

INFORMATION FROM THE PERSONAL DATA ADMINISTRATOR

1. The Administrator of the received personal data (further on 'data') is Klub Sportowy „AZS Wrocław” Akademickiego Związku Sportowego we Wrocławiu, ul. Mianowskiego 2B, 51-605 Wrocław, listed in the register of companies in the Krajowy Rejestr Sądowy (KRS) administered by the appropriate local court of law [Sąd Rejonowy dla Wrocławia – Fabrycznej, VI Wydział Gospodarczy, at no: KRS 0000348262 (NIP: 8982170706, REGON: 021192049), e-mail: azs@azs.wroclaw.pl, tel. +48 71 372 90 13.
2. Data are processed based on the Decree of the EU Parliament and Council (EU) 2016/679 dated 27 April 2016 regarding the protection of personal security related to personal data processing, the unrestricted transfer of such data and the repealing of the Directive 95/46/WE, including based on Art. 6 Act 1 the points “b”, “c”, “f”.
3. Processing data is necessary to make a hotel reservation and fulfill the terms of contract including the observation of legal obligations imposed on the data Administrator or in cases of legal claims.
4. Data will be stored to the point of expiration of legal claims and the expiry of the contractual period of data storage related to the contract as defined by the general legal requirements, and in the scope related to hotel reservation data are stored for the period of 6 months.
5. Data will be accessed only by the persons authorised by the data Administrator, the subjects processing data on behalf of the Administrator on the contractual basis regarding the hereof.
6. The person to which the data relates has, with regard to the Administrator of personal data and based on the above Decree (EU) 2016/679, the right to access his/her data, demand their correction, inclusion of additional information, removal or restriction of processing such data, the right to refuse processing, to transfer data, and to make a complaint to the relevant body supervising processing such data according to the principles regulating personal data protection.
7. Data will not be transferred to the third country as interpreted by the Decree of the EU Parliament and Council (EU) 2016/679.
8. No decisions will be made based exclusively on the automatic data processing, including the profiling.