

PRIVACY POLICY
WEBSITE www.wojmir.pl

1. For the owner of this website, personal data protection The user experience is of utmost importance. He goes to great lengths to ensure that Users felt safe entrusting their personal data in the process using the website.
2. The user is a natural person, legal person or organizational unit, without legal personality, which the law recognizes as having legal capacity, using electronic services available on the website.
3. This privacy policy explains the rules and scope of data processing personal data of the User, his rights and obligations the administrator of this data, and also informs about the use of cookies.
4. The administrator uses the most modern technical means and solutions organizational, ensuring a high level of data protection personal data and protection against unauthorized access.

I. PERSONAL DATA ADMINISTRATOR

The administrator of personal data is the Entrepreneur Mrs. Dawid Goniwiecha, running a business under the name of: Wojmir Rzemiosło Artystyczne, with headquarters at: Pelagii Kwapulińskiej 19 Street, Ruda Śląska 41-707, NIP: 6272401880 (hereinafter referred to as the "Owner").

II. PURPOSE OF THE PROCESSING OF PERSONAL DATA

1. The Administrator processes the User's personal data in order to:
For the proper performance of sales contracts concluded under an online store via the website www.wojmir.pl
2. This means that these data are needed in particular for
 - a. register on the website;
 - b. conclusion of the contract;
 - c. making settlements;
 - d. delivery of goods ordered by the User or performance of services;
 - e. use by the User of all consumer rights (eg. withdrawal from the contract, warranty).
3. The User may also consent to receive information about news and promotions, which will cause the administrator to be also process personal data in order to send information to the User commercial, concerning, inter alia, new products or services, promotions or sale.
4. Personal data are also processed as part of legal compliance obligations incumbent on the data controller and the performance of tasks, in the public interest, incl. to perform related tasks with security and defense or the storage of tax documentation.
5. Personal data may also be processed for marketing purposes direct products, security and redress or protection against claims of the User or a third party, as well as service marketing and products of third parties or own, non-marketing direct marketing.

III. DATA TYPE

1. The administrator processes the following personal data, the provision of which is provided necessary for:
 - a. register on the website:
 - first name and last name;
 - e-mail address;
 - b. making purchases via the website:
 - first name and last name;
 - sex;
 - delivery address;
 - Phone number;
 - e-mail address;
 - c. Data provided by the User optionally:
 - Date of birth;
 - PESEL number (in the case of a request for an invoice);
 - tax identification number (in the case of a request for an invoice for an entrepreneur).
2. In the event of withdrawal from the contract or acceptance of the complaint, when the return payments are made directly to the User's bank account, for the purpose we also process information regarding the number of refunds bank account.

IV. LEGAL BASIS FOR THE PROCESSING OF PERSONAL DATA

1. Personal data is processed in accordance with the provisions of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016. on the protection of individuals with regard to data processing personal data and on the free movement of such data and repeal Directive 95/46 / EC (General Data Protection Regulation), OJ L 119, 4.5.2016, p. 1-88, hereinafter referred to as: "GDPR Regulation".
2. The administrator processes personal data only after obtaining it the User's consent, expressed at the time of registration on the website or in the moment of confirmation of the transaction made on the website.
3. Expressing consent to the processing of personal data is complete voluntary, however, the lack of granting it makes it impossible to register on website and making purchases via the website website.

V. USER RIGHTS

1. The user may at any time request information from the administrator on the scope of personal data processing.
2. The User may request correction or rectification at any time your personal data. The user can also do it himself after logging into your account.
3. The User may at any time withdraw his consent to the processing of it personal data, without giving any reason. Request not to process data may refer to a specific processing purpose indicated by the User, e.g. withdrawal of consent to receive commercial information or concern all purposes of data processing. Withdrawal of consent for all purposes processing will cause the User's account to be removed from the website website, along with all previously processed by the administrator

User's personal data. Withdrawal of consent will not affect the consent already made activities.

4. The user may request at any time, without giving any reason, to the administrator deleted his data. The request to delete the data will not affect activities performed so far. Deletion of data means simultaneous deletion User's account, along with all saved and processed so far by the administrator of personal data.

5. The User may object to the processing at any time personal data, both in terms of all processed by the administrator of the User's personal data, as well as only to a limited extent, e.g. as regards data processing in a specifically indicated manner purpose. The objection will not affect the activities performed so far. Bringing in objection will result in the removal of the User's account, along with all saved ones and personal data processed so far by the administrator.

