



Privacy Policy

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§ 1 General Provisions

1. This privacy policy of the Website is informative, which means that it is not a source of obligations for the Service Recipients of the Website. The privacy policy contains, first of all, the rules concerning the processing of personal data by the Administrator on the Website, including the bases, purposes and period of processing personal data and the rights of data subjects, as well as information on the use of cookies and analytical tools on the Website.
2. The administrator of personal data collected via the Website is Jacek Kobus conducting business under the company SOFTWARE HOUSE JACEK KOBUS, entered in the Central Register and Information on Economic Activity of the Republic of Poland maintained by the Minister responsible for economic affairs, having: address of place of business and address for service: ul. Jana Pawła Woronicza 80/105, 02-640 Warsaw, NIP 95959 1767257, REGON 260456974, e-mail address: support@forexapi.eu - hereinafter referred to as the "Administrator" and at the same time being a Service Provider of the Internet Service.
3. Personal data on the Website are processed by the Administrator in accordance with applicable law, 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 individuals 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 "GDPR Regulation". Official text of the GDPR Regulation: <http://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32016R0679>
4. The use of the Website, including the conclusion of contracts, is voluntary. Similarly, the provision of personal data by the Service Recipient using the Website is voluntary, subject to two exceptions: (1)

conclusion of contracts with the Administrator - failure to provide personal data in the cases and to the extent indicated on the Website website and in the Regulations of the Website and this privacy policy necessary to conclude and perform the agreement for the provision of Electronic Service with the Administrator results in the inability to conclude and execute the agreement for the provision of Electronic Service with the Administrator This contract. Providing personal data is in this case a contractual requirement and if the data subject wishes to conclude a given contract with the Administrator, he is obliged to provide the required data. Each time, the scope of data required to conclude a contract is indicated in advance on the website of the Website and in the Regulations of the Website; (2) statutory obligations of the Administrator - providing personal data is a statutory requirement resulting from generally applicable law imposing on the Administrator the obligation to process personal data (e.g. processing data for the purpose of maintaining tax or accounting books) and failure to provide them will prevent the Administrator from performing these duties.

5. The Controller takes special care to protect the interests of the persons to whom the personal data processed by him relate, and in particular he is responsible and ensures that the data collected by him are: (1) processed in accordance with the law; (2) collected for marked, lawful purposes and not subjected to further processing incompatible with these purposes; (3) substantively correct and adequate for the purposes for which they are processed; (4) stored in an identifiable form for no longer than is necessary for achieve the purpose of the processing and (5) processed in a manner that ensures adequate security of personal data, including protection against unauthorised or unlawful processing and accidental loss, destruction or damage, by appropriate technical or organisational means.
6. Taking into account the nature, scope, context and purposes of the processing and the risk of infringement of the rights or freedoms of natural persons of varying likelihood and severity of the threat, the Controller shall implement appropriate technical and organisational measures to ensure that processing takes place in accordance with this Regulation and to be able to demonstrate this. These measures shall be reviewed and updated as necessary. The Controller applies technical measures to prevent the acquisition and modification by unauthorized persons of personal data transmitted electronically.
7. All words, expressions and acronyms appearing in this privacy policy and beginning with a capital letter (e.g. Service Provider, Website, Electronic Service) should be understood in accordance with their definition contained in the Website Terms and Conditions available on the Website pages.

§ 2 Basics of Data Processing

1. The controller is entitled to process personal data in cases where — and to the extent that — at least one of the following conditions is met: (1) the data subject has consented to the processing of his or her personal data for one or more specified purposes; (2) the processing is necessary for the performance of a contract to which the data subject is a party or to take action at the request of the person whose data relate, prior to the conclusion of the contract; (3) the processing is necessary to comply with a legal obligation on the Controller; or (4) the processing is necessary for the purposes arising from the legitimate interests pursued by the Controller or by a third party, except in cases where the interests or fundamental rights and freedoms of the data subject require the protection of personal data, in particular when the data subject is a child, are overriding those interests.
2. The processing of personal data by the Administrator requires each time the existence of at least one of the grounds indicated in point 2.1 of the privacy policy. The specific grounds for the processing of personal data of the Service Recipients of the Website by the Administrator are indicated in the next point of the privacy policy — in relation to the specific purpose of processing personal data by the Administrator.

