

Privacy Policy

Based on: GDPR – Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (OJ EU L 2016 No. 119)

I. Contents of the administrator's privacy policy:

1. The administrator's privacy policy contains information regarding:
 - a) the processing of personal data and other information concerning users of the website available at: <https://turbourolog.pl> (hereinafter referred to as the "Website");
 - b) the processing of personal data in connection with the ordering of Services through the ZnanyLekarz.pl e-booking system;
 - c) the processing of personal data and other information concerning users of the Facebook portal on the profile: TurboUrolog - Dr Anna Bonder-Nowicka (https://www.facebook.com/profile.php?id=61569814723670&locale=pl_PL);
 - d) processing of personal data and other information concerning users of the Instagram portal on the administrator's company profile: <https://www.instagram.com/turbourolog/>;
 - e) processing of personal data and other information concerning LinkedIn users on the administrator's professional profile: <https://www.linkedin.com/in/anna-bonder-nowicka-a73193344/>;
 - f) processing of personal data contained in the contact form available on the website;
 - g) processing of personal data contained in electronic correspondence;
 - h) processing of personal data during telephone contact;
 - i) the policy also contains all the information that data subjects should receive in accordance with the GDPR.
2. The administrator's privacy policy contains information on the processing of data obtained by the Website, including the use of *cookies* or other similar technologies.

II. Personal data controller:

1. The controller of your personal data is Anna Bonder-Nowicka, conducting business activity under the name Praktyka Lekarska Anna Bonder-Nowicka, ul. Żelazna 67/29, 00-871 Warsaw, NIP: 5252152491.
2. The data controller can be contacted:
 - 1) by post: ul. Żelazna 67/29, 00-871 Warsaw;
 - 2) by e-mail: kontakt@turbourolog.pl .

III. What are the purposes, legal bases and duration of data processing:

a) WEBSITE:

Website operation

1. In order to provide the Website service, the service provider processes information about the user's device to ensure the correct functioning of the services: the computer's

IP address, information contained in *cookies* or other similar technologies, session data, web browser data, device data, data on activity on the Website, including on individual subpages.

2. This information does not contain data concerning the identity of users, but in combination with other information it may constitute personal data and therefore the controller provides it with full protection under the GDPR.
4. The controller also processes personal data in connection with the process of ordering Services through the ZnanyLekarz.pl online appointment booking system. Information about the service provided by the supplier of the above-mentioned software is available in the documents indicated below:
 - a) Terms and Conditions: <https://www.znanylekarz.pl/regulamin>;
 - b) Privacy Policy: <https://www.znanylekarz.pl/prywatnosc>.
3. This data is processed in accordance with Article 6(1)(b) of the GDPR for the purpose of providing the Website's services and in accordance with Article 6(1)(a) of the GDPR in connection with the consent to the use of specific *cookies* or other similar technologies, expressed through the relevant web browser settings in accordance with Article 399 of the Electronic Communications Law ((Journal of Laws 2024, item 1221, as amended), as well as in accordance with Article 6(1)(b) of the GDPR in connection with the performance of the service order via the e-appointment booking system.
4. The data is processed until the user stops using the Website, and in the case of completing the application form to book an appointment via the e-appointment booking system, for the time necessary to complete and finalise the order.

Complaints

1. In order to process complaints, the service provider processes the personal data of users submitting complaints, in particular their email address, first name, surname, content of the complaint, circumstances of the event giving rise to the complaint, information obtained in the course of processing the complaint, including explanations of the event giving rise to it. In the course of considering complaints, the service provider may process a range of other information, including the user's first and last name, information about the user's use of the services, *cookies* or other similar technologies, and information about devices.
2. This data is processed in accordance with Article 6(1)(b) of the GDPR for the purpose of providing services and is processed for the time necessary to consider the complaint and for no longer than 3 months after the end of the complaint procedure for archiving purposes in case of the need to defend against possible claims against the service provider in accordance with the information provided below.

Investigative proceedings, claims

1. In the event of an investigation into a possible violation of the provisions of the policy or legal regulations, rules of social coexistence or good manners, proceedings to pursue claims by the administrator or other users or entities, defence against claims by users or other entities, the administrator may process the personal data of specific users until the pending proceedings are completed and until the expiry of the limitation period for the administrator's claims against the user, which is usually 3 years in accordance with the Civil Code, but in special cases provided for by law may be longer.

