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****PRIVACY POLICY OF THE ONLINE STORE IWONAPODLASINSKA.COM****

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1. 1. GENERAL PROVISIONS

1.1.

This Privacy Policy of the Online Store is of an informational nature, which means that it does not constitute a source of obligations for the Users or Customers of the Online Store. The Privacy Policy sets out in particular the rules concerning the processing of personal data by the Administrator in the Online Store, including the legal bases, purposes and duration of personal data processing, as well as the rights of data subjects, and information on the use of cookies and analytical tools in the Online Store.

1.2.

The administrator of personal data collected via the Online Store is **IWONA PODLASIŃSKA**, conducting business activity under the business name **FOTOGRAFIE IWONA PODLASIŃSKA**, entered in the Central Registration and Information on Business (CEIDG) of the Republic of Poland kept by the minister competent for economic affairs, with the following details:

business address and address for service: ul. Gustawa Morcinka 27B, 25-421 Kielce, Poland,

Tax Identification Number (NIP): 6572472944,

REGON: 260465105,

e-mail address: contact@iwonapodlasinska.com,

telephone number: 12312312,

hereinafter referred to as the “**Administrator**”, who is at the same time the Service Provider of the Online Store and the Seller.

1.3.

Personal data in the Online Store are processed by the Administrator in accordance with applicable laws, in particular in accordance with 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 referred to as “**GDPR**” or the “**GDPR Regulation**”.

The official text of the GDPR Regulation is available at:

<http://eur-lex.europa.eu/legal-content/PL/TXT/?uri=CELEX%3A32016R0679>

1.4.

Use of the Online Store, including making purchases, is voluntary. Likewise, providing personal data by a User or Customer is voluntary, subject to two exceptions:

(1) **concluding contracts with the Administrator** – failure to provide personal data required, in the cases and scope indicated on the Online Store website, in the Online Store Terms and Conditions and in this Privacy Policy, necessary to conclude and perform a Sales Contract or a contract for the provision of an Electronic Service with the Administrator, results in the inability to conclude such a contract. In such a case, providing personal data constitutes a contractual requirement, and if the data subject wishes to conclude a contract with the Administrator, they are obliged to provide the required data. The scope of data required to conclude a contract is each time indicated in advance on the Online Store website and in the Online Store Terms and Conditions;

(2) **statutory obligations of the Administrator** – providing personal data is a statutory requirement resulting from generally applicable legal provisions imposing on the Administrator an obligation to process personal data (e.g. processing data for tax or accounting purposes), and failure to provide such data prevents the Administrator from fulfilling these obligations.

1.5.

The Administrator makes special efforts to protect the interests of persons whose personal data are processed, and in particular ensures that the collected data are:

- (1) processed lawfully;
- (2) collected for specified, lawful purposes and not further processed in a manner incompatible with those purposes;
- (3) substantively correct and adequate in relation to the purposes for which they are processed;
- (4) stored in a form permitting identification of data subjects for no longer than is necessary to achieve the purposes of processing; and
- (5) processed in a manner ensuring appropriate security of personal data, including protection against unauthorised or unlawful processing and against accidental loss, destruction or damage, by means of appropriate technical or organisational measures.

1.6.

Taking into account the nature, scope, context and purposes of processing, as well as the risk of infringement of the rights or freedoms of natural persons of varying likelihood and severity, the Administrator implements appropriate technical and organisational measures to ensure that processing is carried out in accordance with the GDPR Regulation and to be able to demonstrate compliance. These measures are reviewed and updated as necessary. The Administrator applies technical measures preventing unauthorised persons from obtaining or modifying personal data transmitted electronically.

1.7.

All terms, expressions and acronyms used in this Privacy Policy and capitalised (e.g. Seller, Online Store, Electronic Service) shall be understood in accordance with the definitions contained in the Online Store Terms and Conditions available on the Online Store website.

2. 2. LEGAL BASES FOR DATA PROCESSING

2.1.

The Administrator is entitled to process personal data if – and to the extent that – at least one of the following conditions is met:

- (1) the data subject has given consent to the processing of their personal data for one or more specific purposes;
 - (2) processing is necessary for the performance of a contract to which the data subject is a party or in order to take steps at the request of the data subject prior to entering into a contract;
 - (3) processing is necessary for compliance with a legal obligation to which the Administrator is subject;
- or
- (4) 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 data subject which require protection of personal data, in particular where the data subject is a child.