§ 3 Purpose, Basis and Period of Data Processing on the Website

1. Each time the purpose, basis and period and the recipient of personal data processed by the Administrator results from the actions taken by the respective Service Recipient on the Website.
2. The Administrator may process personal data on the Website for the following purposes, on the following grounds and for the following period:

Purpose of data processing	Legal basis for processing and storage period	Data retention period
Execution of an agreement for the provision of an Electronic Service or taking action at the request of the data subject before concluding the aforementioned contracts	Article 6 (1) (b) of the GDPR Regulation (performance of a contract) — processing is necessary for the performance of a contract to which the data subject is a party or to take action at the request of the data subject prior to the conclusion of the contract	The data are stored for the period necessary to execute, terminate or otherwise terminate the agreement for the provision of the Electronic Service; in the case of the User using the Application Form, the data are processed for no more than 30 days, and the attached CV is not stored by the Administrator.
Direct Marketing	Article 6 (1) (f) of the GDPR Regulation (legitimate interest of the controller) — processing is necessary for purposes arising from the Controller's legitimate interests — consisting in taking care of the interests and good image of the Controller, its Website and striving to provide Electronic Services	The data are stored for the duration of the existence of a legitimate interest pursued by the Administrator, but no longer than for the period of limitation of the Administrator's claims in relation to the person to whom the data relate, due to the economic activity carried out by the Administrator. The limitation period is determined by the provisions of the law, in particular the Civil Code (the basic limitation period for claims related to the conduct of business activities is three years). The controller may not process the data for the purpose of direct marketing in the event of an effective objection in this regard by the data subject.
Marketing	Article 6 (1) (a) of the GDPR Regulation (consent) — the data subject has consented to the processing of their personal data for marketing purposes by the Controller	The data are stored until the data subject withdraws consent for further processing of his or her data for this purpose.
Keeping of tax books	Article 6 (1) (c) of the GDPR Regulation in conjunction with	The data are stored for the period required by the provisions of law

	Article 86 § 1 of the Tax Code, i.e. of January 17, 2017 (Journal of Laws of 2017, item 201) — processing is necessary to fulfill the legal obligation incumbent on the Controller	ordering the Administrator to keep tax books (until the expiration of the limitation period of the tax liability, unless otherwise provided by tax laws).
Establishing, asserting or defending claims that may be raised by the Administrator or which may be raised against the Administrator	Article 6 (1) (f) of the GDPR Regulation (legitimate interest of the controller) — the processing is necessary for the purposes arising from the legitimate interests of the Controller — consisting in establishing, pursuing or defending claims that may be raised by the Administrator or which may be raised against the Administrator	The data are stored for the duration of the existence of a legitimate interest pursued by the Administrator, but no longer than the period of limitation of claims that may be raised against the Administrator (the basic limitation period for claims against the Administrator is six years).
Using the Website and ensuring its proper functioning	Article 6 (1) (f) of the GDPR Regulation (legitimate interest of the administrator) — processing is necessary for purposes arising from the Controller's legitimate interests — consisting in running and maintaining the website of the Website	The data are stored for the duration of the existence of a legitimate interest pursued by the Administrator, but no longer than for the period of limitation of the Administrator's claims in relation to the person to whom the data relate, due to the economic activity carried out by the Administrator. The limitation period is determined by the provisions of the law, in particular the Civil Code (the basic limitation period for claims related to the conduct of business is three years).
Keeping statistics and analyzing traffic on the Website	Article 6 (1) (f) of the GDPR Regulation (legitimate interest of the controller) — processing is necessary for purposes arising from the Controller's legitimate interests — consisting in keeping statistics and analysing traffic on the Website in order to improve the functioning of the Website and increase the scope of the provided Electronic Services	The data are stored for the duration of the existence of a legitimate interest pursued by the Administrator, but no longer than for the period of limitation of the Administrator's claims in relation to the person to whom the data relate, due to the economic activity carried out by the Administrator. The limitation period is determined by the provisions of the law, in particular the Civil Code (the basic limitation period for claims related to the conduct of business is three years).

