

privacy policy

Protection of private information regarding website customers

www.proficz1940.com (hereinafter referred to as the "Website") is an extremely important matter for us, w

therefore we make every effort to ensure that you are safe visiting

our Site.

Please read the content of this document (hereinafter referred to as the "Policy

privacy "), whose task is to explain the rules of taking care of your personal data when

you visit the Website. Each time you use the Website, you are subject to

of this Privacy Policy, therefore, every time you access the Website, we kindly ask you to

getting acquainted with its content.

This privacy policy presents, among others: the rules of contacting Akce DANCE,

running a business under the name AKCES DANCE SP. Z O.O., (called

hereinafter referred to as the "Seller"), the rules for collecting, storing and processing by

Seller of personal data, sources of personal data, scope and purpose

processing of personal data, the time for which personal data are processed and

the rights of the individual regarding their personal data.

Dictionary

The following terms should be understood:

1. "Privacy Policy" - it should be understood as this document called

"Privacy policy";

2. "Seller" - belongs to AKCES DANCE, operating

AKCES DANCE SP. Z O.O ..

seat: ul. Goscinna 8a, 30-698 Krakow

NIP: 679-29-636-21

KRS: 0000597409

REGON: 363538095

3. "Online Store" - it ought to be understood as the website available at

at www.proficz1940.com

4. "Customer" - it should be understood as a natural person acting for himself or herself

for a legal person or an organizational unit without personality

legal, but with legal capacity under the Act, and which has exercised

The online store by browsing the website available at

www.proficz1940.com or by sending your personal data to register an Account

individual in the Online Store or placing an order in the Store

online, or to subscribe to the Newsletter or receive messages

feedback from the Seller;

5. "Individual account" - a panel assigned individually to the customer after registration

data in the Online Store system, marked with an individual name (login) and

the password provided by the Customer in the Seller's IT system,

allowing the Customer to use additional functionalities of the Store

internet;

6. "Order form" - the form by which the Customer orders the Goods

offered by the Seller in the Online Store and specifies the method of delivery, in

to which the Customer provides the following data: name, surname, address, e-mail address, number

telephone;

7. "Account registration" - this should be understood as the form used for

registering the Customer in the Online Store in order to create an Account

individual via the Online Store, through which the Customer provides

the following personal data: name, surname, e-mail address, telephone number, password;

8. "Logging in to an Individual Account" - it ought to be understood as a form

used to log the Customer into the Individual Account in the Online Store -

after prior registration by him - through which the customer provides

the following personal data: e-mail address, password;

9. "Contact form" - it ought to be understood as a contact form

with the Seller for detailed information related to the service

Customer, or issues related to technical problems occurring on

The Website, placed on the Website in the "Contact us" tab, through which the Customer

provides an e-mail address;

10. "Services" - means the following actions of the Seller, undertaken as a result of the application

personal data by the Customer: sending the Newsletter using the e-mail address in

if the Customer agrees to subscribe to the Newsletter or conclude it

a sales contract between the Seller and the Customer, sending a message to the Customer

feedback regarding detailed information related to customer service, or

issues related to technical problems on the Website, or

keeping an individual account;

11. "Newsletter" - it ought to be understood as an information bulletin concerning new products

and promotions in the Online Store to which the Customer has agreed to subscribe

consent by selecting the option "Subscribe to our Newsletter" in the process

registration of an Individual Account.

§ 1. Introductory provisions

1. This Online Store is run by the Seller.

2. This Privacy Policy comes into force on May 25, 2018.

and defines, inter alia, rules for contacting the Seller, rules for collecting, storing and

processing of personal data by the Seller, including data that may be left

by you entered through the website of the Online Store by filling in

The order form and in the account registration process; sources of data acquisition

personal, scope or as to the purpose of processing personal data, the time for which it is processed

are personal data and the rights of an individual regarding their personal data.

3. This privacy policy is not intended for persons under the age of 16

life and we do not knowingly collect personal data of such persons.

4. The Online Store may contain external links

(hyperlinks) to third-party websites, plug-ins, or applications.

Clicking on the mentioned links or granting permission to connect may result in

collecting or sharing your data. We have no control over these sites and we do not

we are responsible for their privacy policies. After leaving our Store's website

Internet, therefore we encourage you to read the privacy policy of each

the page you are visiting.

5. By accepting this Privacy Policy, the Customer declares that

has read its content, accepts its terms and undertakes to comply with them.

§ 2. Cookies

1. The website uses "cookies". After the Customer enters the Website, it appears

a message informing about the use of cookies by the Website. The message is

visible to the Customer until he accepts the message about use by

Cookies page. Acceptance takes place by pressing the z field by the Customer

with the words "Accept".

