

PRIVACY POLICY

SINTERIT SP. Z O. O.

§ 1

General provisions

1. This Privacy Policy sets the purpose for collection of personal data from the Users of the website sinterit.com relating to electronically supplied services; related rights of the Users, information regarding personal data controller, information regarding Cookies.
2. Personal data of contractors or future contractors using website sinterit.com is protected under the Act of August 29, 1997 on the Protection of Personal Data (unified text – Journal of Laws of 2014, item 1182, as amended).
3. Personal data collected with reference to using website sinterit.com is protected also under the Act of July 18, 2002 on Electronically Supplied Services (Journal of Laws of 2002, No. 144, item 1204, as amended).

§ 2

Glossary

Personal data – shall mean information including name and surname, telephone number, e-mail address, or other, including telephone number and address, entered by the User, relating to an identified or identifiable – by entering such information during using services provided by the Service Provider – natural person;

Processing of data - shall mean any operation which is performed upon personal data, such as collection, recording, storage, organization, alteration, disclosure and erasure, and in particular those performed in the computer systems;

Violation of personal data protection – shall mean illegal disclosure, collection, unauthorized access, unjustified modification or destruction of personal data;

Website – Internet website sinterit.com, via which SINTERIT Sp. z o. o. informs about conducted business activity, as well as contacts prospective Clients via Internet;

The Company - SINTERIT Sp. z o. o. with its registered seat in Krakow, ul. Kalwaryjska 69/9, 30-504 Kraków, entered into entrepreneurs register of the National Companies Register (Krajowy Rejestr Sądowy) kept by District Court for Central Krakow, 11th Commercial Division (Sąd Rejonowy dla Krakowa-Śródmieścia w Krakowie, Wydział XI Gospodarczy) under KRS No. 0000535095, Tax Identification Number (NIP): 6793106416, share capital: 50.000,00 (fifty thousand) PLN,

The Act – the Act of August 29, 1997 on the Protection of Personal Data (unified text – Journal of Laws of 2014, item 1182, as amended);

The User – natural person using website sinterit.com

The Implementer of payment – external from the Company entity, who intermediaries with realization payment via wiretransfer, bank wiretransfer or paying via credit card.

§ 3

Personal data controller

The personal data controller is SINTERIT Sp. z o. o. with its registered seat in Krakow, ul. Kalwaryjska 69/9, 30-504 Kraków, entered into entrepreneurs register of the National Companies Register (Krajowy Rejestr Sądowy) kept by District Court for Central Krakow, 11th Commercial Division (Sąd Rejonowy dla Krakowa-Śródmieścia w Krakowie, Wydział XI Gospodarczy) under KRS No. 0000535095, Tax Identification Number (NIP): 6793106416, share capital: 50.000,00 (fifty thousand) PLN.

§ 4

Purpose of personal data collection

1. Personal data are used solely with relation to using by the User electronically supplied services by the Company, in particular with intention to present to the User specific data re Company's offer or for accounting purposes (service of financial clearing with the User).
2. Users' personal data may be processed with purpose for sending business and marketing information as long as the User agrees to do so. Such consent may be revoked at any moment.

§ 5

Voluntarity of giving personal data

1. Giving any personal data is voluntary, however not giving consent for processing personal data within the scope necessary for processing order makes it impossible to execute the order by the Company.
2. Not giving consent for processing personal data for marketing purposes do not affect execution of the order by the Company.

§ 6

Type and scope of personal data collected by the Company

1. Personal data are processed via their collection via Internet applications placed on the Website and via storage such data and using them for contact purposes as well as providing services by the Company to the person, whose data are processed.
2. Entering personal data to the order form is voluntary and is made by typing data by the User. The scope therein includes giving name and surname, Tax Identification Number (NIP), telephone number, e-mail address, place for shipping ordered products. This data are necessary for further contact between the Company and the User, as well as giving specific information about possibility of completing order for the Company's products.
3. With User's consent, the Company may collect other data than indicated in point 2 above, in particular User's sex, age or planned way of using the Printer.

§ 7

The way of processing personal data

1. The Company is obliged to due care to prevent personal data breach.
2. The Company is obliged to ensure:
 - a) processing personal data in compliance with related law as well as with the purpose indicated in this Privacy Policy,
 - b) collecting personal data for indicated, compliant with related law purposes and not allowing data for further processing inconsistent with this purposes,
 - c) the data are kept in a form which permits identification of the data subjects no longer than it is necessary for the purposes for which they are processed.
3. It is forbidden to process personal data in other purpose than indicated in the Privacy Policy.
4. The Company and persons authorized to process personal data are obliged to implement technical and organizational measures to protect the personal data being processed, appropriate to the risks and category of data being protected, and in particular to protect data against their unauthorized disclosure, takeover by an unauthorized person, processing with the violation of the Act, any change, loss, damage or destruction.
5. The Company in case of legally forbidden use of the Website is authorized to process personal data within the scope necessary to indicate User's liability, taking into consideration the need to secure relevant evidence.

