

Privacy Policy

14.05.2024

I General information

1. The Controller of the data processed within the Service, available at www.mikeseptember.com (**Service**) is **Respo Wydawnictwo s.c.** (ul. Chmielna 73, 00-801 Warsaw)¹ (**Controller; Respo Publishing s.c.**). Contact with the Controller is possible:
 - 1) By mail (to the specified address of the Controller's headquarters),
 - 2) E-mail: kontakt@centrumrespo.pl.
2. The Controller has appointed a Data Protection Officer (**DPO**), who can be contacted regarding the processing of personal data within the Service. The DPO can be contacted by:
 - 1) By mail (to the specified address of the Controller's headquarters),
 - 2) E-mail: iod@centrumrespo.pl.
3. Data processing within the Service is carried out following applicable laws, in particular the General Data Protection Regulation (GDPR).
4. In the course of using the Service, collection occurs:
 - 1) Personal data provided by users of the Service,
 - 2) Automatically processed data.
5. The purpose and scope of personal data used by the Controller are indicated in detail in the following section.

II Personal data - basic information

1. The information contained in this section of the Privacy Policy applies to all situations in which processing of personal data occurs within the Service.
2. The Controller processes the personal data of:
 - 1) non-logged-in users of the Website, using the services of the Website without creating an account,
 - 2) Logged-in users of the Service who have an account.
3. Personal data shall not be used to make decisions based solely on automated processing of personal data, including profiling within the meaning of Article 22 of the GDPR.
4. Persons whose data the Controller processes in connection with the use of the Service may submit a request to the Controller:
 - 1) access to personal data (information about the processed data or a copy of the data),
 - 2) Correction of data (when the Controller has incorrect data),

¹ Michał Wrzosek, conducting business activity under the firm Michał Wrzosek, with main business address at ul. Chmielna 73, 00-801 Warsaw, holding NIP: 5213552950, REGON: 363589804, and Paweł Witkowski, conducting business activity under the firm Paweł Witkowski, with main business address at ul. Żeromskiego 53 lok. 17, 26-800 Białobrzegi, holding NIP: 7981438678, REGON: 146600758, jointly conducting business activity in the form of Respo Wydawnictwo S.C. civil partnership, with main business address ul. Chmielna 73, 00-801 Warsaw, NIP: 7010921202, REGON: 383098960.

- 3) Transfer of data (in cases specified in the GDPR),
 - 4) deletion or restriction of data processing
- Under the terms of the GDPR.
5. Notwithstanding the rights listed in paragraph 4 above, a user of the Service may object at any time to the processing of data if the legal basis for its use is a legitimate interest (Article 6(1)(f) GDPR).
 6. Requests referred to in paragraphs 4-5 above may be submitted to the Controller or the Data Protection Officer (**DPO**) (contact information available in Chapter I of the Privacy Policy).
 7. A Service User may also file a complaint with the President of the Office for Personal Data Protection (**OPDP**) if they believe that the processing of personal data violates the law. Detailed information can be found on the DPA website at <https://uodo.gov.pl/pl/492/2464>.
 8. With all guarantees of data security, the Controller may transfer personal data (not including persons authorized by the Controller) to other entities, in particular: entities authorized to receive them by law, entities processing them on behalf of the Controller (e.g., technical service providers or entities providing consulting services) and other Controllers (e.g., legal or notary offices).
 9. To the extent necessary for the proper functioning of the Website and the services provided through it, the Controller may transfer data outside the European Economic Area. The contractors used by the Controller in such situations shall guarantee a high degree of protection of personal data, ensured in particular by the application of standard contractual clauses adopted by the European Commission or in another manner indicated in Chapter V of the GDPR.
 10. The source of personal data processed by the Controller within the Service is the user themselves. In addition, the Controller may process:
 - 1) data of other persons, provided by the user of the Service,
 - 2) personal data obtained from entities, cooperating with the Controller,
 - 3) data obtained from publicly available sources, such as the National Court Register or websites.

