

## **PRIVACY POLICY 1000m above sea level**

This privacy policy concerns the processing of your data by the Administrator, especially regarding entities using the website 1000m above sea level, operating at the following addresses: <https://1000m.pl>, <https://1000.apartments>, including those sending messages via the contact form available on it and the email addresses [kontakt@1000m.pl](mailto:kontakt@1000m.pl) and [kontakt@1000.apartments](mailto:kontakt@1000.apartments).

### **WHO IS THE ADMINISTRATOR PROCESSING PERSONAL DATA?**

1. The Administrator processing your personal data is Nieruchomości 7 by Środula, namely Łukasz Środula, conducting business activity under the name Łukasz Środula, with headquarters in Wrocław at ul. Gwiazdzista 64 lok. 29/1, NIP 6372109788; contact: [kontakt@1000m.pl](mailto:kontakt@1000m.pl), +48 668 822 900.

### **ON WHAT BASIS ARE PERSONAL DATA PROCESSED?**

2. The Administrator processes personal data in accordance with the provisions of applicable law, including Regulation (EU) 2016/679 of the European Parliament and of the Council 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 repealing Directive 95/46/EC (also referred to as GDPR) and the Act of 10 May 2018 on personal data protection.
3. The Administrator processes personal data when at least one of the following conditions is met (based on Article 6(1) of the GDPR): 3.1. the individual whose data it is (meaning you) has given consent to the processing of their data for one or more specific purposes, 3.2. processing is necessary for the performance of a contract to which the individual is party or in order to take steps at the request of the individual prior to entering into a contract, 3.3. processing is necessary to comply with a legal obligation to which the Administrator is subject, 3.4. processing is necessary to protect the vital interests of the individual or another natural person, 3.5. processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the Administrator, 3.6. processing is necessary for the purposes of the legitimate interests pursued by the Administrator or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the individual, requiring the protection of personal data, in particular where the individual is a child.

## **WHAT PERSONAL DATA IS PROCESSED?**

4. The Administrator processes the following personal data belonging to you and for which the basis of processing stems from points 3.1.-3.6. above, for guests interested in renting properties managed by the Administrator: name and surname/company or name, PESEL/NIP, ID card number and series, nationality, phone number, email address, addresses for deliveries/residence/registered office (typically: street or locality, building and apartment number, postal code, city post office, country), bank account numbers or payment card. The scope of data processed depends on what data you provide and what your relationship with the Administrator is. When using the Administrator's website, no personal data is processed, and in the case of individuals using the form - only the necessary data for sending messages (i.e., company/name and surname, email), unless you voluntarily provide additional data.

5. Most of the data processed by the Administrator is considered ordinary data - all other data are processed only with your consent. If consent is not required, ordinary data is usually processed for the performance of a contract and taking actions at your request before entering into a contract, as well as when processing is necessary for the purposes of the legitimate interests pursued by the Administrator or by a third party. Therefore, providing your personal data is not obligatory but may be necessary to conclude a contract and ensure its proper execution.

## **ARE PERSONAL DATA TRANSFERRED OUTSIDE THE EEA OR TO AN INTERNATIONAL ORGANIZATION?**

6. The Administrator does not transfer personal data outside the European Economic Area or to international organizations, personal data is not profiled by the Administrator and automated decisions are not made based on them.

## **HOW LONG ARE PERSONAL DATA PROCESSED?**

7. When the processing of personal data depends on your consent (point 3.1. above), personal data may be processed until consent is withdrawn. If personal data are processed for the conclusion and performance of a contract, they are processed by the Administrator for the limitation period of contractual and other claims (usually 5 years from the date of contract execution); however, they may be processed longer if the law requires the Administrator to continue processing them or in case any claims are submitted to the Administrator or for the purpose of enforcing or defending against claims of third parties, for the limitation period of such claims, specified by law, particularly civil law, if the limitation period is longer than 5 years.

## **WHEN AND TO WHOM ARE PERSONAL DATA TRANSFERRED?**

8. We only transfer your personal data to third parties when necessary for the conclusion or performance of a contract, pursuing legitimate interests of the Administrator, or if required by applicable law, including points 3.1.-3.6. above, even then we transfer this data while maintaining the principle of adequacy. These data may be transferred to the following entities: owner of the subject of the contract, subcontractors, administrative authorities and state institutions (such as Tax Office, Social Insurance Institution, courts, National Court Register), other entities performing services for the Administrator (subsidiaries, rental intermediaries [booking and others], law firms, accounting services, couriers, and individuals who have given separate consent - entities dealing with credit and insurance mediation).

## **WHAT RIGHTS DO INDIVIDUALS WHOSE DATA ARE PROCESSED HAVE?**

9. In cases provided for in the applicable law, you have the right to: 9.1. access your personal data and obtain a copy of them, 9.2. rectify data, 9.3. request the restriction of data processing (you can request data processing restriction when the Administrator: holds inaccurate data or processes data without a legal basis for processing, and also in case of your objection to further data processing or if you do not want to request data deletion due to the possibility of needing them later for the establishment or defense of claims), 9.4. request the deletion of data if there is no legal basis for their processing, 9.5. data portability to another entity, 9.6. object to the processing of personal data due to your particular situation (with regard to the processing of data indicated in points 3.5. and 3.6. above), 9.7. lodge a complaint with the President of the Office for Personal Data Protection or another supervisory authority, in case of unlawful data processing, 9.8. withdraw consent to data processing at any time, if the processing is based on the provision indicated in point 3.1. above or if the individual whose data it is has given explicit consent to process this personal data for one or more specific purposes.

15.02.2024

Admin