2.2.

Processing of personal data by the Administrator always requires the existence of at least one of the legal bases indicated in section 2.1 of this Privacy Policy. The specific legal bases for the processing of personal data of Users and Customers of the Online Store are indicated in the next section of this Privacy Policy – in relation to the specific purpose of processing personal data by the Administrator.

3. 3. PURPOSE, LEGAL BASIS AND DURATION OF DATA PROCESSING IN THE ONLINE STORE

3.1.

In each case, the purpose, legal basis, duration and recipients of personal data processed by the Administrator result from the actions taken by a given User or Customer in the Online Store or by the Administrator.

For example, if a Customer decides to make a purchase in the Online Store and chooses personal collection of the purchased Product instead of courier delivery, their personal data will be processed for the purpose of performing the concluded Sales Contract, but will not be transferred to the carrier performing deliveries on behalf of the Administrator.

3.2.

The Administrator may process personal data within the Online Store for the following purposes, on the legal bases and for the periods indicated in the table below:

Cel przetwarzania danych	Podstawa prawna przetwarzania danych	Okres przechowywania danych
Performance of a Sales Contract or a contract for the provision of an Electronic Service, or taking actions at the request of the data subject prior to the conclusion of the above-mentioned contracts.	Performance of a Sales Contract or a contract for the provision of an Electronic Service, or taking actions at the request of the data subject prior to the conclusion of the above-mentioned contracts. Article 6(1)(b) of the GDPR (performance of a contract) – processing is necessary for the performance of a contract to which the data subject is a party, or in order to take steps at the request of the data subject prior to entering into a contract.	The data are stored for the period necessary to perform, terminate, or otherwise expire the concluded Sales Contract or the contract for the provision of an Electronic Service.

Marketing of the Administrator's goods and services (e.g. sending commercial information, including direct marketing, using telecommunications terminal equipment such as e-mail and telephone, or automatic calling systems).	Article 6(1)(f) of the GDPR (legitimate interests of the controller) – processing is necessary for the purposes of the legitimate interests pursued by the Administrator, which include direct marketing, consisting in safeguarding the interests and good image of the Administrator and the Online Store, as well as pursuing the sale of Products – for example in connection with the data subject having given prior consent (e.g. when subscribing to a Newsletter) to receive commercial information using telecommunications terminal equipment such as e-mail or telephone, depending on the scope of the consent granted.	<p>The data are stored for the duration of the legitimate interest pursued by the Administrator, but no longer than for the limitation period of the Administrator's claims against the data subject arising from the Administrator's business activity.</p> <p>The limitation periods are specified by law, in particular by the Civil Code (the general limitation period for claims related to business activity is three years, and for a Sales Contract it is two years).</p> <p>The Administrator may not process personal data for direct marketing purposes if the data subject has effectively objected to such processing.</p> <p>Additionally, where the legal basis for processing is the data subject's consent to receive commercial information, including direct marketing, using telecommunications terminal equipment or automatic calling systems, the data are stored until the consent is withdrawn by the data subject for further processing of their data for this purpose, without affecting the lawfulness of processing carried out on the basis of consent before its withdrawal.</p>
Submission of an opinion by the Customer regarding the concluded Sales Contract	Article 6(1)(a) of the GDPR – the data subject has given consent to the processing of their personal data for the purpose of submitting an opinion.	The data are stored until the data subject withdraws their consent to further processing of their data for this purpose.
Keeping tax records	Article 6(1)(c) of the GDPR in conjunction with Article 86 §1 of the Tax Ordinance Act of 17 January 2017 (Journal of Laws of 2017, item 201, as amended) – processing is necessary for compliance with a legal obligation to which the Administrator is subject.	The data are stored for the period required by law obliging the Administrator to keep tax records (until the expiry of the limitation period for the tax liability, unless tax regulations provide otherwise).
Establishing, pursuing, or defending claims that may be raised by the Administrator or against the Administrator	Article 6(1)(f) of the GDPR (legitimate interests of the controller) – processing is necessary for the purposes of the legitimate interests pursued by the Administrator, consisting in establishing, pursuing, or defending claims that may be raised by the Administrator or against the Administrator.	The data are stored for the duration of the legitimate interest pursued by the Administrator, but no longer than the limitation period for claims that may be raised against the Administrator (the general limitation period for claims against the Administrator is six years).).
Use of the Online Store website and ensuring its proper operation	Article 6(1)(f) of the GDPR (legitimate interests of the controller) – processing is necessary for the purposes of the legitimate interests pursued by the Administrator, consisting in operating and maintaining the Online Store website.	<p>The data are stored for the duration of the legitimate interest pursued by the Administrator, but no longer than the limitation period of the Administrator's claims against the data subject arising from the Administrator's business activity.</p> <p>The limitation periods are specified by law, in particular by the Civil Code (the general limitation period for claims related to business activity is three years, and for a Sales Contract it is two years).</p>