2. Precise information on Cookies, indicating what the Files are

cookies and how they are used by the Website is available after

the Customer presses the field with the inscription:

"Cookie Policy" that appears at the same time as the usage message

by the Cookie Files Page and in the "Cookie Policy" tab on

Side.

§ 3. Personal data

1. Personal data is information about identified or possible to

identifiable natural person. Personal data is not anonymized in such

way that data subjects cannot be identified at all or can no longer be identified

identify.

2. The administrator of personal data obtained from customers is the Seller.

3. Personal data is processed in accordance with the law and in accordance with the principle

reliability, transparency and relevance.

4. No data is collected or processed on the website of the Online Store

personal data for the purpose of their transfer or sale to third parties for purposes

marketing. The seller also does not send messages on behalf of third parties.

5. We can collect, process, store and transfer different types

Your personal data, which we have grouped as follows:

Identity Data, including name and surname, date of birth

Contact Details, including billing address, delivery address, e-mail address,

Phone number

Transaction Data, including the transactions and payments made

Technical data, including IP address, login data, browser type and version,

time zone and location settings, plug-in types and versions, operating system and

other technologies that you use on the devices you use

you use the Website

Account Data, including username, password, and transaction history

Usage Data, including information about how you use the website

The online store and what Services they use

Marketing and Communication Data, including your preferences regarding

receiving commercial information and communication from us.

6. At the time when you use the website of our Store

website, it may automatically download your Technical Data

Your devices or activities and patterns of behavior in the network. We collect this personal data

through cookies and logs, logs and other technologies, in accordance with the "Policy

Cookies "available on the website of our Online Store.

7. We use your personal data because you have provided us with it

their data using the website of the Online Store, they are therefore obtained

only from you.

§ 4. Purpose and basis for processing your personal data

1. If the Customer provides personal data, they will be provided

used in accordance with the purpose of their transmission. Please find below a list

the purposes / activities of processing your personal data according to the category of such data,

assigned to the legal basis for the processing of personal data.

2. Providing personal data is necessary to conclude the contract, and their lack

prevents Account Registration and order fulfillment.

3. One of the ways we process personal data is the so-called

profiling. We may use your Identity, Contact, Technical Data,

Use and Accounts in order to create a profile of our clients' preferences and thus in

based on them, adapt our services and the content they receive from us. In this way

we can decide which of our Services may be appropriate for you.

4. You will receive marketing communications from us if you have provided

You consent to the transmission of commercial information by electronic means and consent to

direct marketing performed with the use of telecommunications terminal equipment.

§ 5. Providing your personal data and international transfers

1. For the purposes indicated in the preceding paragraph, we may share

Your personal data to external third parties, such as courier companies,

marketing, accounting, IT services, such as hosting,

cloud computing, online sales management, as well as the Tax Office and others

public authorities in the Republic of Poland.

2. In the event that the customer chooses payment via PayPal or

Braintree, his personal data is transferred to the extent necessary for the implementation

payments to PayPal (Europe) S.à r.l.et Cie, S.C.A. (R.C.S. Luxembourg B 118 349),

then PayPal is the administrator of the Customer's personal data.

3. If the Customer selects payment via the Tpay.com system, his

the data is entrusted to the extent necessary for the payment to be made to the Krajowy Integrator company

Płatności S.A. with its seat in Poznań, ul. St. Marcin 73/6, 61-808 Poznań, entered into the register

entrepreneurs kept by the District Court in Poznań - Nowe Miasto i Wilda w

Poznań, VIII Host Department of the National Court Register under the number KRS

0000412357, NIP 7773061579, REGON 300878437.

4. If the Customer selects payment via the DotPay system, his data

personal data are transferred to the extent necessary for the execution of payments to Dotpay Sp.

z o.o. with headquarters in Krakow, ul. Wielicka 72, 30-552 Kraków, entered into the register

entrepreneurs kept by the District Court for Kraków - Śródmieście in

Kraków, XI Commercial Division of the National Court Register under the number KRS

0000700791, then Dotpay is the administrator of the Customer's personal data.

5. We require all third parties to maintain security measures

in relation to your personal data and processing them in accordance with the law. Not

we allow our suppliers to use the personal data of customers for their own

own purposes and we allow them to be processed for specific purposes and in accordance with

our instructions.

6. Due to the fact that we use the services of other suppliers, e.g.

ICT support Your personal data may be transferred outside the premises

EEA. In such cases, we provide a similar level of protection of this data, through

providing at least one of the following protection measures:

a. transfer of personal data to countries recognized by the European Commission

for ensuring adequate protection of personal data,

b. application of the clausezul for data protection adopted by the European Commission,

guaranteeing the same protection as in the European Union, or

c. while we use service providers based in the United States

United, we may provide them with data under the Privacy Shield, co

requires them to provide similar protection as in the European Union.

