

PRIVACY POLICY
for the portal www.wolvessummit.com

§ 1. General provisions

1. This Privacy Policy sets forth the rules for the processing and protection of personal data of Portal Users as relates to data provided by Users for the purposes of Registration, performance of contracts with the Administrator, participation in the Conference and payment by Participants, as well as in conjunction with use of the Portal's functions.
2. Insofar as they are used in the Privacy Policy herein, the following terms shall be understood as follows:
 - 1) **Administrator** - Wolves Den sp z o.o. with its seat in Gdynia, 3 Maja 14a/8 81-357, tax ID number (NIP) PL5862296113 e-mail: info@wolvessummit.com, website: www.wolvessummit.com;
 - 2) **Conference** – an event under the title WOLVES SUMMIT, to take place in Warsaw, 24-26 October 2016;
 - 3) **Registration** – the process of submitting notice of participation in the Conference via the registration form accessible on the webpage of the Conference - www.wolvessummit.com;
 - 4) **Portal** – the official webpage of the Conference, intended to promote the Conference and facilitate Registration of participants, the purchase of tickets, and other services provided electronically, accessible at www.wolvessummit.com;
 - 5) **Participant** – a natural person who has completed Registration and received confirmation from the Administrator of participation in the Conference;
 - 6) **User of the Portal (User)** – a person making use of access to the Portal and its functions, including Participants.
2. The administrator of personal data provided by Users of the Portal and Participants is Wolves Den sp z o.o. with its seat in Gdynia, 3 Maja 14a/8 81-357, tax ID number (NIP) PL5862296113 e-mail: info@wolvessummit.com, website: www.wolvessummit.com;
3. The Administrator shall process the personal data of Users in accordance with regulations of Polish law concerning protection of personal data:
 - 1) The Personal Data Protection Act of 29 August 1997 (OJ L 2002, No. 101 item 926 with amendments);

- 2) The Electronic Services Provision Act of 18 July 2002 (OJ L 2013, item 1422);
- 3) The Regulation of the Minister of Internal Affairs and Administration of 29 April 2004 on documenting the processing of personal data and the technical and organizational conditions which should be met by computer devices and systems used in the processing of personal data (OJ L No. 100, item 1024).
4. The Administrator warrants that he shall make all efforts to ensure that the processing of personal data by him is performed with the greatest respect for the privacy of the people whose data is being processed, and with the highest level of care for the safety and security of the processed personal data; in particular, he warrants that he has taken all legally required measures intended to secure collections of personal data.
5. The Administrator declares that he applies technical and organizational means ensuring the protection of processed personal data which are adequate in relation to threats and categories of personal data encompassed by said protection, in particular by securing data from access and theft by unauthorised persons, from processing in a manner inconsistent with the provisions of law, and from alteration, loss, damage and destruction.

§ 2. Rules for the processing of personal data applied by the Administrator

1. The Administrator may process the following personal data of Users necessary for the provision of services and settlements performed within the framework of the Portal:
 - 1) name and surname,
 - 2) e-mail address,
 - 3) IP address,
 - 4) telephone number,
 - 5) address,
 - 6) bank account number.
2. The provision of personal data by the User is not required to browse the contents of the Portal.
3. Provision of personal data by a User is voluntary, however, if such data is provided to the Administrator, the User is obliged to provide true data solely relating to the User.
4. The provision of personal data may be necessary to use all of the Portal's functions; this applies particularly to Registration.
5. The Administrator may process the personal data of Users for the purposes of:
 - 1) providing electronic services within the framework of the Portal;

- 2) concluding and performing a contract associated with participation in the Conference;
- 3) settlement of payments made by Users;
- 4) marketing of own services;

as well as for other legally permissible purposes.

6. The Administrator establishes the following rules for the processing of personal data:

- 1) the Administrator shall only record personal data on data carriers which are secured against access by third parties;
- 2) the Administrator shall report databases of personal data to the Inspector General for Personal Data Protection (GIODO);
- 3) the Administrator shall oversee the security of data, for as long as it is in his possession, in a manner particularly ensuring protection from access by unauthorized persons, damage, destruction and loss;
- 4) the Administrator shall provide data to authorized entities solely on the basis of applicable legal regulations;
- 5) the Administrator shall maintain the confidentiality of personal data.

