

PRIVACY POLICY

This privacy policy is addressed to the users of the Website (www.5avenueholding.com.)

In this privacy policy, the regulations concerning the collection and use of the website's user's data, which are collected directly or indirectly through cookies and similar technology, are described.

Data Administrator

The Administrator of data collected with regard to the use of the Website is 5th Avenue Holding S.A. with its registered office in Warsaw. In cases related to the processing of your data, it is possible to contact the Administrator by phone: +48 22 401 11 00 or by e-mail: office@5avenueholding.com.

The scope of collected data

1. The Website enables you to contact the Data Administrator and to provide it with your personal data, contact details and data related to the content of the message.
2. The Data Administrator collects the data related to your activity on the Website and can also collect data necessary for statistical analysis.
3. The Website does not use robotic automation of decision-making, including any such mechanism based solely on profiling.

Source of data

1. The source of data is the person who contacted the Data Administrator.
2. If your data was transferred in relation to matters settled by other person, who directed the matter to the Data Administrator, this person is the source of data. In such a case, the Data Administrator receives personal data, contact details, as well as the data related to the matter, such as the description of the matter.

Purpose of and Legal Basis for Personal Data Processing

Your data can be processed to:

- analyse network traffic, ensure safety on the Website and adjust contents to the users' needs based on legally justified interest of the Data Administrator – Article 6(1)(f) of the 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 (General Data Protection Regulation) (OJ L of 2016, No. 119, page 1, as amended), hereinafter "GDPR";
- answer questions, deliver an ordered offer and correspond in order to settle the matter based on your consent and legally justified interest of the Administrator, which is the realisation of the users' requests – Article 6(1)(a)&(f) of GDPR;
- conclude and perform the agreement, including the issue of an invoice or a bill and the provision of the service – Article 6(1)(b) of GDPR;
- enter into cooperation – Article 6(1)(a) of the GDPR.
- recover debts – Article 6(1)(f) of the GDPR;

- fulfil legal obligations of the Administrator related to conducting business activity – Article 6(1)(c) of the GDPR;
- conduct own marketing and promotional activities – Article 6(1)(f) of the GDPR;
- conduct marketing and promotional activities based on a separate consent – Article 6(1)(a) of the GDPR;
- send marketing information via electronic means pursuant to Art. 10(2) of the Act of 18th July 2002 on Rendering Electronic Services (i. e. Journal of Laws / Dz.U. of 2020, item 344).

Right to withdraw consent

The consent to the processing of contact details can be withdrawn anytime by contacting the Data Administrator.

Obligation or freedom to provide data

1. The provision of your data for the purposes related to the settlement of the matter is voluntary, but necessary to consider the case. The failure to provide them can make the settlement of the matter harder or impossible.
2. The provision of data necessary for the statistical analysis of the users of the Website is voluntary.

Entitlements resulting from GDPR in the scope of the processing of data

You have a right to:

- request the Data Administrator to allow you to review your data and receive its copy – Art. 15 of GDPR;
- request the Data Administrator to rectify or correct your data – Art. 16 of GDPR;
- request the Data Administrator to delete your data – Art. 17 of GDPR;
- request the Data Administrator to limit the processing of your data – Art. 18 of GDPR;
- file a complaint regarding the processing of your personal data by the Data Administrator to the President of the Office for the Protection of Personal Data.

Receivers of your personal data

The receivers of your personal data can only be entities which are entitled to receive it pursuant to the provisions of law. Moreover, your data can be provided to couriers, post office operators, hosting or e-mail server providers, law firms and debt collection agencies.

Data retention period

1. Your personal data shall be stored until the withdrawal of your consent or until the matter is settled, and then until the lapse of the period of prescription of claims of the parties related to the settlement.
2. Data related to the analysis of network traffic collected through cookies and similar technologies can be stored until the expiry of a cookie. Some cookies never expire, therefore the data retention period will be equal to the period necessary for the Administrator to obtain goals related to the collection of data, such as ensuring the safety and analysis of historical data connected to the traffic on the website.

Transfer of data to the third country or international organisation

Your data shall not be transferred to third countries or international organisations.

The use of cookies and similar technologies

The Website enables the collection of user's data through cookies and similar technologies, the use of which usually requires the installation of such a tool on the user's device. The information is used to, among other things, remember the user's decisions, maintaining user's session, remember the password, collect information on the user's device and their visit to ensure safety, as well as to analyse the visit and adjust contents.

Amendments to the Privacy Policy

Any amendments hereto require written form and shall be published on the Website on an ongoing basis.