Prowadzenie statystyk i analiza ruchu w Sklepie Internetowym	Artykuł 6 ust. 1 lit. f) Rozporządzenia RODO (prawnie uzasadniony interes administratora) – przetwarzanie jest niezbędne do celów wynikających z prawnie uzasadnionych interesów Administratora – polegających na prowadzeniu statystyk i analizie ruchu w Sklepie Internetowym celem poprawy funkcjonowania Sklepu Internetowego i zwiększenia sprzedaży Produktów	Dane są przechowywane przez okres istnienia prawnie uzasadnionego interesu realizowanego przez Administratora, nie dłużej jednak niż przez okres przedawnienia roszczeń Administratora w stosunku do osoby, której dane dotyczą, z tytułu prowadzonej przez Administratora działalności gospodarczej. Okres przedawnienia określają przepisy prawa, w szczególności Kodeksu Cywilnego (podstawowy termin przedawnienia dla roszczeń związanych z prowadzeniem działalności gospodarczej wynosi trzy lata, a dla Umowy Sprzedaży dwa lata).
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2. DATA RECIPIENTS IN THE ONLINE STORE

2.1.

For the proper functioning of the Online Store, including the performance of concluded Sales Contracts, it is necessary for the Administrator to use the services of external entities (such as, for example, a software provider, courier service or payment service provider). The Administrator uses only the services of such processors that provide sufficient guarantees of implementing appropriate technical and organisational measures so that the processing meets the requirements of the GDPR Regulation and protects the rights of data subjects.

2.2.

The transfer of data by the Administrator does not take place in every case and not to all recipients or categories of recipients indicated in the Privacy Policy – the Administrator transfers data only when it is necessary to achieve a specific purpose of personal data processing and only to the extent necessary to achieve that purpose. For example, if a Customer chooses personal collection, their data will not be transferred to the carrier cooperating with the Administrator.

2.3.

Personal data of Users and Customers of the Online Store may be transferred to the following recipients or categories of recipients:

2.3.1.

Electronic or payment card payment service providers – where a Customer uses electronic payments or payment card payments in the Online Store, the Administrator provides the collected personal data of the Customer to the selected payment service provider handling such payments in the Online Store, acting on behalf of the Administrator.

2.3.2.

Providers of review survey systems – where a Customer has consented to express an opinion on the concluded Sales Contract, the Administrator provides the collected personal data of the Customer to the selected entity providing a system for reviewing Sales Contracts in the Online Store, acting on behalf of the Administrator, to the extent necessary for the Customer to submit an opinion using the review survey system.

2.3.3.

Providers of technical, IT and organisational services supplying the Administrator with solutions enabling the conduct of business activity, including operation of the Online Store and provision of Electronic Services via the Store (in particular providers of software for operating the Online Store, e-mail and hosting service providers, and providers of business management software and technical support) – the Administrator provides the collected personal data of the Customer to a selected provider acting on its behalf only where and to the extent necessary to achieve a given data processing purpose in accordance with this Privacy Policy.

2.3.4.

Accounting, legal and advisory service providers providing the Administrator with accounting, legal or advisory support (in particular accounting offices, law firms or debt collection companies) – the Administrator provides the collected personal data of the Customer to a selected provider acting on its behalf only where and to the extent necessary to achieve a given data processing purpose in accordance with this Privacy Policy.

2.3.5.

Providers of social media plugins, scripts and similar tools placed on the Online Store website, enabling the browser of a person visiting the Online Store website to download content from the providers of such plugins (e.g. login using social media credentials) and, for this purpose, to transfer personal data of the visitor to such providers, including in particular:

2.3.5.1.

