

YieldRiser Privacy Policy

This Privacy Policy (hereinafter referred to as the „Privacy Policy”) defines the rules for processing and protecting the personal data of users and clients of the Yieldriser.pl website available at yieldriser.pl (hereinafter referred to as the „Website”) and informs about the rules regarding the use of cookies.

Terms written in capital letters and not defined differently in the Privacy Policy shall have the meaning ascribed to them in the Terms and Conditions defining the terms of using the Website. Both documents, the Terms and Conditions and the Privacy Policy are mutually complementary and the provisions contained therein shall not constitute separate regulations. Declaration of non-acceptance of this Privacy Policy is tantamount to the inability to use the Website.

§1. General provisions

1. The Administrator of Personal Data is the company Yield Riser sp. o.o., with its registered office in Warsaw, ul. Ernesta Malinowskiego 5, 02-776 Warsaw, registered in the Register of Entrepreneurs by the District Court for the City of Warsaw, XIII Commercial Division of the National Court Register, under KRS number: 0000464663, NIP: 512367872, REGON: 146703725.
2. The protection of data is performed in accordance with the requirements of generally applicable laws. The data are stored on secured servers.
3. The term „GDPR” means Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27th 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC.
4. Yield Riser respects the right to privacy and ensures data security. In order to do that we use, among others, communication protocol, encrypted by Secure Sockets Layer (SSL).
5. Personal data provided in the registration form and directly in the panel are treated as confidential and are not visible to unauthorized persons.

§2. Cookie files

1. The use of cookies applies to all of the Website users.
2. The Website uses cookies that collect information in the text form, saved and stored on the devices through which the user has the access to the subpages of the Website.
3. Cookie files enable customizing the content of the Website and the Service to better meet the needs of users. They are used to develop metric research and statistics regarding viewership of the Website's subpages, as well as to personalize marketing messages and ensure the security and reliability of the Website.
4. Cookie files are saved by the server on a user's computer.
5. Disabling cookies is possible by changing the browser settings by the Website's user. Changes in the settings of cookies may impede or prevent the use of certain Website's functionalities or Services. The instruction for managing cookies is available at:
<http://www.allaboutcookies.org/manage-cookies>
6. Cookies are not used to collect personal data. They do not change user's computer configuration. They do not serve to install or uninstall any computer programs. They do not interfere with the integrity of the system or user data.
7. User's cookies are not processed by other websites.
8. Data administrator reserves the right to collect users' IP addresses that can be helpful in diagnosing technical problems with server, creating statistical analyzes (e.g. determining in which regions we get the most views). In addition, they can be useful in administering and improving the Website and Services.
9. The Website uses the following cookies:
 - a) „essential” cookies, enabling the use of services available as part of the Website, e.g. authentication cookies used for services that require authentication within the Website;
 - b) cookie files used to ensure security, e.g. used to detect fraud in authentication within the Website;
 - c) „performance” cookies, enabling the collection of information on the use of the Website's subpages;

d) „functional” cookies that enable „remembering” the settings selected by a user and personalizing user interface, e.g. in terms of the language or region a user comes from, the size of the font, the appearance of the page, etc.;

e) „advertising” cookies that enable providing users with advertising content more tailored to their interests.

§3. Data administrator

1. Personal data are collected only from clients, i.e. the users of the Website Services.
2. The scope of data processed for the needs of the Website and Services: address, tax identification number, company name, first name, last name, e-mail address, website address, telephone number.
3. The basis for authorizing YieldRiser to process Clients’ personal data is the consent of a Client or the statutory authorization to process data necessary for the proper performance of the Services.
4. Providing data is voluntary but necessary in order to use the Services.
5. If a user submits to the Website personal data of other persons, he/she is allowed do so only on condition that the law and personal rights of such persons are not infringed.
6. Personal data are being processed:
 - a. in accordance with the provisions on the protection of natural persons with regard to the processing of personal data (GDPR),
 - b. in accordance with the implemented Privacy Policy,
 - c. in the scope and for the purpose of establishing and shaping the content of the Agreement for providing services by electronic means, the subject of which is to provide the Services referred to in the Terms and Conditions, as well as for the proper provision of Services.
7. The above shall not exclude the possibility of processing the provided personal data, in particular e-mail address and phone number, to ensure communication between Clients and Data Administrator.
8. For the purposes of the proper realization of the Service, a Client gives consent for transferring personal data to third parties, including YieldRiser’s Partners supporting the company in the proper provision of the Service.

9. Every person has the right to access their data and to rectify, delete them, limit their processing, and the right to transfer data or object to their processing.
10. Data subject has the right to file a complaint to the President of the Office for Personal Data Protection when he/she reckons that the processing of his/her personal data violates the provisions of GDPR.
11. Only authorized employees or associates, Data Administrator's partners and authorized service personnel who has been granted appropriate authorizations have direct access to the collected personal data.
12. Yield Riser reserves the right to process Client's data after the termination of the Agreement or withdrawal of consent only to the extent necessary for seeking possible redress in court or if the provisions of national or EU or international law oblige the Company to retain data.
13. The Service Provider has the right to disclose personal data of Users and their other data to entities authorized under the relevant provisions of law (e.g. law enforcement authorities).
14. The removal of personal data may take place as a result of withdrawing consent or filing a legally allowed objection to the processing of personal data.
15. The data administrator declares that the personal data are processed in accordance with the General Data Protection Regulation (GDPR) and that technical and organizational measures are applied to ensure the protection of the processed data, appropriately to the risks and category of data being protected, in particular, personal data are protected against unauthorized access, loss or damage.
16. Contacting the person that supervises processing personal data in the organization of the Service Provider is possible via the following e-mail address: ado@yieldriser.com.