III Personal data - detailed information

III A Contact form

1. The Controller processes personal data (name, surname, contact details, and other data provided by the user) through the contact form.
2. The data is processed to the extent necessary to handle requests and fulfill the inquiry, including conducting communication and answering questions asked via the form (Article 6(1)(f) GDPR - legitimate interest). The transfer of special categories of data within the meaning of Article 9 of the GDPR (e.g., health information) is carried out with the person's consent to their use for handling requests and fulfilling the inquiry (Article 9(2)(a) of the GDPR - consent).
3. The provision of data is voluntary but necessary for the handling of requests and fulfillment of the inquiry. Refusal to provide data may result in the inability to handle requests and fulfill the inquiry.

4. Data will be processed for the period necessary to handle requests and fulfill the inquiry or until any withdrawal of consent (in the case of data processed based on consent).
5. Withdrawal of consent (in the case of data processed based on consent) can be done in particular by contacting the Controller or the DPO (via the contact details indicated above). The withdrawal of consent does not affect the legality of the use of data during the period when the consent was in force.

III B Contact by e-mail or phone

1. The Controller processes personal data (name, surname, contact details, and other data provided by the user) through e-mail or telephone contact.
2. The data is processed to the extent necessary to handle requests and fulfill the inquiry, including conducting communication and answering questions asked via the form (Article 6(1)(f) GDPR - legitimate interest). The transfer of special categories of data within the meaning of Article 9 of the GDPR (e.g., health information) is carried out with the person's consent to their use for handling requests and fulfilling the inquiry (Article 9(2)(a) of the GDPR - consent).
3. The provision of data is voluntary but necessary for the handling of requests and fulfillment of the inquiry. Refusal to provide data may result in the inability to handle requests and fulfill the inquiry.
4. Data will be processed for the period necessary to handle requests and fulfill the inquiry or until any withdrawal of consent (in the case of data processed based on consent).
5. Withdrawal of consent (in the case of data processed based on consent) can be done, in particular, by contacting the Controller or the DPO (via the contact details indicated above). The withdrawal of consent does not affect the legality of the use of data during the period when the consent was in force.

IV Social media

IV A Facebook

1. **Respo Publishing s.c.** is the Controller of the personal data of users using the products and services offered by Meta Platforms Ireland Limited, registered office: 4 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland (hereinafter: Meta), who visit the Controller's website, available at: www.facebook.com/DrMichalWrzosek (**Fanpage**). As the Controller, Meta is responsible for the security of the personal data provided and its processing following the law.
2. The Controller processes the personal data of users who visit the Fanpage when using Meta's products and services. These data are processed:
 - 1) in connection with the operation of the Fanpage, including to promote one's own brand (Article 6(1)(f) GDPR - "legitimate interest");
 - 2) to respond to inquiries made via Messenger or other services offered by Meta (legal basis - Article 6(1)(f) GDPR) - "legitimate interest"; if you provide specific categories of data (e.g., health information), you declare that you consent to its use for the proper handling of the request and fulfillment of the inquiry, including communication and response (legal basis - Article 9(2)(a) GDPR) - "consent".