500px Inc. – The Administrator uses social media plugins of the 500px service on the Online Store website (e.g. login using 500px account credentials) and therefore collects and transfers personal data of the User using the Online Store to 500px Inc. (317 Adelaide Street West, Suite 520, Toronto, Ontario M5V 1P9, Canada), to the extent and in accordance with the privacy policy available at:

<https://500px.com/privacy>

(This data includes information about activities on the Online Store website – including device information, visited websites, purchases, displayed advertisements and the manner of using services – regardless of whether the User has a 500px account or is logged in.)

2.3.5.2.

Alphabet Inc. – The Administrator uses social media plugins of the YouTube service on the Online Store website and therefore collects and transfers personal data of the User using the Online Store website to Alphabet Inc. (1600 Amphitheatre Parkway, Mountain View, CA 94043, United States of America), to the extent and in accordance with the privacy policy available at:

https://www.youtube.com/intl/ALL_pl/howyoutubeworks/user-settings/privacy/

(This data includes information about activities on the Online Store website – including device information, visited websites, purchases, displayed advertisements and the manner of using services – regardless of whether the User has a YouTube account or is logged in.)

2.3.5.3.

Flickr Inc. – The Administrator uses social media plugins of the Flickr service on the Online Store website (e.g. login using Flickr account credentials) and therefore collects and transfers personal data of the User using the Online Store to Flickr Inc. (548 Market St, STE 32047, San Francisco, California 94104-5401, USA / 3rd Floor, Chancery House, St. Nicholas Way, Sutton, England, SM1 1JB), to the extent and in accordance with the privacy policy available at:

<https://www.flickr.com/help/privacy/>

(This data includes information about activities on the Online Store website – including device information, visited websites, purchases, displayed advertisements and the manner of using services – regardless of whether the User has a Flickr account or is logged in.)

2.3.5.4.

Meta Platforms Ireland Ltd. – The Administrator uses social media plugins of Facebook (e.g. Like, Share buttons or login using Facebook credentials) and Instagram on the Online Store website and therefore collects and transfers personal data of the User using the Online Store website to Meta Platforms Ireland Ltd. (4 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland), to the extent and in accordance with the privacy policies available:

– for Facebook: <https://www.facebook.com/about/privacy/>

– for Instagram: https://help.instagram.com/519522125107875/?helpref=hc_fnav

(This data includes information about activities on the Online Store website – including device information, visited websites, purchases, displayed advertisements and the manner of using services – regardless of whether the User has a Facebook or Instagram account or is logged in.)

2.3.5.5.

TikTok Technology Limited – The Administrator uses social media plugins of the TikTok service on the Online Store website and therefore collects and transfers personal data of the User using the Online Store website to TikTok Technology Limited (10 Earlsfort Terrace, Dublin, D02 T380, Ireland), to the extent and in accordance with the privacy policy available at:

<https://www.tiktok.com/legal/privacy-policy?lang=pl>

(This data includes information about activities on the Online Store website – including device information, visited websites, purchases, displayed advertisements regardless of whether the User has a TikTok account or is logged in.)

3. PROFILING IN THE ONLINE STORE

3.1.

The GDPR Regulation imposes on the Administrator an obligation to inform about automated decision-making, including profiling referred to in Article 22(1) and (4) of the GDPR Regulation, and – at least in such cases – to provide meaningful information about the logic involved, as well as the significance and the envisaged consequences of such processing for the data subject. Taking this into account, the Administrator provides in this section of the Privacy Policy information regarding possible profiling.

3.2.

The Administrator may use profiling in the Online Store for direct marketing purposes; however, decisions taken on this basis do not concern the conclusion or refusal to conclude a Sales Contract or the possibility of using Electronic Services in the Online Store. The result of profiling may include, for example, granting a discount, sending a discount code, reminding about unfinished purchases, sending product suggestions corresponding to a person's interests or preferences, or offering more favourable conditions compared to the standard offer of the Online Store. Despite profiling, the data subject freely decides whether to use the obtained discount or offer and make a purchase in the Online Store.

3.3.