2. If personal data is processed for the purpose of pursuing claims of other users, such data may be made available for this purpose to another user or entity or to a public authority authorised by law, e.g. courts, police, public prosecutor's office.
3. This data will then be processed, including made available, in accordance with Article 6(1)(c) of the GDPR, i.e. for the purpose of fulfilling the obligation under the law regarding the obligation to consider complaints, in accordance with the Act on the provision of electronic services or in accordance with Article 6(1)(f) of the GDPR, i.e. in the legitimate interest of the controller in pursuing its claims against the user. The legitimate interest of the controller will then take precedence over the rights and freedoms of the service user.

Marketing and PR activities of the controller

The controller may post marketing information about its services on the Website. The display of this content is carried out by the controller in accordance with Article 6(1)(f) of the GDPR, in accordance with the controller's legitimate interest in publishing content related to the services provided and promotional content of campaigns in which the controller is involved. At the same time, this activity does not infringe the rights and freedoms of users, as users expect to receive content of a similar nature, and sometimes even expect it or make it the direct purpose of their visit to the Website.

Cookies

The Website uses its own *cookies* and third-party *cookies*.

I. First-party cookies:

1. Cookies are small pieces of text information in the form of text files, sent by the server and stored on the website visitor's side (e.g. on the hard drive of a computer, laptop or smartphone memory card, depending on the device used by the visitor).
2. The Administrator may process the data contained in *cookies* when visitors use the Website for the following purposes:
 - a) remembering data from forms filled in on the Website;
 - b) to adapt the content of the Website to the individual preferences of the Service User (e.g. regarding colours, font size, page layout) and to optimise the use of the Website;
 - c) keeping anonymous statistics showing how the Website is used.
3. The rules regarding consent to the use of cookies and the fulfilment of related information obligations are set out in Article 399 of the Electronic Communications Law.
4. By default, most web browsers available on the market accept *cookies* by default. Everyone has the option to specify the conditions for the use of *cookies* through their web browser settings. This means that you can, for example, partially restrict (e.g. temporarily) or completely disable the storage of *cookies* – in the latter case, this may affect some of the Website's functionalities.
5. Web browser settings regarding *cookies* are important from the point of view of consent to the use of *cookies* by the Website – in accordance with the regulations, such consent may also be expressed through web browser settings. If you do not give your consent, you should change your web browser settings regarding *cookies* accordingly.

6. Detailed information on changing *cookie* settings and deleting cookies yourself in the most popular web browsers is available on the following pages (just click on the link):
 1. [in Chrome](#)
 2. [in Firefox](#)
 3. [in Opera](#)
 4. [in Safari](#)
 5. [in Microsoft Edge](#).

II. Third-party cookies:

The website may redirect you to social media sites: Facebook, Instagram, LinkedIn and the ZnanyLekarz.pl platform.

Social media tools

When a user clicks on the icon of a social media platform on the website, they may be redirected to Facebook, Instagram or LinkedIn, which means that the user's browser will connect to that service. The information that the website obtains when a person is logged in or does not have an account on it is: the display of the website in their browser and their IP address. Such information is transmitted and stored on the server of the owner of the website. When logged in to the relevant website, personal data is collected and processed in accordance with the Privacy Policies of those websites.

See how privacy issues are regulated on individual social networking sites:

- Facebook: <https://pl-pl.facebook.com/privacy/explanation>
- Instagram: <https://www.facebook.com/help/instagram/155833707900388>
- LinkedIn: <https://pl.linkedin.com/legal/privacy-policy>

ZnanyLekarz.pl

When a user clicks on the ZnanyLekarz.pl platform icon on the website, they may be redirected to this website.

Issues related to privacy and security, as well as cookies used by ZnanyLekarz.pl, are regulated in the Privacy and Cookie Policy, available at: <https://www.znanylekarz.pl/prywatnosc>.

b) FACEBOOK PROFILE:

Maintaining a profile

1. The administrator processes users' personal data in order to enable them to use the profile. The administrator has information about:

- a) liking the profile,
- b) activity on the profile,
- c) the content of comments and posts made by users.

This data is processed in accordance with Article 6(1)(b) of the GDPR for the purpose of providing services.

