

In Hansa Wear, we do what we can to ensure your data is processed to the highest standard. We're an on-line store, so we need to process data – otherwise, we wouldn't be able to do our job. Below, find the full information on our data processing routine.

Who is the administrator of my data?

It is the owner of the Hansa Wear brand: MAMY TO Łukasz Chomyn, based in Warsaw, 01-864, Kochanowskiego 5 m 90, holder of the tax identification number (NIP) 8811405812, registered in the KRS under the REGON number: 145938461.

Which of my data are processed?

For the smooth functioning of our store, we process your e-mail address and the address details required for shipping. Your email address is also processed if you decide to subscribe to our Newsletter. Apart from the above data, we also process the IP address and data obtained with cookie files or similar mechanisms of data storage in the users' devices. We do it to display the right contents on our website and for advertising purposes – if you see our adverts after visiting our website, it's likely it's exactly because we process your IP number/data obtained from cookie files. In case of any questions or doubt regarding data processing, you can contact us using the hello@hansawear.com

Are the data processed by other entities?

As an on-line store, we use third-party services, namely: hosting solutions (partner: LH.pl), an external shopping platform (partner: Shoplo) and an external newsletter provider (partner: Freshmail). Your data may be stored and processed also by the above partners, but only to the extent necessary for our store to operate (shipping goods, servicing payments, order-related contact) and advertising (emailing newsletters). We're also obliged to work with the police and courts, so if they order us to transfer your data, we will have to comply.

What are the legal bases for the processing of my data?

Processing your data needs to be based on the rightful legal basis, compliant with the regulations in force. In our case, these are:

Article 6, point 1, letter b) of the GDPR: processing is necessary for the performance of a contract to which the data subject is party (that means that to enable you to shop and afterwards, to send you the items you bought in the on-line store, we need to process your suitable data;

Article 6(1b) of the GDPR - processing is necessary for the performance of a contract to which the data subject is party (this means, that in order for us to send you the items purchased at the store, we need to process your relevant data; in such cases, we will process your data until the expiration of a given contract, provided that the data can be processed also after the expiration of such contract; however, only in cases, when it is permitted or required under applicable law, e.g. storage for statistical or settlement purposes, or for the purposes of exercising legal claims

Article 6(1f) of the GDPR - consent, which means that each time you enter the website for the first time, an info will be displayed for you about what data we process, who processes it, what for, etc. At this moment, you can accept it and go in, or, not accepting, you agree to leave the page.

How long are my data stored for?

Your data are stored and processed by us for as long as you are using our store - otherwise, e.g. we would not be able to send anything to you, nor to contact you about the order. After your account is removed from our service, the processing of your data is limited to the data being stored for a period of time corresponding to the limitation period of legal claims. When it comes to your email address, we process it if you subscribe to our Newsletter, and we process it until you withdraw your consent (you can do that via email - by contacting us at hello@hansawear.com; or by clicking the "cancel subscription" link, included in every Newsletter we send).

What about the cookies?

In order to improve our service, we must process not only your personal data, but also other information about you. Cookies provide us with data on what the users do on our website. You can disable the storage of cookies in your browser at any time; however, this may cause some difficulties in using our website. We do not use cookies to collect individual information about you, and such information are never gathered nor stored - they are used merely for the purposes of providing content adjusted for individual users (e.g. thanks to cookies, we know when you re-visit our website and we do not have to show you the initial information notice again, which we are obliged to do under the GDPR duty of information). You see the notice once, not every time you visit the website.

How can I disable cookies?

Many web browsers, by default, allow storage of information on the end-user devices in the form of cookies or other similar technological solutions for data storage. However, you can change those browser settings at any time. Not changing those settings shall mean that the above mentioned information can be saved and stored on the end-user device; thus, we will store such information on the end-user device and access those information.

Web browsers offer you the options to, e.g. accept cookies support, block cookies, or delete them. **Where can I find help?** Extensive information is available in the browser settings, you can also find a lot of useful tips here: <http://wszystkoociasteczkach.pl/>