Privacy & Cookie Policy

The operator of this website and the controller of the personal data of data subjects is the company **Disig, a.s.**, with its registered office at Galvaniho 17/C, 821 04 Bratislava, Slovak Republic, Company reg. No.: 359 75 946, registered in the Business Register of the City Court Bratislava III, Section Sa, File number 3794/B, e-mail of the data protection officer: <u>gdpr@disig.sk</u> (hereinafter: the "**Controller**"), who hereby provides information in accordance with Act No. 452/2021 Coll. on electronic communications, Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 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 (hereinafter: the "**Regulation**") with regard to Act No. 18/2018 Coll. on personal data protection and amending and supplementing certain laws (hereinafter: the "**Act**").

Cookies

A cookie is a small text file that can be stored on your computer, smartphone or another device when you browse the website or when you are active on it.

Individual types of cookies are responsible for the proper functioning of the website and, depending on the type of information processed, can collect various information about visitors, such as the IP address, information about your activities, browser fingerprint, preferred font size, default language, filled-in login data or displayed advertisements. If you visit the same website next time, cookies will help you connect faster. Plus, the website will "recognize" you and offer you the information you prefer, ensure that the advertisement already displayed is not repeated, in the case of filling in identification data, it will offer to fill in data already filled in during previous visits to the website, and based on this information, it will display relevant content and offers of estimated activities and services that we assume you could use.

We can use cookies for a traffic analysis of our website through services such as Google Analytics, Google AdSense, and others. It is an analytics tool that helps website and app owners understand how their visitors use their websites. You can find more information on the websites of individual providers of these services, for instance you can find information about how Google uses cookies at this <u>link</u>.

From the point of view of personal data protection, it is important to assess what data are contained in a particular cookie file. If the data entered in the cookie file include any identifier that, alone or in conjunction with other data, can directly or indirectly identify a natural person - the user of the website, such a cookie will have to be considered personal data according to Article 4 paragraph 1 of the Regulation.

Legal basis for the processing of personal data

If we can identify the visitor to our website during recording, it will be the processing of personal data. We must have a legal basis for such processing. These cookies are processed either on the basis of your consent as the data subject or on the basis of our legitimate interest in ensuring the proper functionality of our website in accordance with your preferences (technical cookies).

What cookies we process and for what purpose

Technical cookies (so-called strictly necessary cookies)

They are essential cookies to ensure proper functionality of the website. In the case of this type of cookies, the controller is authorized to process the data to the necessary extent even

without the user's consent for the purposes of operation, network, service or network and service. Their sole purpose is carrying out or facilitating the transmission over a network, or they are strictly necessary in order to provide the service explicitly requested by you.

How to check cookie settings

You can check or delete your cookies at your discretion - see <u>aboutcookies.org</u> for details. You can clear all cookies stored on your computer and set most browsers to prevent them from being stored.

Cookies are useful as long as the website owners do not misuse them for unauthorised data collection. If you do not trust the functionality of cookies, you can regularly delete them from your disk. In some cases, incorrect recording of information obtained through cookies may occur, and therefore a problem with logging in, for instance to our web applications. Please see below for instructions on removing all and incorrectly written cookies. Instructions for deleting cookies in individual Internet browsers

Internet Explorer™	https://support.microsoft.com/en-us/help/278835/how-to-delete-cookie- files-in-internet-explorer
Safari™	https://support.apple.com/guide/safari/manage-cookies-and-website- data-sfri11471/mac
Opera™	https://www.opera.com/help/tutorials/security/privacy/
Mozilla Firefox™	https://support.mozilla.org/en-US/kb/clear-cookies-and-site-data-firefox
Google Chrome™	https://support.google.com/chrome/answer/95647?hl=en&hlrm=en

Retention period

Some data or types of cookies are deleted from your device as soon as the browser window is closed, while others remain on your device even after closing the browser with the Controller's website. We store the information we connect with our cookies data according to your consent, which you have given us or only for the necessary time.

Rights of the data subject related to the processing of personal data

As a data subject, you have the following rights:

Right of access to data

You have the right to obtain confirmation as to whether personal data about you are being processed. Where that is the case, you have the right of access to your personal data and additional information resulting from Art. 15 of the Regulation or Article 21 of the Act.

Right to demand rectification

You have the right to obtain the rectification of incorrect or inaccurate data concerning you without undue delay and/or to have your personal data completed.

Right to erasure of personal data

You have the right to obtain the erasure of your personal data without undue delay if the conditions of Art. 17 of the Regulation or Article 23 of the Act are met.

Right to the restriction of processing

You have the right to demand the restriction of the processing of your personal data if the conditions of Art. 18 of the Regulation or Article 24 of the Act are met (e.g., the accuracy of the personal data is contested by the data subject; the processing of personal data would be unlawful; the Controller no longer needs the personal data for processing but they are required by the data subject for the establishment or defence of legal claims, or the data subject objected to the processing of personal data).

Right to object to processing

You have the right to object, on grounds relating to your particular situation, at any time to the processing of personal data that we carry out due to the performance of a task carried out in the public interest or in the exercise of public authority entrusted to us or if the processing is carried out on the basis of our legitimate interest or that of a third party, this also applies to profiling. You also have the right to object to the processing of personal data for direct marketing purposes, including profiling to the extent that it is related to such direct marketing.

Right to data portability

You have the right to receive personal data concerning you from us, which you have provided to us, in a structured, commonly used and machine-readable format. You have the right to transfer the personal data received in this way to another controller without us preventing you from doing so. Such portability of personal data is possible if your personal data were processed on the basis of the consent provided or on the basis of a contract and if the processing was carried out by automated means. If technically possible, you have the right to a direct transfer from one controller (us) to another controller.

Right to withdraw consent for processing

If your personal data are processed on the basis of consent, you, as the data subject, are entitled to withdraw the consent at any time. Withdrawal of consent does not affect the lawfulness of the processing of your personal data before the withdrawal of such consent.

Exercise of rights

If you decide to exercise any of the above rights against us in connection with the processing of your personal data, you can do so in writing at the address of our headquarters or electronically at the email address: <u>adpr@disig.sk</u>.

Right to lodge a complaint with the supervisory authority

You have the right to lodge a complaint with the supervisory authority responsible for supervising the processing of personal data. In the territory of the Slovak Republic, this authority is the Office for Personal Data Protection of the Slovak Republic, https://dataprotection.gov.sk , Hraničná 12, 820 07 Bratislava 27; tel. number: +421 /2/ 3231 3214; e-mail: statny.dozor@pdp.gov.sk

Transfer of personal data to third countries

In the processing of your personal data, they are usually not transferred to third countries outside the European Economic Area (EEA) and the European Union (EU), or to international organizations. If, in justified cases, there is a need to transfer personal data to third countries outside the territory of the European Union, we will transfer personal data only with your consent or under conditions under which the said transfer is otherwise permitted by the Regulation or the Act.

Contact details

If you wish to send questions or have comments to our data protection officer for personal data protection in connection with the processing of your personal data, you can do so via e-mail: <u>gdpr@disig.sk</u>, or in writing at the address of our headquarters.

We may update this policy without notice. Therefore, we kindly ask you to regularly familiarize yourself with their current wording, which you can find either on our website or we will be happy to provide you with it on request.

This version of the Policy was issued on 24 July 2024.