Profiling in the Online Store consists of automated analysis or prediction of a person's behaviour on the Online Store website, e.g. by adding a specific Product to the cart, browsing a specific Product page, or analysing the purchase history in the Online Store. A condition for such profiling is that the Administrator possesses the personal data of the person in order to be able to send, for example, a discount code.

3.4.

The data subject has the right not to be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning them or similarly significantly affects them.

4. RIGHTS OF THE DATA SUBJECT

4.1.

Right of access, rectification, restriction, erasure or data portability – the data subject has the right to request from the Administrator access to their personal data, rectification, erasure (“the right to be forgotten”) or restriction of processing, as well as the right to object to processing and the right to data portability. Detailed conditions for exercising these rights are set out in Articles 15–21 of the GDPR Regulation.

4.2.

Right to withdraw consent at any time – where personal data are processed by the Administrator on the basis of consent (Article 6(1)(a) or Article 9(2)(a) GDPR), the data subject has the right to withdraw consent at any time, without affecting the lawfulness of processing carried out before its withdrawal.

4.3.

Right to lodge a complaint with a supervisory authority – the data subject has the right to lodge a complaint with a supervisory authority in accordance with the GDPR Regulation and Polish law, in particular the Act on Personal Data Protection. The supervisory authority in Poland is the President of the Personal Data Protection Office.

4.4.

Right to object – the data subject has the right to object at any time, on grounds relating to their particular situation, to processing of personal data based on Article 6(1)(e) (public interest or official authority) or (f) (legitimate interests of the controller), including profiling. In such a case, the Administrator may no longer process the data unless it demonstrates compelling legitimate grounds overriding the interests, rights and freedoms of the data subject, or grounds for the establishment, exercise or defence of legal claims.

4.5.

Right to object to direct marketing – where personal data are processed for direct marketing purposes, the data subject has the right to object at any time to such processing, including profiling, to the extent that it is related to direct marketing.

4.6.

To exercise the rights referred to in this section, the data subject may contact the Administrator by sending a written or electronic message to the address indicated at the beginning of this Privacy Policy or by using the contact form available on the Online Store website.

5. COOKIES AND ANALYTICS IN THE ONLINE STORE

5.1.

Cookies are small pieces of text information in the form of text files sent by a server and stored on the device of a person visiting the Online Store website (e.g. on the hard drive of a computer, laptop or on a smartphone memory card, depending on the device used). Detailed information on cookies, including their history, can be found, inter alia, at:

https://pl.wikipedia.org/wiki/HTTP_cookie

5.2.

The Administrator may provide a tool on the Website enabling easy and active management of cookies – available upon the first visit to the Website and subsequently accessible in the Website footer. Active management allows, among other things, checking which cookies are or may be stored while using the Website, as well as selecting and later changing the scope and purposes of using cookies in relation to the visitor's device and person. Upon starting to use the Website, the visitor will be asked to choose cookie settings. These settings may be changed later using the tool available on the Website.

5.3.

In this Privacy Policy, the Administrator provides extensive information regarding the use of cookies on the Website, their types and purposes, and cookie management, including through web browser settings and/or the cookie management tool available on the Website. The Administrator encourages using the cookie management tool available on the Website, which allows easy and active management of cookies while using the Website, and, if such a tool is unavailable, to review the information below regarding, inter alia, managing cookies via browser settings.

5.4.

Cookies that may be sent by the Online Store website can be divided into various types according to the following criteria:

<p>Due to their provider:</p> <ol style="list-style-type: none"> 1. first-party cookies (created by the Administrator's Online Store website), and 2. third-party cookies (belonging to third persons/entities other than the Administrator). 	<p>Due to the period for which they are stored on the device of the person visiting the Online Store website:</p> <ol style="list-style-type: none"> 1) session cookies (stored until the user logs out of the Online Store or closes the web browser), and 2) persistent cookies (stored for a specified period defined by the parameters of each cookie or until they are manually deleted). 	<p>Due to the purpose of their use:</p> <ol style="list-style-type: none"> 1) necessary cookies (enabling the proper functioning of the Online Store website), 2) functional/preference cookies (allowing the Online Store website to be adjusted to the preferences of the person visiting the website), 3) analytical and performance cookies (collecting information on how the Online Store website is used), 4) marketing, advertising, and social media cookies (collecting information about the person visiting the Online Store website in order to display advertisements to that person, personalise them, measure their effectiveness, and conduct other marketing activities, including on websites other than the Online Store website, such as social media platforms or other websites belonging to the same advertising networks as the Online Store).
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4. 1.4. The Administrator may process data contained in Cookies when visitors use the Online Store website for the following specific purposes:

