

PRIVACY POLICY
USED BY THE DELTA TRANS GROUP
including:
DELTA TRANS TRANSPORTE SP. Z O.O.
DELTA TRANS LOGISTIK SP. Z O.O.
ISSUE 04
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General provisions

- 1. This document presents the principles of processing and protection of personal data collected from guests and the use of cookies in connection with the functioning of the https://deltatrans.pl portal (hereinafter: "Website").
- 2. This Policy is an information document that is an expression of the Administrator's care for the rights of visitors to the Website using the services offered through it, however, it does not replace the security policy maintained by the Administrator.
- 3. The privacy policy is also the fulfillment of the information obligation resulting from art. 13 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27.04.2016 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) (Official Journal of the Republic of Poland). UE L 119, 4.05.2016, p. 1) (hereinafter: GDPR) C

What you will find in our Privacy:

- 1. Data administrator and contact
- 2. Personal data collected through the website
- 3. Rights of the data subject (you)
- 4. Service security
- 5. Cookies and their use
- 6. Information clause for users of Delta Trans social networking sites

§1 Data administrator and contact

1. The administrator of personal data is Delta Trans Logistik sp. z o.o. with its registered office in Świętochłowice (41-605), at Chorzowska 118-120, entered into the Register of Entrepreneurs of the National Court Register kept by the District Court Katowice-Wschód in Katowice, VIII Commercial Department of the National Court Register under No. 141688, NIP 627—001-24-18, REGON 270513902.

Under relevant agreements, the Co-administrator of personal data is Delta Trans Transporte sp. z o.o. registered in Świętochłowice (41-605), Chorzowska 134 B, entered into the National Court Register under KRS number 0000101278, with the following identification numbers: NIP 6270012401 and REGON 008063023

- 2. In matters related to the protection of personal data, please contact by: sending a letter to the correspondence address of the data administrator indicated above or sending an e-mail to the address of the Personal Data Protection Officer iod@deltatrans.pl.
- 3. For other matters, please contact infoDTL@deltatrans.pl and infoDTT@deltatrans.pl

§2 Personal data collected through the Website and their processing

I. Legal basis, scope and purpose of data processing.

The data administrator processes personal data collected via the contact form and the e-commerce form.

Personal data is processed on the basis indicated below:

	Data collected	Legal basis
Contact form	First name, surname, address e-mail, telephone number content of the query, preferred communication channel.	Article 6(1)(a) of the GDPR i.e. on the basis of the consent of the data owner
		Article 6(1)(f) of the GDPR i.e. the legally justified purpose of the Administrator, which is:
		- getting to know the opinions of people visiting the Website about the services provided by the Administrator

Article 6(1)(f) of the GDPR i.e. the legally justified
purpose of the Administrator, which is:
- getting to know the opinions of people visiting the
Website about the services provided by the
Administrator
- informing about changes and new services
introduced by the Administrator (marketing of own
services)
- monitoring, detecting and stopping possible fraud
and abuse committed through the services provided
by the Administrator.

If the data owner has given such consent, the Administrator may use the data obtained in e-commerce forms for direct marketing.

II. Time of data processing:

The data administrator processes the data for the period necessary to achieve the purpose for which they were collected, or until the withdrawal of consent by the Website user, or until the Website activity is terminated.

III. Further sharing:

- 1. Personal data obtained via the Website forms are not made available to third parties, except when such disclosure results from applicable law obliging the Administrator of personal data to transfer them to authorized entities.
- 2.The Administrator informs that he entrusts personal data to entities providing IT services to the Data Administrator, in particular IT services for the Website. The exchange of personal data with these entities is regulated by a contract of entrustment with trusted partners.

IV. Profiling:

The Administrator does not take actions referred to as profiling towards persons whose data he has obtained via the Website

§3 Rights of owners of personal data

I Right to withdraw consent to data processing

- 1. The consent may be withdrawn at any time and no negative effects, and without affecting the lawfulness of data processing that was carried out before its withdrawal
- 2. Withdrawal of consent may be made by sending a message with a request to stop processing data using the Website form, or by sending an e-mail to the address of the iod@deltatrans.eu Data Protection Officer, or by sending a registered letter to the correspondence address of the Data Administrator

II Rights related to data processing

- 1. In accordance with Articles 15-22 of the GDPR, the person who provided data via the Website forms has the following rights: Prawo dostępu do danych (art. 15 RODO)
 - Right of access (Art. 15 GDPR)
 - Right to rectification (Art. 16 GDPR)
 - Right to erasure ("right to be forgotten") (Art. 17 GDPR)
 - Right to restriction of processing (Art. 18 GDPR)
 - Right to data portability (Art. 20 GDPR)
 - Right to object (Art. 21 GDPR)
- 2. The data owner may exercise his rights by sending an appropriate request to the following email address: iod@deltatrans.pl. or by sending a registered letter to the correspondence address of the Data Administrator.
- 3. The request, in order to correctly identify, should be sent from the e-mail address indicated in the Website form along with other data. This is the implementation of Article 12(6) of the GDPR. In justified cases, the Administrator contacts the person submitting the request by phone or e-mail in order to verify the authenticity of the application and precisely define expectations
- 4. In accordance with the law, the Administrator within 30 days provides the person who submitted the request with an answer about the actions taken.
- 5. If the Administrator does not take such actions, he will inform the person submitting the request about this fact.
- 6. Where personal data are processed for direct marketing purposes, the data subject shall have the right to object at any time to the processing of personal data concerning him or her for such marketing, including profiling, to the extent that the processing is related to such direct marketing.
- 7. The Administrator's actions have the right to lodge a complaint with the Supervisory Body, which is the President of the Office for Personal Data Protection (formerly: GIODO)

