

PRIVACY POLICY AND PERSONAL DATA PROTECTION DROMNIBUS LIMITED LIABILITY COMPANY

I. The administrator of the personal data collected via the www.dromnibus.com Website (hereafter referred to as Website) is DROMNIBUS Limited liability with its office in Cracow (30037), Al. Juliusza Słowackiego (Street) no. 10 suite 5, entered into the Register of Entrepreneurs of National Court Register by the District Court for Kraków – Śródmieście in Cracow The Eleventh Commercial Division of National Court Register under the KRS number 0000472501, NIP (Tax Identification Number): 6762466869, REGON (National Business Registry Number): 120873063, share capital in the amount of 163.450,00 PLN, hereafter referred to as Company.

II. The Company informs that in order to make use of the services offered by the Company the User provides the required data, which is definitely voluntary, but also necessary to fulfill the service. During the registration the User provides voluntarily such data as: first name and last name, address, telephone number, card number, email address, as well as the login and password used by him/her, which are necessary for authorization (logging in) and having full access to the Website. Additional information, such as address and NIP (Tax Identification Number) might be needed to issue an invoice.

III. The data provided by the User are processed by the Company to the extent which is necessary to fulfill the service as well as in order to be able to provide the services which are offered by the Website, to maintain and ensure the effective functioning of the Website. The procession of data also occurs for marketing, statistics and market research purposes.

IV. The Users' personal data provided in registration forms, as well as other data which are automatically collected, are processed in accordance with the provisions listed in the Personal Data Protection Act from 29th August 1997 (Journal of Laws 2002.101.926 consolidated text) and the Act on Rendering Electronic Services from 18th July 2002 (Journal of Laws.2013.1422 consolidated text).

V. The Company reserves a right to disclose the chosen information concerning a given user to the appropriate organs or Third Parties who report a claim to disclose such information, based on a proper legal grounds and in accordance with the provisions of the law. Apart from the instances referred to in the previous sentence, no information concerning the User will be disclosed to any Third Party without the User's permission.

VI. Fulfilling the provisions of the Personal Data Protection Act from 29th August 1997 the Company informs that every User holds a right to access his/her personal data, correct them, complete them, demand to stop the data procession, and delete them, by using the contact form available on the Website.

VII. The Company informs that the moment the User connects with the Website in the system logs of the Website there will be the information about the number (including IP) and type of the final device via which the User connects with the Website. The Company notifies

that it shall also process, in accordance with the provisions of law, the data concerning the number (including IP) and type of the final device via which the User connects with the Website, as well as the data relating to the duration of the User's connection with the Website and other exploitation data referring to the Users' activity on the Website. All the information, not personal in its character, are collected automatically for administrative and technical purposes, and shall constitute the basis for the cumulative statistics about the traffic on the Website, Users and their behaviour.

VIII. The Website makes use of cookies files (text files saved and stored on the hard drive of the User's computer which are to keep the User's navigation parameters and the logging status). In his/her search engine the User can disable the function of accepting cookies anytime. However, it might cause some difficulties in using the Website. The mechanism of cookies does not aim at gaining any information about the Users of the Website, but it is applied only in order to provide the Company with the statistical data concerning the Users' traffic and the information about the website that they use. The proper information was placed on the Website, in accordance with art. 173 from Telecommunications Act of 16th July 2004 (Journal of Laws.2004.171.1800).

IX. The Company declares that all effort shall be put into providing the Users with the highest level of security possible, in terms of both using the Website and personal data protection. Any occurrences influencing the security of information, including the suspicions relating to sharing files with viruses and other files of similar character, should be reported to our email address: kontakt@dromnibus.com.

X. Fulfilling the provisions of the Act on Rendering Electronic Services from 18th July 2002 the Company declares that the modern methods of the Website's protection used to secure the content, access to the content as well as to the personal data, aim at ensuring the highest level of security. The Website uses the safe SSL Certificate, and the algorithm which is used, together with the encrypting key of 256 bit, guarantees the Website's protection, encrypting and confidentiality of the data provided by electronic means. Moreover, it also makes it impossible to seize the information sent by means of the secured website.

XI. The Company reserves a right to introduce changes and updates to the Privacy Policy, about which the Users shall be notified by either a message sent to the email address provided by the User or by the notification placed on the Website. Any doubts and questions relating to the Privacy Policy might be reported by the Users of the Website to our email address: kontakt@dromnibus.com.