<p>Purposes of using Cookies in the Administrator's Online Store:</p>	<ul style="list-style-type: none"> • identifying Users as logged in to the Online Store and displaying their logged-in status (necessary Cookies),
	<ul style="list-style-type: none"> • remembering Products added to the shopping cart for the purpose of placing an Order (necessary Cookies),

	<ul style="list-style-type: none"> remembering data entered in Order Forms, surveys, or login details for the Online Store (necessary and/or functional/preference Cookies),
	<ul style="list-style-type: none"> adapting the content of the Online Store website to the individual preferences of the User (e.g. regarding colours, font size, page layout) and optimising the use of the Online Store website (functional/preference Cookies),
	<ul style="list-style-type: none"> compiling anonymous statistics on the manner of using the Online Store website (analytical and performance Cookies),
	<ul style="list-style-type: none"> displaying and rendering advertisements, limiting the number of times advertisements are displayed and ignoring advertisements that the User does not wish to view, measuring the effectiveness of advertisements, as well as personalising advertisements, i.e. examining the behavioural characteristics of persons visiting the Online Store through anonymous analysis of their activities (e.g. repeated visits to specific pages, keywords, etc.) in order to create their profile and provide them with advertisements tailored to their anticipated interests, also when they visit other websites within the advertising networks of Google Ireland Ltd. and Facebook, i.e. Meta Platforms Ireland Ltd. (marketing, advertising, and social media Cookies).

1.6.

Checking which Cookies are currently sent by the Online Store website is possible, regardless of the web browser used, by means of tools available, for example, at: <https://www.cookie-metrix.com> or <https://www.cookie-checker.com>.

1.7.

As a standard, most web browsers available on the market accept the storage of Cookies by default. Everyone can specify the conditions for using Cookies by adjusting the settings of their own web browser. This means that it is possible, for example, to partially restrict (e.g. temporarily) or completely disable the ability to store Cookies – in the latter case, however, this may affect certain functionalities of the Online Store (for example, it may be impossible to complete the Order process via the Order Form due to Products not being remembered in the cart during subsequent steps of placing an Order).

1.8.

Web browser settings relating to Cookies are important from the perspective of consent to the use of Cookies by our Online Store – pursuant to the regulations, such consent may also be expressed through web browser settings. Detailed information on changing Cookie settings and deleting Cookies independently in the most popular web browsers is available in the browser help section and on the following pages (simply click the relevant link):

- in the Chrome browser
- in the Firefox browser
- in the Internet Explorer browser
- in the Opera browser
- in the Safari browser

- in the Microsoft Edge browser

1.9.

The Administrator may use Google Analytics and Universal Analytics services in the Online Store, provided by Google Ireland Limited (Gordon House, Barrow Street, Dublin 4, Ireland). These services help the Administrator maintain statistics and analyse traffic in the Online Store. The collected data are processed under these services to generate statistics helpful in administering the Online Store and analysing traffic in the Online Store. These data are aggregated in nature. When using the above services in the Online Store, the Administrator collects such data as: the source and medium through which visitors arrive at the Online Store and the manner of their behaviour on the Online Store website, information about the devices and browsers used to visit the website, IP address and domain, geographic data, as well as demographic data (age, gender) and interests.

1.10.

A person may easily block the sharing of information about their activity on the Online Store website with Google Analytics – for example, by installing a browser add-on provided by Google Ireland Ltd., available here: <https://tools.google.com/dlpage/gaoptout?hl=pl>.

1.11.

In connection with the Administrator's possible use of advertising and analytics services provided by Google Ireland Ltd. in the Online Store, the Administrator indicates that full information on the rules of processing data of persons visiting the Online Store (including information stored in Cookies) by Google Ireland Ltd. is included in Google's privacy policy available at: <https://policies.google.com/technologies/partner-sites>.

5. 2. FINAL PROVISIONS

2.1.

The Online Store may contain links to other websites. The Administrator encourages users, after navigating to other websites, to read the privacy policy established there. This Privacy Policy applies only to the Administrator's Online Store.