§ 4 Recipients of Data on the Website

1. For the proper functioning of the Website, including for the correct provision by the Administrator of Electronic Services, it is necessary for the Administrator to use the services of external entities (such as, for example, a software provider). The Controller uses only the services of such processors who provide sufficient guarantees of the implementation of appropriate technical and organizational measures so that the processing meets the requirements of the GDPR Regulation and protects the rights of data subjects.
2. Personal data may be transferred by the Administrator to a third country, whereby the Controller ensures that in this case this will be done in relation to the country providing an adequate level of protection — in accordance with the GDPR Regulation, and the data subject has the opportunity to obtain a copy of their data. The Controller transfers the collected personal data only in the case and to the extent necessary to achieve the given purpose of data processing in accordance with this privacy policy.
3. Data transfer by the Administrator does not take place in any case and not to all recipients or categories of recipients indicated in the privacy policy — the Administrator transfers data only if it is necessary for the realization of a given purpose of processing personal data and only to the extent necessary for its realization.
4. Personal data of the Service Recipients of the Website may be transferred to the following recipients or categories of recipients:
 - a. service providers providing the Controller with technical, IT and organizational solutions, enabling the Administrator to conduct business activities, including the Internet Service and Electronic Services provided through it (in particular, the provider of computer software for running the Website, the provider of e-mail and hosting and the provider of software for managing the company and providing technical assistance to the Administrator) — the Administrator makes the collected personal data of the Service Recipient available to the selected to the provider acting on its behalf only in the case and to the extent necessary to achieve the respective purpose of data processing in accordance with this privacy policy.

§ 5 Profiling on the Website

The GDPR Regulation imposes on the Controller the 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 these cases — relevant information about the principles of such decision-making, as well as the significance and anticipated consequences of such processing for the data subject. With this in mind, the Administrator provides information on possible profiling in this section of the privacy policy.

1. The Administrator may use profiling on the Website for direct marketing purposes, but the decisions taken on its basis by the Administrator do not concern the conclusion or refusal to conclude a contract or the possibility of using Electronic Services on the Website. The effect of using profiling on the Website may be, for example, granting a discount to a given person, reminding about unfinished activities on the Website, sending a service proposal that may correspond to the interests or preferences of a given person or proposing better conditions compared to the standard offer of the Website. Despite profiling, a person freely decides whether they want to take advantage of the discount received in this way or better conditions on the Website.
2. Profiling on the Website consists of an automatic analysis or forecast of a person's behaviour on the Website, or by analysing the previous history of activities undertaken on the Website. The condition for such profiling is

that the Administrator has personal data of a person in order to be able to send them, for example, a discount.

3. The data subject shall have the right not to be subject to a decision which is based solely on automated processing, including profiling, and which produces legal effects or similarly significantly affects the data subject.

