

# Confidentiality Agreement

## SECTION 1: PERSONAL INFORMATION

The Customer's personal data, provided to Spółka Obfitość sp. z o.o., located at: Warsaw (01-234), ul. Kasprzaka 29/753, NIP 5273096065, operating the restaurant Poznańska 11, are processed. The restaurant serves as the personal data administrator. The processing complies with the guidelines outlined in Regulation EU 2016/679 of the European Parliament and the Council dated April 27, 2016 (referred to as "GDPR"). For inquiries, the Personal Data Administrator can be contacted via email at p11@poznanska11.pl.

The extent of processed personal data is defined by the information provided by the Customer and submitted to the Company through a suitable form. The processing of the Customer's personal data may include their email address, full name, phone number, home address, and computer IP address.

Customer data will undergo processing for five years before being deleted, unless additional processing is justified by another legal foundation.

Customers' personal data will undergo processing for the following purposes: (a) implementing legal provisions, (b) creating an Account, executing the Order, providing services electronically, considering submitted complaints, and other activities specified in the Regulations, (c) promotional and commercial activities of the Company.

Providing personal data is optional, but failure to consent to the processing of required personal data will hinder the Company from delivering services and executing Sales Agreements.

The legal foundation for processing personal data in the scenarios outlined in section 3(a) is the Company's legal obligation related to contract performance involving the data subject. This includes the obligation to comply with the data subject's requests before entering into the contract. In the instances described in section 3(b), the legal basis for personal data processing is the explicit consent of the data subject for specific purposes. For cases detailed in section 3(c), processing is essential to meet the legal obligations imposed on the controller.

Customers' personal information may only be shared with a hosting company or an accounting services provider for the sole purpose of executing Sales Agreements and contracts related to electronic services provided by the Company. The entity handling customers' personal data, as per the Entrustment Agreement, will process such data with the Company's explicit consent, starting from the GDPR's enforcement, through a third party. Additionally, personal data gathered by the Company may be disclosed to authorized state entities upon request in accordance with applicable laws or to other individuals and organizations as stipulated by law.

Personal data may only be disclosed to unauthorized parties in accordance with this Policy with the prior consent of the relevant Customer.

Customers have the right to delete personal data collected about them from the Company's system and databases of entities cooperating with the Company, limit data processing, transfer personal data collected by the Company regarding Customers, receive them in a structured form, submit a complaint to the supervisory authority if data is processed illegally, and file a legal remedy in court against the supervisory authority for any infringement.

If the Company obtains details regarding the Customer's utilization of an electronically delivered service in breach of the Regulations or relevant laws (prohibited use), the Company may analyze the Customer's personal data to establish the Customer's accountability.

The website may retain HTTP queries, thus storing certain details in the server log files, such as the IP address of the originating computer, the Client's station name (identified by the HTTP protocol if possible), date and system time of registration in the Store, query arrival time, bytes sent by the server, URL of the previously visited page by the Customer, Customer's browser information, and details of any errors during the HTTP transaction. These logs are gathered to facilitate the effective management of the Store. Access to this information is restricted to authorized IT system administrators. Log files are subject to analysis for generating traffic and error statistics within the Store. The aggregated data does not reveal the identity of the Customer.

The transfer of Customers' personal data to third countries will occur in compliance with the regulations established by the GDPR.

## SECTION 2: DATA SECURITY

The company implements technical and organizational measures to safeguard the processed personal data as outlined in Art. 25.30, 32-34, 35-39 GDPR. This ensures heightened protection and security for customer data processing, tailored to the specific threats and data categories. The company safeguards data against unauthorized access, alteration, processing breaches, as well as loss, damage, or destruction. Measures include the use of SSL (Secure Socket Layer) certificates. Customer data is securely stored on dedicated servers and further shielded by the company's internal protocols governing personal data processing and information security.

The Company highlights that utilizing the Internet and electronically provided services may entail particular IT risks, such as Internet worms, spyware, malware (including viruses), and potential exposure to cracking or phishing. For comprehensive and expert guidance on Internet security, the Company suggests consulting specialized IT service providers.

### § 3. COOKIES

To guarantee the Store's smooth operation, the Company employs cookie technology in compliance with the e-Privacy Regulation. Cookies are data packets stored on the Customer's device through the Store, typically containing details aligned with the file's intended purpose. These details commonly include the website address, placement date, expiry date, unique identifier, and additional relevant information.

The Company employs two categories of cookies: session cookies, which are deleted at the conclusion of the Customer's browser session, and with the Customer's explicit consent via browser settings, persistent cookies that persist on the Customer's device post-browser session until removal.

It is impossible to ascertain the Customer's identity through cookies, whether session or persistent. The Cookie mechanism prohibits the gathering of any personal data.

Cookies are secure for the customer's device, specifically preventing viruses or other software from accessing the device. Files generated by the Company's website are not compatible with other websites. External Cookies, placed by the Company's partners with the Customer's prior consent through appropriate browser settings, can be accessed by an external server.

The customer can deactivate cookies on their device following the browser manufacturer's guidelines. Neglecting to activate persistent cookies and External Cookies may not lead to the unavailability of certain or all functions on the Company's website.

The company utilizes its own cookies for various purposes, including customizing website content to match customer preferences, recognizing customer devices, storing selected settings, ensuring data security and website usage, conducting audience analysis and research, and providing advertising services.

The Company utilizes External Cookies, as outlined in section 15, for the purposes of generating (anonymous) statistics to enhance the usability of the Store through analytical tools like Google Analytics, and for enabling interactive features on social media platforms such as Facebook, Twitter, Google+, YouTube, and Instagram.

The customer has the ability to modify cookie settings at any time by defining storage conditions, either through web browser settings or by adjusting the service. Additionally, the customer can delete cookies stored on their device at any time, following the browser manufacturer's guidelines.

Detailed information regarding cookies can be found in the settings of the Customer's web browser.