

Cookies policy

The following Cookies Policy sets out the rules for saving and accessing data on Users' Devices using the Website for the purpose of providing electronic services by the Website Administrator.

1) Definitions

- Website - website operating at <http://dr-consulting.pl>
- External website - website of the Administrator's partners, service providers or recipients
- Administrator - DR CONSULTING Sp. z o.o. with headquarters at: ul. Czerwińska 40/23, 03-661 Warsaw, entered into the Register of Entrepreneurs of the National Court Register, NIP: 5242888871, providing services electronically via the Website and storing and accessing information on the User's devices
- User - a natural person for whom the Administrator provides services electronically via the Website.
- Device - an electronic device with software through which the User gains access to the Website
- Cookies - text data collected in the form of files placed on the User's Device

2) Types of Cookies

- Internal Cookies - files uploaded and read from the User's Device by the Service's ICT system
- External Cookies - files uploaded and read from the User's Device by the ICT systems of external websites
- Session cookies - files placed and read from the User's Device by the Website or external websites during one session of a given Device. After the session ends, the files are removed from the User's Device.
- Permanent cookies - files uploaded and read from the User's Device by the Website or external websites until they are manually deleted. The files are not deleted automatically after the end of the Device session, unless the configuration of the User's Device is set to the Cookie deletion mode after the end of the Device session.

3) Security

- Storage and reading mechanisms - Cookies storage and reading mechanisms do not allow the collection of any personal data or any confidential information from the User's Device. It is practically impossible to transfer viruses, Trojans and other worms to the User's Device.
- Internal cookies - internal cookies used by the Cookie Administrator are safe for Users' Devices
- External cookies - the Administrator is not responsible for the security of Cookie files from the Website partners. The list of partners is provided further in the Cookie Policy.

4) The purposes for which cookies are used

- Improving and facilitating access to the Website - the Administrator may store information about the saved language of the displayed website in Cookie files.

5) Possibilities of determining the conditions of storage and access on User's Devices by the Website and external websites

- The user may at any time independently change the settings for saving, deleting and accessing the data of saved cookies
- Information on how to disable cookies in the most popular computer browsers and mobile devices is available on the website: [how to disable cookies](#).
- The User may at any time delete any Cookie files saved so far using the User's Device tools through which the User uses the Website's services.

6) Website Requirements

- Restricting the storage and access to Cookie files on the User's Device may cause some of the Website's functions to malfunction.
- The Administrator does not bear any responsibility for incorrectly functioning functions of the Website if the User restricts in any way the possibility of saving and reading cookie files.

7) Changes to the Cookie Policy

- The Administrator reserves the right to change this Cookie Policy at any time without informing the users about it.
- The changes made to the Cookie Policy will always be published on this page.
- The introduced changes come into force on the date of publication of the Cookie Policy.

GDPR information clause

1) Pursuant to Art. 13 sec. 1 of 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) - hereinafter: GDPR, we would like to inform you that the administrator of your personal data is DR CONSULTING Sp. z o.o. with headquarters in Warsaw at ul. ul. Czerwińska 40/23

2) On the basis of the applicable regulations, we have appointed a Data Protection Officer who can be contacted:

- by letter to the following address: ul. Czerwińska 40/23, 03-661 Warsaw
- by e-mail: biuro@dr-consulting.pl

3) Personal data obtained in connection with the conclusion of a contract with you will be processed for the following purposes:

- answering the form sent from the website www.dr-consulting.pl.

4) The legal basis for the processing of your data is:

- necessity to perform the contract or to take action at your request before concluding the contract (Article 6 (1) (b) of the GDPR),
- the need to fulfill the legal obligation incumbent on the administrator (Article 6 (1) (c) of the GDPR),

- necessity for purposes resulting from the legitimate interests pursued by the administrator (Article 6 (1) (f) of the GDPR).

5) Providing personal data is voluntary, but necessary for the performance of the contract.

6) The personal data obtained from you may be transferred:

- entities processing them on our behalf and
- public authorities or entities authorized to obtain data on the basis of applicable law, e.g. courts, law enforcement authorities or state institutions, when they make a request based on an appropriate legal basis.

7) Your data will not be transferred to third parties.

8) The period of processing your personal data depends on the purpose for which the data is processed. The period for which your personal data will be stored is calculated on the basis of the following criteria:

- the time of information exchange regarding the submitted form,
- ICT correspondence,
- legal provisions that may oblige us to process data for a specific period of time,
- the period necessary to defend our interests.

9) In addition, we would like to inform you that you have the right to:

- access to your personal data,
- request rectification of your personal data that is incorrect and supplementing incomplete personal data,
- request the deletion of your personal data, in particular if you withdraw your consent to processing, when there is no other legal basis for processing,
- requests to limit the processing of your personal data,
- object to the processing of your data, due to your special situation, in cases where we process your data on the basis of our legitimate interest or for the purposes of direct marketing,
- transferring your personal data,
- lodging a complaint to the supervisory body dealing with the protection of personal data, ie the President of the Personal Data Protection Office.

10) To the extent that your data is processed on the basis of consent - you have the right to withdraw consent to the processing of data at any time. Withdrawal of consent does not affect the lawfulness of the processing which was carried out on the basis of your consent before its withdrawal. You can withdraw your consent by sending a declaration of withdrawal of consent to our correspondence address or e-mail address.

11) Please be advised that we do not use systems for automated decision making.