3. The Controller has the right to process:
 - 1) publicly available personal information (such as username, profile picture, Facebook or Messenger activity status), the content of comments and other information publicly shared by a user using Meta's products and services,
 - 2) Personal data provided by the user visiting the Fanpage, including the collection of information shared in the user's profile and other content, comments, messages and communications (e.g. photos, contact information, place of residence, information on interests or worldview beliefs, etc.),
 - 3) other personal information provided by users in the content of messages via Messenger or other Meta services (including contact information, health information, etc.) to respond to the inquiry sent or to fulfill the contact request.
4. The scope of the processing of personal data, the specific purposes and the rights and obligations of the user using Meta's products and services arise directly from:
 - 1) Facebook's regulations (the document is available at: <https://www.facebook.com/legal/terms>) or
 - 2) "Data Principles" (the document is available at <https://www.facebook.com/policy>) and
 - 3) Applicable laws- and are refined as a result of the user's actions on Facebook.
5. The Controller has the right to process personal data for the period necessary for the purposes indicated above. Depending on the legal basis, this will be respectively:
 - 1) the time until you object (or delete your Facebook user account),
 - 2) the time until you withdraw your consent (or delete your Facebook user account). The withdrawal of consent does not affect the lawfulness of data processing during the period when the consent was in force;
 - 3) the period necessary to handle an inquiry sent by you through Messenger or other Meta services.
6. The catalog of recipients of personal data processed by the Controller results primarily from the range of products and services used by the Facebook user, but also from the user's consent or the law. With all guarantees of data security, the Controller may provide personal data of the user visiting the Fanpage - in addition to persons authorized by the Controller - to other entities, including entities processing data on behalf of the Controller, e.g. technical service providers and entities providing consulting services (including law firms) and contractors providing services to the Controller based on concluded agreements.
7. The Controller will not transfer your personal data using Meta's products and services to countries outside the European Economic Area (countries other than those of the European Union and Iceland, Norway and Liechtenstein).
8. The Controller may process the personal data of users of Meta's products and services who visit the Fanpage to analyze users' use of the Controller's website and related content (to conduct statistics) - in case users' use of the Fanpage and related content triggers the creation of an event for website statistics, with which the processing of personal data is associated (legal basis - Article 6(1)(f) of the DPA) - "legitimate interest".
9. In the case of personal data processed to keep statistics on the actions taken by the user on the Fanpage (including observing or stopping observing the page, recommending the page in a post or comment, liking the page or post, cancelling a

liking), **Respo Publishing s.c** and Meta are joint controllers of users' personal data. The types of data and the scope of their processing, as well as the principles of privacy protection and users' rights, are indicated in detail:

- 1) in this document,
 - 2) in the document "Data Principles," published at: <https://www.facebook.com/policy>,
 - 3) In the document "Information on site statistics", published on the site: https://www.facebook.com/legal/terms/page_controller_addendum.
10. It is Meta's responsibility to notify users of Meta's products and services of the processing of data for site statistics and to enable them to exercise their rights under the GDPR (information about the data used to create site statistics has been made available on the site: https://www.facebook.com/legal/terms/information_about_page_insights_data).
11. Facebook's data protection officer can be contacted via the form provided on the site: <https://www.facebook.com/help/contact/540977946302970>.

IV B Instagram

1. **Respo Publishing s.c.** is the Controller of the personal data of users using Meta's products and services on Instagram who visit the Controller's company page, available at: www.instagram.com/michal_wrzosek/ (**Company Profile**). As the Controller, it is responsible for the security of the personal data provided and its processing following the law.
2. The Controller processes the personal data of users who visit the Company Profile when using Meta's products and services. These data are processed:
 - 1) in connection with the maintenance of the Company Profile, including to promote one's own brand (legal basis - Article 6(1)(f) GDPR) - "legitimate interest";
 - 2) to respond to inquiries made via Instagram or other services offered by Meta (legal basis - Article 6(1)(f) GDPR) - "legitimate interest"; if you provide specific categories of data (e.g., health information), you state that you consent to its use for the proper handling of the request and the fulfillment of the inquiry, including communication and response (legal basis - Article 9(2)(a) GDPR) - "consent".
3. The Controller has the right to process:
 - 1) publicly available personal information (such as username, profile picture, activity status on Instagram), the content of comments and other information publicly shared by a user using Meta's products and services on Instagram,
 - 2) personal data provided by a user visiting the Company Profile, including the collection of information shared in the user's profile and other content, comments, messages and communications (e.g. photos, contact information, place of residence, information on interests or worldview beliefs, etc.),
 - 3) other personal information provided by users in the content of messages via Instagram or other Meta services (including contact information, health information, etc.) to respond to a submitted inquiry or to fulfill a contact request.

