consent at any time** – a person whose data is processed by the Administrator on the basis of consent (pursuant to Article 6(1)(a) or Article 9(2)(a) of the GDPR), has the right to withdraw consent at any time without affecting the lawfulness of the processing that was carried out on the basis of consent before its withdrawal.
 - c) **lodging a complaint with a supervisory authority** – a person whose data is processed by the Controller has the right to lodge a complaint with a supervisory authority in the manner and procedure specified in the provisions of the GDPR and Polish law, in particular the Personal Data Protection Act. The supervisory authority in Poland is the President of the Personal Data Protection Office in Warsaw.
 - d) **objection** – the data subject has the right to object at any time, on grounds relating to their particular situation, to the processing of their personal data based on Article 6(1)(e) (public interest or public tasks) or (f) (legitimate interests of the controller), including profiling based on those provisions. In such a case, the controller may no longer process such personal data unless it demonstrates compelling legitimate grounds for the processing which override the interests, rights, and freedoms of the data subject or for the establishment, exercise, or defense of legal claims.

- e) **objection to direct marketing** - if personal data is processed for direct marketing purposes (based on the legitimate interest of the controller, not on the basis of the data subject's consent), the data subject has the right to object at any time to the processing of personal data concerning him or her for such marketing, including profiling, to the extent that the processing is related to such direct marketing.
2. The above rights are exercised on the basis of a request sent by the user to the following e-mail address: gdpr@mta.digital

§ 5. Right to lodge a complaint with a supervisory authority

If the processing of personal data violates the law, you have the right to lodge a complaint with the supervisory authority regarding the processing of personal data by the Personal Data Administrator. Complaints may be submitted to the President of the Personal Data Protection Office (the Office of the President of the Personal Data Protection Office is located in Warsaw (00-014, at 1A Moniuszki Street).

§ 6. Cookies

1. Cookies are IT data, in particular text files, stored on users' end devices (usually on a computer hard drive or mobile device) used by the user's browser to save specific settings and data for the purpose of using websites. These files allow the user's device to be recognized and the website to be displayed appropriately, ensuring comfort during its use. The storage of cookies therefore enables the website and its offer to be tailored to the user's preferences - the server recognizes and remembers, among other things, preferences such as visits, clicks, and previous actions.
2. The website at <https://mta.digital/> uses the following cookies:
 - a) 21 essential cookies,
 - b) 3 cookies used to adapt the website to user preferences,
 - c) 10 cookies used for statistical analysis, research, or audience auditing,
 - d) 21 cookies used to serve advertisements,
 - e) 1 unclassified cookie.
3. No cookies are collected on the website at <https://www.anchor.team/>.
4. The website at <https://www.sharkpress.agency/> uses the following cookies:
 - a) 1 essential cookie,
 - b) 6 analytical cookies,
 - c) 3 cookies supporting advertisements,
 - d) 1 performance cookie,
 - e) 1 cookie of a different nature.
5. By using the website available at <https://mta.digital/> or <https://www.sharkpress.agency/>, you consent to the installation of so-called essential cookies on the end device of the person using the Website. Consent to the installation of necessary cookies is a prerequisite for using the Co-administrators' website. With regard to other categories of cookies, the user has the option of consenting to their use by the Co-administrators, which, however, is not a prerequisite for using the Co-administrators' website. With regard to cookies other than essential cookies, consent is given through the web browser settings. If the User does not agree to the use of cookies other than those that are necessary, they should change their browser settings accordingly or opt out of using the Website (more information below). However, this will not prevent the use of the Co-administrators' website.
6. The table below shows the types of cookies used by the websites <https://mta.digital/> and <https://www.sharkpress.agency/>, along with additional information about the purpose of each cookie.

