

# POLICY PRIVACY

## AND Provisions general

1. This *Privacy Policy* defines the method of collecting, processing and storing data personal necessary down benefits services way electronic behind through website in the domain [www.hipowereurope.com](http://www.hipowereurope.com) (hereinafter: **Website** ).
2. administrator data personal users Is hiPower Europe Sp. z o. o., with its registered office in Strzelce 20a, 58-123 Marcinowice ( **Administrator** ).
3. Personal data is processed 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: **GDPR** ).
4. Collected By administrator data will be:
  - processed according With law,
  - processed In clearly specified purposes and not subjected further processing incompatible with these purposes,
  - substantively correct and adequate In relationship down purposes, In which are processed,
  - stored NO longer than Is this necessary down achievements purpose processing.

## II. Objective and basics legal processing data

1. The Administrator processes personal data necessary to provide and develop the services offered through the Website and its individual functionalities.
2. Data personal processed they will In following purposes:
  - a. registration accounts, verification identity User and implementation contract about benefit services by electronic means in accordance with the Act of 18 July 2002 *on the provision of electronic services*, including in particular by ensuring the possibility of using the User's account - based on the acceptance of the terms of the Regulations (Article 6(1)(b) of the GDPR);
  - b. communication with the User in order to provide him with the necessary information and build positive and reliable relations with him, which is the legitimate interest of the Administrator (Article 6(1)(f) of the GDPR);
  - c. promoting by the Administrator products and/or services of its own and its Partners by sending Marketing Information (newsletter) electronically, provided that the User has agreed to receive such notifications via e-mail (Article 6(1)(a) of the GDPR);
  - d. grant access down information about news With industry directly related With the activities of the Administrator, provided that the User has agreed to receive such notifications via e-mail (Article 6(1)(a) of the GDPR),
  - e. for analytical and statistical purposes based on the legitimate interest of the Administrator consisting in verifying Users' activity and their preferences For optimization services and products and used functionalities Website (Article 6(1)(f) of the GDPR);
  - f. possible determination, pursuit of claims or defense against them based on the Administrator's legitimate interest in protecting its rights (Article 6(1)(f) of the GDPR).

3. IN each With listed above cases (par 2) pass data Is voluntary, however, necessary to conclude a contract or use other functionalities of the Website.

### **III. Period processing data personal**

1. Data personal they will processed By period, In which person remains active Website User (has account User), and after this time By period necessary down behavior compliance with regulations laws, investigations or defense Before possible claims, But NO longer than 3 years from the date of termination of the contract for the provision of electronic services.
2. Data processed on the basis of consent will be processed until the consent is withdrawn, with the proviso that the withdrawal of this consent does not affect the compliance of data processing that was carried out before this withdrawal.

### **IV. Information about processing**

1. Data personal In dependence From purpose processing they can stay revealed:
  - a. entities related With administrator
  - b. entities cooperating With administrator,
  - c. subcontractors, In in particular entities delivering and serving selected IT systems and solutions,
  - d. entities serving payments internet,
  - e. entities testifying services courier and postal,
  - f. law firms legal.
2. Personal data processed by the Administrator will not be transferred outside the European Economic Area or to international organizations.

### **V. Laws people, which data concern**

1. User service has law:
  - access down content theirs data personal
  - corrections data
  - removal data
  - limitations processing data
  - carrying data
  - bring opposition to processing host myself on basis the legitimate interest of the administrator
  - withdrawals consent In any moment without influence on compatibility With by law processing that was made on the basis of this consent before its withdrawal
2. User has law down bring complaints down the president office protection data personal In a situation where he considers that the processing violates his rights and freedoms.
3. IN process processing data NO comes down automated making decision In including profiling.

### **VI. Provisions final**

1. The Administrator reserves the right to make changes to this Privacy Policy and at the same time ensures that Users' rights under this document will not be limited.
2. The User will be informed about any changes to the Privacy Policy through a message available on the Website.