4. The scope of the processing of personal data, the specific purposes and the rights and obligations of the user using Meta's products and services arise directly from:
 - 1) Instagram rules and regulations (the document is available at: <https://help.instagram.com/581066165581870>) and
 - 2) "Privacy Policy" (the document is available at: <https://privacycenter.instagram.com>) or
 - 3) Legal provisions- and are refined as a result of the user's actions on the social network Instagram.
5. The Controller has the right to process personal data for the period necessary for the purposes indicated above. Depending on the legal basis, this will be respectively:
 - 1) the time until you object (or delete your Instagram user account),
 - 2) the time until you withdraw your consent (or delete your Instagram user account). The withdrawal of consent does not affect the lawfulness of data processing during the period when the consent was in force;
 - 3) the period necessary to handle the request sent by the user via Instagram or other Meta services.
6. The catalog of recipients of personal data processed by the Controller is primarily based on the range of products and services used by the Instagram user, but also on the user's consent or by law. With all guarantees of data security, the Controller may provide personal data of the user visiting the Company Account - in addition to persons authorized by the Controller - to other entities, including entities processing data on behalf of the Controller, e.g. technical service providers and entities providing consulting services (including law firms) and contractors performing services for the Controller based on concluded agreements.
7. The Controller will not transfer your personal data using Meta's products and services to countries outside the European Economic Area (countries other than those of the European Union and Iceland, Norway and Liechtenstein).
8. The Controller may process the personal data of users of Meta's products and services who visit the Company Profile to analyze users' use of the Controller's website and related content (to conduct statistics) - if users' use of the Company Account and related content triggers the creation of an event for website statistics, with which the processing of personal data is associated (legal basis - Article 6(1)(f) GDPR) - "legitimate interest".
9. In the case of personal data processed to keep statistics on the actions taken by the user on the Company Profile (including observing or stopping observing the Company Profile, recommending the Company Profile in a post or comment, liking the Company Profile or a post, cancelling a liking), **Respo Publishing s.c.** and Meta are joint controllers of users' personal data. The types of data and the scope of their processing, as well as the principles of privacy protection and users' rights, are indicated in detail:
 - 1) in this document,
 - 2) in the document "Privacy Policy," published at: <https://privacycenter.instagram.com/policy>,
 - 3) in the document "Information on site statistics", published at: https://www.facebook.com/legal/terms/page_controller_addendum.
10. It is Meta's responsibility to notify users of Meta's products and services of the processing of data for site statistics and to enable them to exercise their rights under

the GDPR (information about the data used to create site statistics has been made available on the site:

https://www.facebook.com/legal/terms/information_about_page_insights_data).

11. Meta's Data Protection Officer can be contacted via the form provided at: <https://www.facebook.com/help/contact/540977946302970>.

IV C LinkedIn

1. **Respo Publishing s.c.** is the Controller of the personal data of users using the products and services offered by LinkedIn Ireland Unlimited Company, headquartered at: Wilton Place, Dublin 2, Ireland (hereinafter: LinkedIn), who visit the Controller's website, available at: www.linkedin.com/in/michalwrzosek/ (**Company Website**). As the Controller, it is responsible for the security of the personal data provided and its processing following the law.
2. The Controller processes the personal data of users who, using LinkedIn products and services, visit the Company Site. This data is processed:
 - 1) in connection with the operation of the Company's Website, including the promotion of its own brand (legal basis - Article 6(1)(f) GDPR) - "legitimate interest";
 - 2) to respond to inquiries made through the services offered by LinkedIn (legal basis - Article 6(1)(f) GDPR) - "legitimate interest"; if you provide specific categories of data (e.g., health information), you declare that you consent to its use for the proper handling of the request and fulfillment of the inquiry, including communication and response (legal basis - Article 9(2)(a) GDPR) - "consent".
3. The Controller has the right to process:
 - 1) publicly available personal information (such as username, profile picture, activity status on LinkedIn), the content of comments and other information publicly shared by a user using LinkedIn products and services,
 - 2) personal data provided by a user visiting the Company Site, including the collection of information provided in the user's profile and other content, comments, messages and communications (e.g., photos, contact information, place of work, place of residence, information on education, interests or worldview beliefs),
 - 3) other personal data provided by users in the content of messages through LinkedIn services (including contact and health data) to respond to the inquiry sent or to fulfill the contact request.
4. The scope of the processing of personal data, the specific purposes and the rights and obligations of the user using LinkedIn's products and services follow directly from:
 - 1) LinkedIn's rules and regulations (the document is available on LinkedIn at: <https://pl.linkedin.com/legal/user-agreement>)
 - 2) "Privacy Policy" (the document is available on LinkedIn at: <https://pl.linkedin.com/legal/privacy-policy>)
 - 3) Applicable laws- and are refined as a result of the user's actions on the LinkedIn social network.
5. The Controller has the right to process personal data for the period necessary for the purposes indicated above. Depending on the legal basis, this will be respectively:

- 1) the time until you object (or delete your LinkedIn user account),
 - 2) the time until you withdraw your consent (or delete your LinkedIn user account). The withdrawal of consent does not affect the lawfulness of data processing during the period when consent was in effect;
 - 3) the period necessary to handle the inquiry sent by the user through LinkedIn services.
6. The catalog of recipients of personal data processed by the Controller is primarily based on the range of products and services used by the LinkedIn user, but also on the user's consent or by law. With all guarantees of data security, the Controller may transfer the personal data of a user visiting the Company Page - in addition to persons authorized by the Controller - to other entities, including entities that process data on behalf of the Controller, e.g. technical service providers and consulting service providers (including law firms) and contractors that perform services for the Controller based on concluded agreements.
 7. The Controller will not transfer personal data of a user using LinkedIn products and services to countries outside the European Economic Area (countries other than the countries of the European Union and Iceland, Norway and Liechtenstein).
 8. The Controller may process the personal data of users of LinkedIn products and services who visit the Company Page to analyze users' use of the Controller's website and related content (to conduct statistics) - in case users' use of the Company Page and related content triggers the creation of an event for website statistics, with which the processing of personal data is connected (legal basis - Article 6(1)(f) GDPR) - "legitimate interest".
 9. In the case of personal data processed to keep statistics on user actions taken on the Company Page (including watching or stopping watching the Company Page, recommending the Company Page in a post or comment), **Respo Publishing s.c.** and LinkedIn are joint controllers of users' personal data. The types of data and the scope of their processing, as well as the principles of privacy protection and users' rights, are indicated in detail:
 - 1) in this document,
 - 2) in the document "Privacy Policy," published on LinkedIn at: <https://pl.linkedin.com/legal/privacy-policy>,
 - 3) in the document "Page Insights Joint Controller Addendum," published on LinkedIn at: <https://legal.linkedin.com/pages-joint-controller-addendum>.
 10. It is LinkedIn's responsibility to notify users using LinkedIn's products and services of the processing of data for site statistics and to allow them to exercise their rights under the GDPR (information about the data used to create site statistics has been made available on LinkedIn's website at: <https://pl.linkedin.com/legal/privacy-policy>).
 11. LinkedIn's Data Protection Officer can be contacted via the form provided on LinkedIn's website at: <https://www.linkedin.com/help/linkedin/ask/TSO-DPO>.

IV D TikTok

1. **Respo Publishing s.c.** is the Controller of the personal data of users using the products and services offered by TikTok Technology Limited (10 Earlsfort Terrace, Dublin, D02 T380, Ireland) and TikTok Information Technologies UK Limited (4 Lindsey Street, Barbican, London, EC1A 9HP, United Kingdom) (hereinafter: **TikTok**) who visit the Controller's website, available at www.tiktok.com/@michal_wrzosek

(TikTok Profile). As the Controller, it is responsible for the security of the personal data provided and the processing of such data following the law.