§ 6 Rights of the Data Subject

1. Right of access, rectification, restriction, deletion or portability — the data subject has the right to request from the Controller access to their personal data, rectification, deletion (“right to be forgotten”) or restriction of processing and has the right to object to processing, as well as the right to transfer their data. Detailed conditions for exercising the above rights are indicated in Article 15-21 of the GDPR Regulation.
2. The right to withdraw consent at any time — a person whose data is processed by the Administrator on the basis of the consent given (on the basis of Article 6 (1) (a) or Article 9 (2) (a) of the GDPR) has the right to withdraw consent at any time without affecting the lawfulness of the processing carried out on the basis of consent before its withdrawal.
3. The right to lodge a complaint with the supervisory authority — a person whose data is processed by the Administrator has the right to lodge a complaint with the supervisory authority in the manner and manner specified in the provisions of the GDPR Regulation and Polish law, in particular the Personal Data Protection Act. The supervisory authority in Poland is the President of the Office for Personal Data Protection.
4. Right to object — the data subject has the right to object at any time, on grounds relating to his or her particular situation, to the processing of personal data concerning him or her based on Article 6 (1) (e) (public interest or tasks) or (f) (legitimate interest of the controller), including profiling on the basis of those provisions. In such a case, the controller may no longer process these personal data, unless he demonstrates the existence of compelling legitimate grounds for the processing, overriding the interests, rights and freedoms of the data subject, or grounds for establishing, exercising or defending claims.
5. Right to object to direct marketing — if personal data is processed for direct marketing purposes, the data subject has the right to object at any time to the processing of his or her personal data for the purposes of such marketing, including profiling, to the extent that the processing is related to such direct marketing.
6. In order to exercise the rights referred to in this point of the privacy policy, you can contact the Administrator by sending a relevant message in writing or by e-mail to the Administrator's address indicated at the beginning of the privacy policy or using the contact form available on the website of the Website.

§ 7 Cookies on the Website and Analytics

1. Cookies are small text information in the form of text files, sent by the server and saved by the visitor of the Website (e.g. on the hard disk of a computer, laptop, or on the memory card of a smartphone — depending on which device the visitor uses to our Website). Detailed information about Cookies, as well as the history of their creation, can be found, among others, here: <http://pl.wikipedia.org/wiki/Ciasteczko>.
2. The Administrator may process the data contained in Cookies when visitors use the Website for the following purposes:
 - a. identifying the Service Recipients as logged in to the Website and showing that they are logged in;
 - b. remembering data from completed forms, surveys or login data to the Website;
 - c. adapting the content of the Website page to the individual preferences of the Service Recipient (e.g. concerning colours, font size, page layout) and optimizing the use of the Website pages;
 - d. remarketing, which is the study of the behavior of visitors to the Website by anonymously analyzing their activities (e.g. repeated visits to certain pages, keywords, etc.) in order to create their profile and provide them with advertisements tailored to their anticipated interests, including when they visit other websites in the advertising network of Google Ireland Ltd., Facebook Ireland Ltd.

- e. keeping anonymous statistics showing how the Website is used.
3. By default, most web browsers available on the market accept cookies by default. Everyone has the possibility to specify the conditions of use of Cookies using the settings of their own web browser. This means that you can, for example, partially limit (e.g. temporarily) or completely disable the possibility of saving Cookies — in the latter case, however, this may affect some functionalities of the Website, including preventing the addition of the Offer.
4. The settings of the web browser in the field of cookies are important from the point of view of consent to the use of cookies by our Website — in accordance with the regulations, such consent can also be expressed through the settings of the web browser. In the absence of such consent, it is necessary to change the settings of the web browser in the field of Cookies accordingly.
5. Detailed information on changing the settings regarding Cookies and their self-removal in the most popular web browsers is available in the help section of the web browser and on the following pages (just click on the given link):
 - [in Chrome](#)
 - [in Firefox](#)
 - [in Internet Explorer](#)
 - [in the Opera browser](#)
 - [in the Safari browser](#)
 - [in Microsoft Edge](#)
1. The Controller may use Google Analytics services provided by Google Ireland Limited (Gordon House, Barrow Street, Dublin 4, Ireland) on the Website. These services help the Administrator analyze the traffic on the Website. The collected data are processed as part of the above services to generate statistics useful in the administration of the Website. These data are of an aggregate nature. Using the above services on the Website, the Administrator collects such data as sources and means of obtaining visitors to the Website and how they behave on the Website, information about devices and browsers from which they visit the website, IP and domain, geographical data and demographic data (age, gender) and interests.
2. It is possible to block a person from sharing Google Analytics information about their activity on the Website in an easy way - for this purpose, you can install a browser add-on provided by Google Ireland Ltd. available here: <https://tools.google.com/dlpage/gaoptout?hl=pl>.

§ 8 Final Provisions

The Website may contain links to other websites. The administrator urges that after moving to other sites, read the privacy policy established there. This privacy policy applies only to the Website of the Administrator.