Investigative proceedings, claims

1. In the event of an investigation into a possible violation of the provisions of the policy or the law, rules of social coexistence or good manners, proceedings to pursue claims by the controller or other users or entities, defence against claims by users or other entities, the administrator may process the personal data of specific users until the pending proceedings are completed and until the expiry of the limitation period for the administrator's claims against the user, which is usually 3 years in accordance with Article 118 of the Civil Code, but in special cases provided for by law may be longer.
2. If personal data is processed for the purpose of pursuing claims of other users, such data may be made available for this purpose to another user or entity or to a public authority authorised by law, e.g. courts, police, public prosecutor's office.
3. Such data will then be processed, including made available, in accordance with Article 6(1)(c) of the GDPR, i.e. for the purpose of complying with a legal obligation to handle complaints, in accordance with the Act on the provision of electronic services or in accordance with Article 6(1)(f) of the GDPR, i.e. in the legitimate interest of the controller in pursuing its claims against the user. The legitimate interest of the controller will then take precedence over the rights and freedoms of the service recipient.

Marketing and PR activities of the controller

1. The controller may post marketing information on its profile about its products, services or events that it organises or participates in.
2. This content is displayed by the controller in accordance with Article 6(1)(f) of the GDPR, in accordance with the controller's legitimate interest in its own marketing activities. At the same time, this activity does not infringe the rights and freedoms of users who expect to receive content of a similar nature, and sometimes even expect it, in particular due to the specific nature of Facebook.

c) COMPANY PROFILE ON INSTAGRAM:

Maintaining a profile

1. The controller processes users' personal data in order to enable them to use its company profile on Instagram. The controller has information about:
 - a) people who follow its profile,
 - b) likes,
 - c) views on Instagram stories,
 - d) user activity,
 - e) the content of comments posted by users.

This data is processed in accordance with Article 6(1)(b) of the GDPR for the purpose of providing services.

Contacting users

1. In order to enable the controller to contact the user, the controller processes information about persons contacting the controller via messages sent via Instagram, in particular the first and last name or username on Instagram, the content of correspondence (messages, threads). Messages are not stored by the controller in places other than Instagram.
2. The data is processed in accordance with Article 6(1)(f) of the GDPR, in the legitimate interest of the administrator and users, consisting in the need to ensure contact between users and the administrator, and the processing of this data does not violate the rights and freedoms of users.
3. The content of correspondence and contact information are processed for the time necessary to resolve the user's case and for no longer than 3 months after the case has been resolved for archiving purposes in case of the need to defend against possible claims against the administrator. After this time, they are deleted from the administrator's profile, after which the administrator will no longer be able to access this data.

Investigative proceedings, pursuit of claims

1. In the event of an investigation into a possible violation of the provisions of the policy or the law, the rules of social coexistence or good manners, proceedings to pursue claims by the administrator or other users or entities, defence against claims by users or other entities, the administrator may process the personal data of specific users until the pending proceedings are completed and until the expiry of the limitation period for the administrator's claims against the user, which is usually 3 years in accordance with Article 118 of the Civil Code, but in special cases provided for by law it may be longer.
2. If personal data is processed for the purpose of pursuing claims of other users, such data may be made available for this purpose to another user or entity or to a public authority authorised by law, e.g. courts, police, public prosecutor's office.
3. Such data will then be processed, including made available, in accordance with Article 6(1)(c) of the GDPR, i.e. for the purpose of complying with a legal obligation to handle complaints, in accordance with the Act on the provision of electronic services or in accordance with Article 6(1)(f) of the GDPR, i.e. in the legitimate interest of the controller in pursuing its claims against the user. The legitimate interest of the controller will then take precedence over the rights and freedoms of the service user.

Marketing and PR activities of the controller

1. On its Instagram profile, the controller may post marketing information about its products, services or events that it organises or participates in.
2. The display of this content is carried out by the controller in accordance with Article 6(1)(f) of the GDPR, in accordance with the controller's legitimate interest in its own marketing activities. At the same time, this activity does not infringe the rights and freedoms of users who expect to receive content of a similar nature, and sometimes even expect it, in particular due to the specific nature of Instagram.

d) PROFESSIONAL PROFILE ON LINKEDIN:

Maintaining a profile

1. The controller processes the personal data of LinkedIn users who contact them via their company profile.
2. The administrator has information about:
 - a) persons following his profile,
 - b) those who contact them,
 - c) those who leave comments,
 - d) user activity,
 - e) the content of comments posted by users,
 - f) other interactions undertaken by users via his profile (messages/chat).
3. This data is processed in accordance with Article 6(1)(b) of the GDPR for the purpose of providing services.