2. The Controller processes the personal data of users who, using TikTok products and services, visit the TikTok Profile. This data is processed:
 - 1) in connection with the operation of the Company's Website, including the promotion of its own brand (legal basis - Article 6(1)(f) GDPR) - "legitimate interest";
 - 2) to respond to inquiries made through the services offered by TikTok (legal basis - Article 6(1)(f) GDPR) - "legitimate interest"; if you provide specific categories of data (e.g., health information), you state that you consent to their use to properly handle your request and fulfil your inquiry, including conducting communications and providing answers (legal basis - Article 9(2)(a) GDPR) - "consent".
3. The Controller has the right to process:
 - 1) publicly available personal information (such as username, profile picture), content of comments and other information publicly shared by a user using TikTok products and services,
 - 2) personal data provided by a user visiting the TikTok Profile, including the collection of information shared in the user's profile and other content, comments, messages and communications (e.g., photos, contact information),
 - 3) other personal data provided by users in the content of messages through the TikTok services (including contact and health data) to respond to the inquiry sent or to fulfill the contact request.
4. The scope of the processing of personal data, the specific purposes and the rights and obligations of the user using LinkedIn's products and services follow directly from:
 - 1) TikTok's regulations (the document is available on LinkedIn at: <https://www.tiktok.com/legal/page/eea/terms-of-service/pl-PL>) and
 - 2) "Privacy Policy" (the document is available on LinkedIn at: <https://www.tiktok.com/legal/page/eea/privacy-policy/pl-PL>) or
 - 3) Applicable laws- and are refined as a result of the user's actions on the TikTok social network.
5. The Controller has the right to process personal data for the period necessary for the purposes indicated above. Depending on the legal basis, this will be respectively:
 - 1) the time until you object (or delete your TikTok user account),
 - 2) the time until you withdraw your consent (or delete your TikTok user account). The withdrawal of consent does not affect the lawfulness of data processing during the period when consent was in effect;
 - 3) the period necessary to handle the inquiry sent by the user through TikTok services.
6. The catalog of recipients of personal data processed by the Controller is primarily based on the range of products and services used by a TikTok user, but also on the user's consent or by law. With all guarantees of data security, the Controller may provide the personal data of a user visiting the TikTok Profile - in addition to persons authorized by the Controller - to other entities, including entities that process data on behalf of the Controller, e.g. technical service providers and entities providing

consulting services (including law firms) and contractors performing services for the Controller based on concluded contracts.

7. The Controller will not transfer the personal data of a user using TikTok products and services to countries outside the European Economic Area (countries other than those of the European Union and Iceland, Norway and Liechtenstein).
8. The Controller may process personal data of users of TikTok products and services who visit the TikTok Profile to analyze the use of the Controller's website and related content by users (conducting statistics) - in case the use of the TikTok Profile and related content by users triggers the creation of an event for website statistics, with which the processing of personal data is connected (legal basis - Article 6(1)(f) GDPR) - "legitimate interest".
9. In certain cases, TikTok and the Controller are joint controllers of personal data within the meaning of Article 26 of the GDPR. These situations are indicated in the document [available at https://ads.tiktok.com/i18n/official/policy/jurisdiction-specific-terms](https://ads.tiktok.com/i18n/official/policy/jurisdiction-specific-terms).
10. It is TikTok's responsibility to notify users using TikTok's products and services of the processing of data for site statistics and to enable them to exercise their rights under the GDPR (information about the data used to create site statistics has been made available on TikTok's website at <https://www.tiktok.com/legal/page/eea/privacy-policy/pl-PL>).
11. The TikTok Data Protection Officer can be contacted via the form provided on the TikTok website at <https://www.tiktok.com/legal/report/DPO>.

IV E YouTube

1. **Respo Publishing s.c.** is the Controller of the personal data of users using Google's YouTube products and services who visit the Controller's website available at: www.youtube.com/@Michal_Wrzosek (**Company Channel**). As the Controller, it is responsible for the security of the personal data provided and its processing following the law.
2. The Controller processes the personal data of users who visit the Company Channel when using YouTube products and services. This data is processed:
 - 1) in connection with the operation of the Company Channel, including for the promotion of its own brand (legal basis - Article 6(1)(f) of the DPA) - "legitimate interest";
 - 2) to respond to inquiries made via YouTube or other services offered by Google (legal basis - Article 6(1)(f) GDPR) - "legitimate interest"; if you provide specific categories of data (e.g., health information), you declare that you consent to its use for the proper handling of your request and fulfillment of your inquiry, including communication and response (legal basis - Article 9(2)(a) GDPR) - "consent".
3. The Controller has the right to process:
 - 1) publicly available personal information (such as username, profile picture, YouTube activity status), comment content and other information publicly shared by a user using YouTube products and services,
 - 2) personal data provided by a user visiting the Company Channel, including the collection of information shared in the user's profile and other content, comments, messages and communications (e.g., photos, contact information, place of residence, information on interests or worldview beliefs, etc.),