§ 3. Usage data

1. The Administrator may also process data characterising the manner in which the User uses the Portal (usage data), in particular:
 - 1) information identifying the User, including e-mail address;
 - 2) information identifying the terminus of the telecommunication or telecomputer network used by the User;
 - 3) information on the commencement, completion and scope of each use of services provided electronically.
2. The Administrator shall not associate the information described in par. 1 above with the personal data of the User, and shall not use them to identify the User, unless it becomes necessary to do so for the proper provision of services provided electronically, or for improving the quality of such services.
3. The data referred to in par. 1 above shall be used by the Administrator exclusively for purposes related to market research and research on traffic on the Portal, for statistical purposes, particularly for assessing interest in the Portal and for improving the content of the Portal and the quality of services provided electronically within the Portal's framework.
4. In the event the User uses services provided electronically within the framework of the Portal via mobile devices, the Administrator may obtain data identifying the mobile device, the operator of internet services, and the subscriber. Data obtained in this way shall be processed in a manner ensuring anonymity and will be used exclusively for statistical purposes and for ensuring proper use of the Portal.

§ 4. Rights of a User of the Portal

1. Every User has the right to review his own personal data, to demand the update, correction and deletion of data, and to submit an objection to the manner in which it is processed, pursuant to the provisions of Polish law.
2. The User may, at any time, contact the Administrator in order to obtain information concerning whether and in what manner the Administrator is using or intends to use the User's personal data.
3. The User may not, neither during Registration, in the course of using any of the functions offered by the Portal nor in conjunction with participation in the Conference, supply the personal data of other people without obtaining their prior written consent.
4. The Administrator shall undertake to ensure that the User's data is deleted in all circumstances foreseen by law, particularly when demanded by the User.
5. The Administrator may refuse to delete personal data if the User has not settled all payments due to the Administrator, or if the User has violated the terms of use of the Portal, of services provided electronically, or applicable legal regulations, and the Administrator requires the user's personal data for the purposes of clarifying those circumstances and establishing the User's liability.
6. With the exception of circumstances foreseen by law, in no situation shall the Administrator process personal data that would reveal racial or ethnic background, political preferences, religious or philosophical convictions, religious, party or trade union affiliations, information about health, genetic code, addictions, intimate life, and also data concerning criminal convictions, punishments and fines, as well as other judgements issued in judicial or administrative proceedings. It is forbidden for users to submit such data.
7. The Administrator may assign the processing of personal data to another entity on the basis of a written contract, and the User expresses his consent to such.
8. In order to exercise the rights described in the preceding articles, the User may at any time contact the Administrator at: Wolves Den sp.z o.o., Al. Zwycięstwa 96/98, 81-451, Gdynia or by e-mail: info@wolvessummit.com

§ 5. Cookies policy

1. The Portal uses files called *cookies*. By not changing his browser settings, the User gives his consent to the Portal's use of cookies.
2. Cookies serve in particular to establish and remember the User's preferences in order to adapt the content of the Portal to those preferences, to supply statistical data on the traffic of Users on the internet, to identify the devices used by Users and their location, to display webpages adapted to the individual needs of Users allowing for the saving of settings selected by Users and for personalization of the interface, and also to improve the configurations of selected Portal functions along with optimization of the services provided electronically by the Portal.

3. Cookies are not harmful for the User's device, and will not cause changes in the configuration of those devices nor in software installed on them. The User may change his web browser's configurations at any time in order to prevent the storage of cookies on his computer's hard drive. Detailed information can be obtained from the producers of web browsing software, usually within the software in a section titled "Internet options" or similar.
4. The User may delete cookies at any time by using the functions available in the web browser he is using.
5. Two types of cookies are applied – "session" and "persistent". Session cookies are temporary files that remain on the User's computer until logging out of the web page or until the software (web browser) is closed. Persistent cookies remain on the User's device for a fixed period of time set in the parameters of cookies files, or until they are manually deleted by the User.
6. Changes in the web browser concerning cookies may block or disable some of the Portal's functions. To the extent that the law allows, the Administrator shall not bear liability for the use and service of cookies on other websites to which the User is directed by links on the Portal.

§ 6. Final provisions

1. Upon completion of the use of services provided electronically through the Portal, the Administrator shall not process the personal data of the User with the exception of data which is:
 - 1) necessary for settlement of services provided electronically via the Portal;
 - 2) necessary for marketing, as well as market research and research on the behaviours and preferences of Users, with the intent of using the results of such research for improving the quality of services provided electronically by the Administrator;
 - 3) necessary for clarifying circumstances involving unsatisfactory use of the Portal or services provided electronically via the Portal;
 - 4) permissible for processing on the basis of other regulations or covenants.
2. The Administrator reserves the right to introduce changes to this Privacy Policy. Users shall be informed of all changes to the Privacy Policy not less than seven days prior to their implementation, on the main page of the Portal.