Contacting users

1. In order to enable the controller to contact the user, the controller processes information about persons contacting the controller via messages sent via LinkedIn, in particular the user's name and surname, the content of correspondence (messages, threads). Messages are not stored by the controller in places other than LinkedIn.
2. The data is processed in accordance with Article 6(1)(f) of the GDPR, in the legitimate interest of the controller and users, consisting in the need to ensure contact between users and the controller, and the processing of this data does not violate the rights and freedoms of users.
3. The content of correspondence and contact information are processed for the time necessary to resolve the user's case and for no longer than 3 months after the case has been resolved for archiving purposes in case of the need to defend against possible claims against the administrator. After this time, they are deleted from the administrator's profile, after which the administrator will no longer be able to access this data.

Investigative proceedings, pursuit of claims

1. In the event of an investigation into a possible violation of the provisions of the policy or the law, the rules of social coexistence or good manners, proceedings to pursue claims by the administrator or other users or entities, defence against claims by users or other entities, the administrator may process the personal data of specific users until the pending proceedings are completed and until the expiry of the limitation period for the administrator's claims against the user, which is usually 3 years in accordance with Article 118 of the Civil Code, but in special cases provided for by law may be longer.
2. If personal data is processed for the purpose of pursuing claims of other users, such data may be made available for this purpose to another user or entity or to a public authority authorised by law, e.g. courts, police, public prosecutor's office.
3. Such data will then be processed, including made available, in accordance with Article 6(1)(c) of the GDPR, i.e. for the purpose of complying with a legal obligation to handle complaints, in accordance with the Act on the provision of electronic services or in

accordance with Article 6(1)(f) of the GDPR, i.e. in the legitimate interest of the controller in pursuing its claims against the user. The legitimate interest of the controller will then take precedence over the rights and freedoms of the service recipient.

Marketing and PR activities of the controller

1. On the company's LinkedIn profile, the controller may post marketing information about its products, services or events that it organises or participates in.
2. The display of this content is carried out by the controller in accordance with Article 6(1)(f) of the GDPR, in accordance with the controller's legitimate interest in its own marketing activities. At the same time, this activity does not violate the rights and freedoms of users who expect to receive content of a similar nature, and sometimes even expect it, in particular due to the specific nature of LinkedIn.

e) ONLINE CONTACT FORM:

1. Personal data such as: first name, surname, e-mail address, optional telephone number and message content are processed for the time necessary to deal with the user's case, including sending commercial information about selected services, and for no longer than 3 months after the case has been dealt with for archiving purposes in case of the need to defend against possible claims against the administrator.
2. This data will then be processed for the purpose of providing the online contact form service provided electronically (Article 6(1)(b) of the GDPR).
3. With regard to the sending of commercial information by electronic means, the data will be processed on the basis of consent given by explicit affirmative actions (Article 6(1)(a) in conjunction with Article 4(11) of the GDPR), consisting in filling in the appropriate field to enter your email address and telephone number.

Pursuing claims

1. In the event of the need to pursue claims by the controller or other users or entities, or to defend against claims by users or other entities, the controller may process the personal data of specific users contained in the online contact form until the pending proceedings are completed and until the expiry of the limitation period for the controller's claims against the user, which is usually 3 years in accordance with Article 118 of the Civil Code, but in special cases provided for by law may be longer.
2. This data will then be processed in accordance with Article 6(1)(f) of the GDPR, i.e. in the legitimate interest of the controller in pursuing its claims against the user or defending itself against claims. The legitimate interest of the controller will then take precedence over the rights and freedoms of the service recipient.

Statistics on the use of services

1. In order to improve the quality of its services, the controller processes statistical information on the use of the online contact form and, for this purpose, uses statistical information provided by *cookies* or other similar technologies.
2. This data is processed in accordance with Article 6(1)(f) of the GDPR in the legitimate interest of the controller, which is to facilitate the use of services, improve the quality

and functionality of the services provided, and the processing of this data does not violate the rights and freedoms of users.

