

Privacy Policy of AMILIGHT online store

operating at <https://www.amilight.eu>

1. Why was this document created?

This privacy policy is for information purposes, which means that it is not a source of obligations for you, as a former, present or future customer of AMILIGHT store. However, it applies to your personal data, i.e. information that identifies you as a natural person. Familiarize yourself with this document to find out what information and personal data we collect and for what purpose and for what we use it, and also to know your rights in relation to this data.

2. What is the legal basis for the processing of your personal data?

The legal basis for the processing of your personal data is Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April 2016 (RODO) on the protection of individuals with regard to the processing of personal data and on the free movement of such data and the repeal of Directive 95/46/EC

3. Who is the administrator of your personal data?

The administrator of your personal data is WOMAT company (here in after: WOMAT or "we"):

- owner: Jerzy Wołk
- office address: Poland, 63-600 KĘPNO, ul. Wiosenna 7
- VAT ID: PL6190006321
- electronic post address (e-mail): womat@womat.pl

4. For what purpose do we obtain your personal data?

We collect personal data for business purposes, such as contacting you, next conclusion, finalization and settlement of commercial transactions and marketing and advertising of our offer.

5. What kind of personal data do we process?

We process the following personal data:

- contact details, including e-mail address
- IT data, registered automatically during a visit to our websites (including IP address, connection parameters) saved in cookie files.

Information about cookie files can be found in the document "Information about cookies".

6. Is the provision of personal data mandatory?

Providing personal information is voluntary. In case you intend to enter into a commercial transaction with us or you want us to keep in touch with you, providing personal information is necessary.

7. How long will we store your personal information?

We will keep your personal data until you request that we remove such data - no shorter time than for the time required by law (eg fiscal regulations).

8. When is your consent to provide personal information not required?

Your consent to provide personal information is not required when data processing is necessary for:

- performance of the contract - e.g. when you have a commercial transaction with us
- fulfilling the legal obligation imposed on the administrator - for example, we keep accounts in accordance with the accounting regulations
- achieving goals resulting from legitimate interests pursued by the administrator or by a third party - for example marketing activities or referral to the court for payment

9. Who will we share your personal details with?

In case of entering into a commercial transaction, your personal data will be made available to selected WOMAT employees as well as to external entities:

- providing verification services
- providing payment and banking services
- providing billing and accounting services
- providing transport, courier or postal services
- providing ICT system management services and a website
- other entities if their participation in the transaction proves necessary

If you give separate consent (so-called marketing consent), we will also be able to provide your personal data to entities providing marketing services (eg newsletter, telemarketing).

Access to your personal data will also have state administration bodies based on relevant legal provisions.

10. What are your rights to your personal information that we collect?

In relation to your personal information collected by us, you have the right to:

- access requests
- supplement
- rectification
- removal (right to be forgotten)
- processing restrictions
- objecting to the processing
- transfer of data
- withdrawal of consent for their processing for a specific purpose (if previously the consent has been expressed)
- lodging a complaint to the supervisory body, which is the President of the Office for Personal Data Protection in Poland

The above rights can be exercised in accordance with the principles described in article 16-21 of RODO.

Interpretation of this document

This document is a translation of the Privacy Policy prepared in the Polish language. In the event of discrepancies in interpretation regarding the Privacy Policy, a binding will be the Privacy Policy prepared in the Polish language. To read the Privacy Policy in Polish language, click [HERE](#).