

PRIVACY POLICY - INFORMATION OBLIGATION

on data collected by sole proprietorships

in the "Winpoint-Ipocrates" database

The data administrator is Sagra Technology Limited Liability Company

headquarters in Szczecin, entered into the Register of Entrepreneurs under the KRS number: 0000122856,

for which the registration files are kept by the District Court Szczecin Centrum in Szczecin, XIII Division

Commercial of the National Court Register, NIP: 8520604961, REGON: 008080085. Protection data is carried out in accordance with the requirements of generally applicable law.

From May 25, 2018, the provisions of the Regulation of the European Parliament i

Of the Council (EU) 2016/679 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

repeal of Directive 95/46 / EC (GDPR).

For the purposes of better reception, the term "Personal Data Subject" has been replaced with the term "You", "Administrator" - "We". The term "GDPR" means a Regulation of the Parliament 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of persons

individuals with regard to the processing of personal data and on free movement such data and repealing Directive 95/46 / EC.

We respect the right to privacy and we care about data security and we act in accordance with the following rules.

Data Administrator

Sagra Technology Sp. z o.o. in Szczecin is the Administrator of Personal Data, which means an entity that independently or jointly with others determines the purposes and methods of data processing

personal. Contact with our Data Protection Officer is possible via the address

email: iodo@sagra.pl or daneosobowe@sagra.pl.

Sources of data acquisition

We collect data about you from publicly available external sources, e.g. the Main Office Statistical (GUS), Central Register and Information on Economic Activity (CeIDG). Data these can be verified in direct contact with you.

The scope of processed data

We collect and use the following categories of personal data:

- Your name, surname and contact details (telephone number, fax number, e-mail address).
- Data about your business activity available at the Central Statistical Office and CeIDG, i.e. company name, tax identification number, address and possibly telephone number and type of activity.

i.e. data that remains generally available to anyone at all times in accordance with applicable law.

Purposes of processing

We process your personal data:

- in accordance with the provisions on the protection of personal data,
- in accordance with the implemented Personal Data Protection Policy,
- to the extent and for the purpose necessary to fulfill legitimate interests (legally legitimate goals);

We process this information in order to provide it to our clients as part of the service our services, which consist in facilitating business contacts and supporting sales by providing up-to-date information about potential recipients of our products Customers. We do not process data other than publicly available and those that we ourselves you handed over We do not use them for marketing, profiling or any evaluation aspects of your business or yourself. Data about your business activities serve only to support the sale of our clients and for this purpose are shared with them.

The legal basis for data processing is our legitimate interest in building and offering products that facilitate sales management.

The list of entities that use our services can be found here. As part of our

products, your data may be made available to indicated entities, and these entities may process for your own purposes.

The legitimate aims also include pursuing and defending claims.

Your rights

Each data subject has the right to request access to data, rectification, deletion or limitation of processing, the right to object, the right to lodge a complaint to the authority

supervisory board. In order to exercise the indicated rights, you can report to our office or send the application to our address by letter or by e-mail.

the right to access data - the data subject has the right to receive information

incl. what data we process, for what purposes they are processed, and obtaining them copies.

You can ask us to receive information as to whether we process your data personal.

- the right to delete data (the right to be forgotten) - the data subject

may indicate the scope and circumstances justifying the requested deletion of data, e.g. the data is no longer necessary to achieve the purposes for which it was collected, and there are no grounds legal for further data processing, the data is processed unlawfully.

The right to delete data may be exercised in cases where we do not have as Personal Data Administrator of other legal grounds for processing data.

- the right to transfer data - the data subject has the right to receive in a structured, commonly used, readable format

machine personal data concerning it. A request for data transfer may be submitted data subject.

- the right to limit data processing - the data subject indicates that the conditions specified in Art. 18 GDPR to limit the processing of its data.

Each request for restriction of data processing will require individual

considering the existing grounds for data processing, purpose and scope processing.

- the right to rectify data - at any time when the need arises,

the data subject informs us about the change of their personal data. You can turn to us with a request to correct incorrect or complete incomplete data personal.

- the right to object - you can object to the processing at any time

data on the basis of legitimate interest. You can object to data processing submit, for example, at our headquarters, by letter to our address or by e-mail

- the right to lodge a complaint regarding the processing of personal data to the authority supervisory, i.e. the President of the Office for Personal Data Protection

We will provide information in writing or by e-mail regarding the exercise of your rights.

If we receive a request to implement the law on personal data, no unnecessary

we will grant any delay - and in any case within one month from the date of receipt of the request the data subject, information about actions taken in connection with the implementation of the above-mentioned

rights. If necessary, this period may be extended by another two months due to

the complexity of the request or the number of requests. Within one month of receipt

requests, we will inform the data subject of such an extension, stating

reasons for the delay.

Personal data protection

In the light of European and national regulations, we process your data using

all technical and organizational measures necessary to provide

the security of this data. Your personal information is our most valuable resource

organization. Sagra Technology has implemented and implements appropriate technical and organizational measures

ensuring protection of the processing of personal data, in particular security

data before being made available to unauthorized persons, taken by a person

unauthorized, loss and alteration, damage or destruction. Moreover, all people

employees and persons cooperating with us are obliged to keep secret, which covers all information regarding your Personal Data.

Our employees carry out training in the field of protected information security, including the scope of personal data protection. We have implemented data encryption and we have introduced access control, thanks to which we minimize the effects of a possible breach data security. We do not share personal data with other entities than authorized under applicable law.

Sharing your personal data

Sagra Technology Sp. z o.o. shares your personal data with other entities in connection with the purpose for which your Personal Data is collected, in particular:

- entities that cooperate with us in connection with the proposed or actual Sagra Technology projects,
- third parties that provide Sagra Technology with goods or services, for example such as solicitors, attorneys, auditors and IT service providers,
- other third parties pursuant to a court order, to protect the interests of Sagra Technology, or as otherwise required by law or for purposes legal proceedings.

Data transfer to third countries (outside the European Economic Area EEA)

Because we use IT tools of international organizations, including

Microsoft, your data may be processed outside the EEA, provided that it is done

it is in accordance with the provisions of the GDPR, i.e. with the guarantee of the fulfillment of your rights.

The period of storage of your personal data

We store your personal data only until it is necessary for implementation

the above-mentioned purposes, until you object to the processing of data or until

necessary to meet legal requirements, if any.