3. This data is processed as part of the controller's ongoing activities, but for no longer than 60 days from receipt of the information. After this time, the controller may continue to process general statistical data that will be devoid of any information relating to individual users.

f) ELECTRONIC CORRESPONDENCE (E-MAIL):

1. The controller processes contact information about the senders and recipients of e-mail correspondence contained in the content of such correspondence for the purpose of:
 - a) enabling e-mail contact with the administrator and contacting recipients;
 - b) documenting arrangements made with persons contacting us by e-mail;
 - c) receiving letters, notifications and requests in electronic form;
 - d) protecting against claims and pursuing possible claims.
2. We store correspondence for one year, unless the messages contain content relevant to the pursuit of claims or defence against claims, in which case we will store selected messages for up to 3 years, i.e. until the expiry of the limitation period for claims, in accordance with the Civil Code.
3. The legal basis for the processing of data contained in e-mail correspondence is:
 - 1) the legitimate interest of the data controller and the senders of electronic messages (Article 6(1)(f) of the GDPR) – in the case of incidental correspondence, consisting in enabling electronic contact with the controller;
 - 2) voluntary consent expressed through explicit confirmatory action – if the sender of the message requests information about services or products, the response provided to the sender will contain the information requested by the sender, and sending the enquiry will constitute consent for the controller to send commercial information to the sender's e-mail address to the extent necessary to respond (Article 398 of the Electronic Communications Law); the consent given may be withdrawn at any time without giving a reason, but commercial information sent after the enquiry has been sent and before the consent has been withdrawn will be sent in accordance with the law; withdrawal of consent may prevent a full response to the question asked;
 - 3) the legitimate interest of the controller in pursuing claims or defending against claims, in accordance with generally applicable law, in particular the Civil Code (Article 6(1)(f) of the GDPR).

g) TELEPHONE CONTACT:

1. The controller processes telephone number information for the purpose of contacting patients, potential patients and other persons contacting the controller using the telephone numbers provided by the controller for this purpose.
2. Depending on the situation, in particular when the controller already has other data about the caller and the reason for the call, the controller also processes personal data for other purposes, agreed on a case-by-case and individual basis, which are known to the caller, or informs the data subject separately.

3. The processing of telephone numbers and other personal data related to this activity is based on the legitimate interest of the controller (Article 6(1)(f) of the GDPR) for the time necessary to achieve the purposes related to such contact, in particular those expected by the person making the contact.

IV. Recipients of user data:

1. The controller discloses users' personal data only to processors under personal data processing agreements for the purpose of providing services to the controller, in particular the Website's hosting and e-mail service provider, i.e. home.pl S.A.
2. With regard to the fan page, due to the specific nature of Facebook, information about people who follow the fan page, likes, comments, posts and other information provided by users is public. However, the administrator does not disclose other information to other entities.
3. With regard to the Instagram profile, due to the specific nature of this service, information about profile followers, likes, story views, as well as the content of comments and other information provided by users is public. However, the administrator does not disclose other information to other entities.
4. With regard to LinkedIn profiles, due to the specific nature of this service, information about profile followers, user interactions, as well as the content of comments and other information provided by users is public. However, the administrator does not disclose other information to other entities.

V. Transfer of personal data to third countries:

Personal data will be processed in third countries only to the extent necessary for the performance of the Administrator's services, and this will be done in accordance with specific measures (i.e. on the basis of a decision confirming an adequate level of protection issued by the EU Commission or on the basis of appropriate safeguards, Article 44 et seq. of the GDPR).

VI. Rights of data subjects:

1. Every data subject has the right:
 - a) **to information about data processing** – the controller shall provide the person making the request with information about the processing of personal data, including, in particular, the purposes and legal grounds for processing, the scope of personal data held, the entities to which it is disclosed and the planned date of deletion of personal data (after the end of the storage period);
 - b) **the right to obtain a copy of the data** – the controller shall provide the person making the request with a copy of the personal data concerning them;
 - c) **the right to rectify data** – the controller shall, upon request, remove any inconsistencies or errors in the personal data being processed and supplement them if they are incomplete;
 - d) **the right to erasure** – the controller shall, upon request, erase or anonymise personal data which are no longer necessary for the purposes for which they were collected;
 - e) **the right to restrict processing** – upon request, the controller shall cease to process personal data – except for operations for which the data subject has given consent –

and to store them, in accordance with the adopted personal data storage period or until the reasons for restricting the processing of personal data cease to exist;