Type of cookie	Characteristics
Session cookies Session cookies	These cookies are used to process information that allows the user's session to be maintained until the web browser is closed. In principle, session cookies do not collect personal data in a way that would allow direct identification of the user. Their main task is to store information about the

	current browsing session, such as the contents of the shopping cart in an online store or the login status. However, in certain situations, the information collected by cookies, in combination with other data, could potentially lead to the identification of a person.
Long live cookies Long-term cookies	These cookies enable the personalization of services for Users – saving search criteria. Long-term cookies can potentially collect personal data.
Third-party cookies Third-party cookies	These cookies are placed by third parties. In the case of our website, this is the provider of the Cookiebot tool. For more information on the processing of personal data by the Cookiebot tool, please visit https://www.cookiebot.com/en/privacy-policy/ . Although cookies do not directly store your name, email address, or phone number, they can identify you through your IP address, device ID, or other unique identifiers. This data, combined with other information collected by cookies, can be used to create a user profile and track your activity on the web.

Type of cookie	Characteristics
Essential/Necessary cookies	Essential cookies contribute to the usability of the website by enabling basic functions such as website navigation and access to secure areas of the website. The website cannot function properly without these cookies. Essential cookies do not, as a rule, collect personal data in a way that would allow a specific person to be identified. Although they do not collect personal data, in some cases, when combined with other information, they can potentially contribute to the identification of the user.
Preference cookies	Preference cookies allow the website to remember information that changes the appearance or functionality of the website, such as the preferred language or region where the user is located. Preference cookies, such as those that remember language or display settings, may collect personal data.
Statistical/analytical cookies	Statistical cookies help website owners understand how different users behave on the website by collecting and reporting anonymous information. Cookies allow for counting visits to the websites of personal data co-controllers and traffic sources, counting the number of users, and thus measuring and statistically analyzing how users use the website. The above-mentioned cookies may potentially collect personal data in the form of so-called behavioral data, i.e., data on how the website is used, which may be considered personal data.
Marketing/Advertising cookies	Marketing cookies are used to track users on websites. The aim is to display advertisements that are relevant and interesting to individual users and thus more valuable to third-party publishers and advertisers. These files collect information about user behavior obtained while browsing the website in order to display advertisements related to the user's browsing profile. These

	cookies may collect information about location, preferences, browsing history, and user behavior, which may also be considered personal data.
Unclassified cookies	Unclassified cookies are cookies that are in the process of being classified, along with the providers of individual cookies.

7. The information stored in cookies on websites is used by the Joint Controllers, with the exception of files specified as "third-party cookies." Third-party cookies are cookies used and managed by external entities to provide services required by us to improve our services and the User's experience when browsing our website. The main services for which third-party cookies are used are obtaining access statistics
8. As part of cookie technology, Co-controllers may use tracking pixels or clear GIF files to collect information about how you use their services and your response to marketing messages sent by email.
9. Co-administrators may use web log files (which contain technical data such as the user's IP address) to monitor traffic within their services, resolve technical problems, detect and prevent fraud, and enforce the provisions of the User Agreement.
10. The controller does not use any cross-site tracking technologies, and the personal data collected about each user is not sold or shared for the purpose of advertising based on the collection of multi-contextual behavior from different websites.
11. The Administrator informs that the website does not respond to DNT (Do Not Track) signals, but the user can disable certain forms of online tracking, including some analytics and personalized advertising, by changing the cookie settings in their browser or using our cookie consent tools (if applicable).
12. Detailed information on changing cookie settings and deleting cookies yourself in the most popular web browsers is available in the help section of your web browser and on the following pages (just click on the link):
 - a) [Google Chrome](#)
 - b) [Mozilla Firefox](#)
 - c) [Microsoft Edge](#)
 - d) [Opera](#)
 - e) [Safari macOS](#)
 - f) [Safari iOS/iPad OS](#)
13. Detailed information on managing cookies on your cell phone or other mobile device should be available in the user manual for that mobile device.
14. The content of this Privacy Policy was updated on July 16, 2025.