§ 6. Data security

1. The processing of the Customer's personal data by the Seller takes place with

compliance with all rules regarding the security of data processing

personal, meeting the requirements set out by law. We have introduced the necessary

security measures to protect your data against accidental loss,

unauthorized access or use, alteration or disclosure. We limit

access to your data to employees, agents, service providers and other third parties,

for which such disclosure is necessary from the point of view of our business

economic. They will only process your personal data in accordance with the instructions

Sellers and they are obliged to confidentiality.

2. The seller has adopted appropriate procedures to deal with the case

suspected violation. We will notify you and the relevant supervisory authority of the breach

when we are legally obliged to do so.

§ 7. Data processing time

1. Your personal data will be kept for a period not longer than

the time needed to fulfill the purpose for which they were collected (i.e. the time required for

execution of the order, keeping the Customer's account), unless a longer period results from

the need to fulfill our legal, accounting or accounting obligations

reporting and for the period necessary to pursue claims resulting from

provisions of the Civil Code.

2. Personal data processed for the purposes of accounting and for reasons

we process taxpayers for 5 years counted from the end of the calendar year in which

a tax obligation arose.

3. In certain circumstances, you may request that you be deleted

personal data in accordance with § 9.

4. In certain circumstances, we may anonymize your personal information

(ensuring that the person cannot be identified irreversibly) for research purposes i

statistical purposes, in which case we may retain this data for a period of time

indefinite, without further obligation to notify you.

§ 8. Customer rights related to the protection of personal data. Complaint to the authority

supervisory board

1. In certain situations, the Customer has the right to submit a request to the Seller

viewing, correcting, changing, limiting, rectifying or deleting his data

personal data administered by the Seller and the right to object to

processing of his personal data by the Seller. For this, please send

message to the e-mail address: contact@arka1927.com.

2. Please note that we will not always be able to fill you in

a request to delete your personal data, namely due to

individual legal obligations or redress. In such cases, it will stay

this communicated to you after making such a request. If you wish to obtain

more information on the specific rights set out in this

paragraph, please contact us in accordance with the contact details in the tab

"Contact".

3. The customer has the right to withdraw consent to processing at any time

personal data by clicking on the deactivation link sent each time to

Newsletter messages or other marketing messages. Withdrawal of consent does not affect

lawfulness of processing based on consent before it

withdrawal. This means that the revocation of consent concerns the future, not processing

past data between granting and withdrawal

consent.

4. The Customer has the right to request the Seller to send his data

personal data administered by the Seller to another personal data administrator,

insofar as technical and organizational requirements allow for the transfer of such data

personal.

5. The seller without undue delay - and in any case within one month from

receipt of a request - it is granted to the Customer who made one of the requests listed in this

paragraph, information about the actions taken in relation to the request, or about the possible

extension of the deadline due to the nature of the request or the number of requests, or about reasons

failure to act and the possibility of lodging a complaint to the supervisory authority i

use of legal remedies before a court.

6. The exercise of the rights set out above is free, however

Seller may charge the Customer a reasonable fee where presented

the request or demands are manifestly unfounded, repetitive or excessive. In these

In some cases, we may also refuse to comply with your request.

7. In order to meet individual requests, the Seller may request

specific information from the customer in order to verify his identity and assurances

exercising individual rights. This is a security measure to ensure that

that personal data will not be disclosed to unauthorized persons.

8. The customer, whose personal data is administered by the Seller, has the right to

lodge a complaint with a supervisory authority, in particular in a Member State:

a. of his habitual residence,

b. your place of work, or

c place where the alleged infringement has been committed,

if he believes that the processing of personal data concerning him violates the GDPR. On the premises

Republic of Poland, the complaint should be sent by post to the address of the Office

Inspector General for Personal Data Protection, ul. Stawki 2, 00 - 193 Warsaw or

via the Electronic Inbox of the Inspector General's Office

Personal Data Protection.

§ 9. Final provisions, change of the Privacy Policy, notification of changes

1. The Seller reserves the right to change this Privacy Policy,

which change takes place on the day of posting a new one on the website of the Online Store

Privacy Policy. Any material changes to this Policy will be communicated

by the appearance of an appropriate message on the website of the Online Store.

2. The Seller's contact details are indicated in the "Contact" tab.

3. In all matters related to the processing of your data

personal data by the Seller, we kindly ask you to contact us at

e-mail: access@akces.biz or by calling the phone number provided in the tab

"Contact".