- f) **the right to data portability** – to the extent that personal data are processed by automated means, the controller shall, upon request, provide the personal data supplied by the data subject in a machine-readable format;
 - g) **the right to object (including for marketing purposes)** – the data subject may at any time object to the processing of personal data which is carried out on the basis of the controller's legitimate interest;
 - h) **right to withdraw consent** – at any time and without giving a reason, but the processing of personal data carried out before the withdrawal of consent will remain lawful. Withdrawal of consent will result in the controller ceasing to process personal data for the purpose for which consent was given.
2. In order to exercise the above rights, the data subject should contact the controller using the contact details provided and inform them of which right they wish to exercise and to what extent.

VII. President of the Personal Data Protection Office:

The data subject has the right to lodge a complaint with the supervisory authority, which in Poland is the President of the Personal Data Protection Office with its registered office in Warsaw at ul. Stawki 2, which can be contacted as follows:

- 1) by post: ul. Stawki 2, 00-193 Warsaw,
- 2) via the electronic mailbox available at: <https://www.uodo.gov.pl/pl/p/kontakt>;
- 3) by telephone: (22) 531 03 00.

VIII. Opinions:

1. Patient opinions are available in a dedicated section of the website.
2. Opinions may only be left after the patient has used or is using the service.
3. The opinion may not contain content prohibited by law, i.e. content that is offensive or vulgar, incites violence or other activities contrary to the law or good manners, or violates the personal rights and other rights of third parties. Furthermore, the Patient may only leave a review after they have used or are using the service. It is also prohibited to post reviews that are intended to artificially inflate the price of the service by paid individuals.
4. The Service Provider has the right to verify the opinions left in accordance with the provisions of these Terms and Conditions. If Patients have doubts about a posted opinion, they may report their comments to the Service Provider for verification. In this regard, the Service Provider shall take appropriate action.
5. If a Patient's review does not meet the conditions specified in point VIII of this Privacy Policy, the Terms and Conditions of the websites where the review was published, e.g. ZnanyLekarz.pl, shall apply in this respect.
6. When asking a Patient to post an opinion, or when a Patient posts an opinion on their own initiative, the Service Provider shall also ask the Patient to post the opinion in a place other than where the Patient published it. In the event of an explicit objection by the Patient, the opinion shall not be posted in any place other than its original publication.

IX. Provisions regarding the multilingualism of the website and the protection of personal data:

1. Users' personal data is processed in accordance with the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council (GDPR), regardless of the user's nationality or the language used by the user when using the website.
2. Personal data of users residing or originating from outside the territory of the Republic of Poland, including countries outside the European Union, are processed in accordance with the provisions of the GDPR to the extent that these provisions apply to the Data Controller.
3. The provisions of this Privacy Policy do not limit the rights of data subjects under the GDPR, in particular the rights set out in Articles 12–22 of the GDPR.
4. The Controller does not apply separate personal data protection systems of other countries, as long as the services are provided within the territory of the Republic of Poland.
5. The website is available in several language versions to facilitate communication with users.
6. The language versions of the website, including the English version, are for information purposes only and do not constitute separate versions of documents with legal force.
7. In the event of discrepancies between the language versions of documents published on the website, the version in Polish shall be binding and decisive.
8. The Administrator ensures that the information made available to users is formulated in a clear and understandable manner, and the user has the right to request additional explanations from the Administrator regarding the content of the Privacy Policy.
9. The services provided via the website are performed exclusively within the territory of the Republic of Poland.
10. Polish law applies to the provision of services.
11. The fact that the website is available in other language versions does not affect the determination of the territory of service provision or the applicable law.
12. The Administrator may provide a translation of the Privacy Policy into English for information purposes.
13. At the request of the data subject, the Administrator may make the Privacy Policy available in another language, provided that this is technically and organisationally possible.

X. Changes to the privacy policy:

1. The Privacy Policy may be supplemented or updated in accordance with the current needs of the Administrator in order to provide users with up-to-date and reliable information about their personal data and information about them. Users will be informed of any changes to the Privacy Policy on the Administrator's Website.
2. This privacy policy is effective from the date of its publication on the website.
3. Date of publication: 3 February 2025.
4. Date of update: 9 February 2026.