§4 Security

- 1. The Website is equipped with security measures aimed at protecting personal data under the control of the Administrator against loss, improper use and modification. The administrator also has appropriate documentation and has implemented appropriate procedures related to the protection of personal data in the company
- 2. The Administrator ensures that it protects all disclosed information in accordance with applicable regulations and security protection standards, in particular:
 - a) only authorized employees or associates of the Data Administrator and authorized persons dealing with the Website, to whom appropriate powers of attorney have direct access to personal data collected by the Data Administrator in accordance with Article 29 of the GDPR; b) The Administrator declares that by commissioning other entities to provide services, it requires partners, in accordance with the disposition of art.28 of the GDPR, to ensure sufficiently high standards of protection of entrusted personal data, sign appropriate entrustment agreements in which partners confirm the application of standards and the right to control the compliance of these entities with these standards.

3. The Administrator reminds, however, that due to the public nature of the Internet, the use of services provided electronically may involve risks, regardless of whether the Administrator exercises due diligence.

4.

§5 Cookies and collection of statistical data

- 1. By entering the Data Administrator's website, a person receives a notification related to cookies used in the process of administering the website and has the right to choose which cookies, apart from those necessary for the proper functioning of the Website, he will accept on his device.
- 2. Clicking accept is tantamount to consenting to the processing of data obtained in this way, including personal data. The Website Guest may change the settings at any time by clicking on the cookie icon in the lower left corner of the page and making a change.
- 3. The entity placing cookies on the Website guest's end device and obtaining access to them is the Administrator.
- 4. The Administrator uses cookies to keep statistics, audience analysis, development, website, advertising and marketing, and in particular: creating studies that help to understand how Guests use the Website's resources, which allows improving its content. For this purpose, the Google Analytics software is used, the Administrator has concluded an appropriate agreement with the owner of the software, i.e. Google. The agreement also sets out the principles of personal data protection.
- 5. The Website uses "session" cookies and "session" cookies are temporary files that are stored in the end device of the person visiting the Website until leaving the Website or turning off the software (web browser).
- 6. Data collected through cookies
 - a) Service logs

The data relate to the proper operation of the Website and security, however, it does not bind them in any way with personal data. On the basis of log files, statistics may be generated to help administer the Website. The data collected in the log logs are used only for the purpose of administering the website. We do not seek identification of users of the Website.

7. Cookies from external websites

- The Administrator uses JavaScript scripts and web components on the Website that are located on the Administrator's partner's servers, located in a different location another country, including a completely different legal system.
- Partners may place their own cookies on the User's device
- Services provided by third parties are beyond the Controller's control. These entities
 may change their terms of service, privacy policy, purpose of data processing and the
 method of using cookies at any time
- 8. list of Partners or their services implemented on the website that may place cookies:

Conducting statistics and analyses:

Google Analytics Facebook Pixels

More about how Partners use data obtained from websites can be found here:

Google:

https://policies.google.com/technologies/partner-sites

Facebook:

https://web.facebook.com/privacy/explanation

9. Modification of consent to placing cookies on the device.

The Data Administrator's right to store and access cookies, as well as the rights of the Partners indicated above, result from the consent expressed by the Website user when accepting cookies. The User can return to these settings at any time and specify the conditions for storing or accessing this information by the Administrator and its Partners. The method of changing permissions is indicated in point 2 of this paragraph.

Additionally, the User may change browser settings.

By default, software used to browse websites allows cookies to be placed on the end device. These settings can be changed in such a way as to block the automatic handling of cookies in the web browser settings or to inform each time they are sent to the user's device.

§6 Information clause for users of Delta Trans social networking sites

- 1. Delta Trans Group has accounts on social networks Facebook, Instagram, LinkedIn and YouTube.
- 2. Accounts are run for advertising purposes: dissemination of knowledge about the Administrator's activities, its development, new offers and promotions.
- 3. Each social media channel has its own policy regarding how it processes and protects personal data.
- a) Facebook is provided by Facebook Ireland Limited 4 Grand Canal Square, Grand Canal Harbour, Dublin 2 Ireland Information on data processing by Facebook: https://www.facebook.com/privacy/policy/?entry_point=facebook_page_footer
- b) Instagram is provided by Instagram LLC., 1601 Willow Road, Menlo Park, CA, 94025, USA Information on data processing by Instagram https://privacycenter.instagram.com/policy/
- c) LinkedIn is provided by LinkedIn Ireland Unlimited Company, Gardner House, Wilton Plaza, Wilton Place, Dublin 2, Ireland. Information on data processing by LinkedIn: https://pl.linkedin.com/legal/privacy-policy?trk=content_footer-privacypolicy d) YouTube is provided by Google LLC, 1600 Amphitheater Parkway, Mountainview, California 94043, USA, and in the EU by Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland.

Information on data processing by YouTube: https://www.youtube.com/intl/ALL_pl/howyoutubeworks/user-settings/privacy/.

If you have any doubts or questions about the use of personal data by the above-mentioned portals, read their privacy policy carefully before using them.

Final provisions

- 1. The Website Administrator reserves the right to change the above Privacy Policy at any time and place, while committing to immediately publish the new Privacy Policy on the Website and inform all registered Users about this fact.
- 2. The Data Administrator reserves the right to change, withdraw or modify the functions or properties of the Website, as well as to cease operations, transfer rights to the Website to a third party and perform any legal actions permitted by applicable law