6. The user may request the restriction of the processing of personal data, or it is for a specified period of time, or without a time limit, but within a specified period what the administrator will be obliged to fulfill. This request will not affect activities performed so far.

7. The user may request the administrator to provide another entity with the processed personal data of the User. To do this, he should write a request to administrator, indicating to which entity (name, address) it should be provided User's personal data and what specific data the User wishes, for the administrator to pass. After the User confirms his The administrator will provide the wishes in electronic form to the indicated person entity, the User's personal data. Confirmation of the request by the User it is necessary due to the security of the User's personal data and to be sure that the request comes from an authorized person.

8. The administrator informs the User about the actions taken, before the expiry one month from the receipt of one of the requests mentioned in the previous points.

VI. PERIOD OF STORAGE OF PERSONAL DATA

1. In principle, personal data is only kept for as long as it is necessary to fulfill the contractual or statutory obligations for which they have been collected. These data will be deleted immediately when their storage will not be necessary for evidence purposes, in accordance with the law civil or in connection with statutory data retention obligations.

2. Information regarding the contract is stored for evidence purposes, by a three-year period starting from the end of the year in which the business relationship was terminated

with the User. The data will be deleted after the statutory deadline has elapsed limitation of the pursuit of contractual claims.

3. Moreover, the administrator may keep archival information concerning concluded transactions, because their storage is related to the due rights Claims to the User, e.g. under the warranty.

4. If no contract has been concluded between the User and the Owner, User's personal data is stored until the account is deleted User on the website. Account deletion may occur as a result submitting a request by the User, withdrawing consent to data processing personal data, or objecting to the processing of this data.

VII. ENTRYING THE PROCESSING OF DATA TO OTHER ENTITIES

1. The administrator may entrust the processing of personal data to entities cooperating with the administrator, to the extent necessary for the implementation transactions, e.g. in order to prepare the ordered goods and deliver them shipments or the transmission of commercial communications from administrator (the latter applies to Users who have consented to receiving commercial information).
2. In addition to the purposes set out in this Privacy Policy, personal data Users will not be made available to third parties in any way, neither transferred to other entities for the purpose of sending marketing materials these third parties.
3. Personal data of the website users are not transferred outside area of the European Union.
4. This Privacy Policy complies with the provisions of Art. 13 paragraph 1 and sec. 2 of the GDPR.

VIII. COOKIES

1. The website uses cookies (cookies) or similar technology (hereinafter collectively referred to as "cookies") to collect information about access The user to the website (e.g. via a computer or smartphone) and his preferences. They are used, inter alia, for advertising purposes and statistical purposes and to adapt the website to individual needs User's needs.
2. Cookies are pieces of information that contain a unique reference code, which the website sends to the User's device for the purpose storing and sometimes tracking information about the used devices. Usually, they do not allow the identification of the User. Their the main task is to better match the website to the User.
3. Some of the website cookies are available only for the duration of the respective Internet session and will expire after closing browsers. Other cookies are used to remember the User who after returning to the website, he is recognized there. They are then stored for a long time.
4. All cookies on the website are set by administrator.
5. All cookies used by this website are compatible with applicable European Union law.
6. Most Users and some mobile browsers automatically accepts cookies. If the User does not change the settings, cookies will remain stored in the device memory.
7. The user may change the preferences regarding the acceptance of cookies or change browser to be able to receive appropriate every time notification when the cookie function is set. To change the settings accepting cookies, adjust the settings in the browser.
8. It is worth remembering that blocking or deleting cookies may not be possible full use of the website.
9. Cookies will be used for the necessary session management, including:
 - a. Creating a special login session for the User of the website, so that the website remembers that the User is logged in and his requests were made delivered in an efficient, safe and consistent manner;
 - b. Recognizing the User who has previously visited the website

- website, which allows to identify the number of unique users, who have used the site and make sure that it is sufficient website capacity for the number of new users;
- c. Recognizing whether or not a website visitor is registered on the website;
 - d. Registering information from the User's device, including: cookies, IP address and information about the browser used, in order to be able to diagnose problems, administer and track Site Use;
 - e. Customizing the layout elements of the artwork or page content website;
 - f. Collecting statistical information on how the User uses from the site, in order to be able to improve the site and determine which ranges the website is the most popular for users.