§ 8

Cookies

1. Cookies files are small fragments of the content, entered to User's web browser and reentered during further website access. Cookies files are kept at User's final device, which may be laptop, PC or mobile phone.
2. Entity placing cookies files at final device of the User, and accessing cookies is the Company.
3. The Company is authorized to process data included in Cookies files during User's visit to the Website for the following purposes:
 - a) identification of the User entering personal data,
 - b) typing in contact form,
 - c) customize Website's functionalities to User's preferences,
 - d) conducting statistics relating to using the Website,
 - e) adjustment marketing content in the graphic way (display advertisement) and text way, using re-marketing,
 - f) the analysis of User's behavior and adjustment promotional offers.
4. In numerous cases software used to view websites (browser) allows by default storage of the Cookies in the User's final device. The user of the website may change a tany time settings re Cookies. This settings may be changed in particular in such a way that blocks automatic service of Cookies in the browser, ot informs about their every time placement within User's device. Specific information about possibilities and ways of servicing Cookies files are available at software settings (of the browser). The User may block Analytics service for display advertisement and adjust commercials in the advertisement/commercials section of the commercials preference Manager. It is also possible to download programme blocking Google Analytics from website: <https://tools.google.com/dlpage/gaoptout/>
5. The Company hereby informs that limitations os using Cookies files may affect several functionalities of the Company's Website.
6. More information about Cookies files can be found in „Help” section in the browser menu.

§ 9

Anticipated recipient of the personal data

1. User's personal data collected via the Website are destined exclusively for the Company.
2. In order to execute the order from the User, the Company may pass all of or part of User's personal data used from order form to the entity conducting shipping Company's products.

§ 10

User's rights

1. User has a right to control the processing of his/her personal data contained in the filing systems, and in particular he/she has the right to:
 - a) obtain extensive information on whether such system exists and to establish the controller's identity, the address of its seat and its full name, and in case the controller is a natural person to obtain his/her address and his/her full name,
 - b) obtain information as to the purpose, scope, and the means of processing of the data contained in the system,
 - c) obtain information since when his/her personal data are being processed and communication to him/her in an intelligible form of the content of the data,
 - d) obtain information as to the source of his/her personal data, unless the controller is obliged to keep it confidential as a state, trade or professional secrecy,
 - e) obtain information about the means in which the data are disclosed, and in particular about the recipients or categories of recipients of the data,
 - f) demand the data to be completed, updated, rectified, temporally or permanently suspended or erased, in case they are not complete, outdated, untrue or collected with the violation of the act, or in case they are no longer required for the purpose for which they have been collected;
2. In case that data processing is necessary for the performance of tasks provided for by law and carried out in the public interest or is necessary for the purpose of the legitimate interests pursued by the controllers or data recipients, provided that the processing does not violate the rights and freedoms of the data subject, the User has the right to make justified demand in writing, in cases referred to in Article 23 paragraph 1 point 4 and 5, for the blocking of the processing of his/her data, due to his/her particular situation. In such case, the Company shall immediately stop the processing of the questioned data or without undue delay transmit the demand to the Inspector General who shall make an appropriate decision.
3. In case that data processing is necessary for the performance of tasks provided for by law and carried out in the public interest or is necessary for the purpose of the legitimate interests pursued by the controllers or data recipients, provided that the processing does not violate the rights and freedoms of the data subject, the User has the right to object to the processing of the data, should the controller intend to process the data for marketing purposes or to object to the transfer of the data to another controller. In such case, further processing of the questioned data shall be prohibited. However, the controller is allowed to leave in filing system name or names and a surname of a person with a Tax Identification Number (NIP)/REGON/PESEL identification number, Identity Card No. or address solely for the reason to avoid the data being used once more for the purposes to which the data subjects objected.
4. Interested person may enjoy the right to information set forth in point 1 a) – d) no more frequently than once every 6 months.
5. At the request of the User, within the period of 30 days, the Company shall be obliged to notify the data subject about his/her rights, and provide him/her with the information referred to in point 1 a) – d) above.
6. At the request of the data subject, the information referred to in point 1 a) – d) shall be given in writing.

7. Should the data subject prove that the personal data relating to him/her are not complete, they are outdated, untrue or collected with the violation of the Act, or in case they are no longer required for the purpose for which they have been collected, the controller shall be obliged, without undue delay, to amend, update, or correct the data, or to temporarily or permanently suspend the processing of the questioned data, or to have them erased from the filing system.
8. Should the Company fail to fulfill the obligation referred to in point 1 above, the data subject may apply to the Inspector General for Personal Data Protection to issue a relevant order to the controller.
9. The Company shall be obliged to inform without undue delay other controllers, to whom he/she disclosed a data file, that some data have been updated or corrected.

§ 11

Final provisions

1. In matters not covered in this Privacy Policy shall apply the relevant provisions of Polish law, in particular the Act on the Protection of Personal Data, the Act on Electronically Supplied Services and Telecommunications Law.
2. The data controller reserves the right to make changes to the Privacy Policy. The changes take effect with the moment of their publishing (or publishing amended Privacy Policy) on the Website.