- 3) other personal data provided by users in the content of messages via YouTube or other Google services (including contact information, health data, etc.) to respond to a submitted inquiry or to fulfill a contact request.
4. The scope of the processing of personal data, the specific purposes, and the rights and obligations of the user using YouTube products and services are directly derived from:
 - 1) YouTube regulations (the document is available on the YouTube website at: <https://www.youtube.com/intl/pl/about/policies/#community-guidelines>) and
 - 2) "Privacy Policy - Privacy and Terms" (the document is available on Google's website at: <https://policies.google.com/privacy>) or
 - 3) Applicable laws
- and are refined as a result of user actions on YouTube.
5. The Controller has the right to process personal data for the period necessary for the purposes indicated above. Depending on the legal basis, this will be respectively:
 - 1) the time until you object (or delete your YouTube user account),
 - 2) the time until you withdraw your consent (or delete your YouTube user account).
The withdrawal of consent does not affect the lawfulness of data processing during the period when consent was in effect;
 - 3) the period necessary to handle the request sent by the user via YouTube or other Google services.
6. The catalog of recipients of personal data processed by the Controller is primarily based on the range of products and services used by the YouTube user, but also on the user's consent or by law. With all guarantees of data security, the Controller may provide personal data of a user visiting the Company Channel - in addition to persons authorized by the Controller - to other entities, including entities that process data on behalf of the Controller, e.g. technical service providers and entities providing consulting services (including law firms) and contractors performing services for the Controller based on concluded contracts.
7. The Controller will not transfer the personal data of a user using YouTube products and services to countries outside the European Economic Area (countries other than those of the European Union and Iceland, Norway and Liechtenstein).
8. The Controller may process the personal data of users of YouTube products and services who visit the Company Channel to analyze users' use of the Controller's website and related content (conduct statistics) - in case users' use of the Company Channel and related content triggers the creation of an event for website statistics, with which the processing of personal data is connected (legal basis - Article 6(1)(f) GDPR) - "legitimate interest".
9. In the case of personal data processed to keep statistics on the actions taken by the user on the Company Channel (including watching or stopping watching the Company Channel, recommending the Company Channel in a post or comment, liking a video, cancelling a liking), **Respo Publishing s.c.** and Google Ireland Limited (Gordon House, Barrow Street, Dublin, D04 E5W5, Dublin, Ireland) are separate controllers of users' personal data. The types of data and the scope of their processing, as well as the principles of privacy protection and users' rights, are indicated in detail:
 - 1) in this document,
 - 2) in the document "Privacy Policy - Privacy and Terms and Conditions," published on Google's website at: <https://policies.google.com/privacy>,

10. It is Google's responsibility to notify users who use YouTube products and services of the processing of data for site statistics and to enable them to exercise their rights under the GDPR (information about the data used to create site statistics has been made available on Google's website at: <https://policies.google.com/privacy>).
11. Google's Data Protection Officer can be contacted via e-mail address: data-protection-office@google.com.

V Data collected automatically

1. Using the Service involves sending requests to the server, which are automatically recorded in event logs.
2. Data recorded in event logs:
 - 1) include, in particular, the following: the IP address from which the connection was made, the URL of the request, the domain name, the browser type, the date and time of the connection, the source and number of connections, the pages opened within the Service and the time spent on them, the number of clicks,
 - 2) Are not associated with specific individuals,
 - 3) are available only to persons whom the Controller has authorized to administer the Service,
 - 4) are used for administrative purposes, in particular, to detect threats, to ensure adequate security of the Service and to perform statistics to better understand the use of the Service by its users.
3. User session data is used to diagnose problems with the functioning of the Service, analyze possible security violations, manage the Service and produce statistics.

VI Final Provisions

1. The privacy policy is for informational purposes and applies to the Service.
2. The Website may contain links to other websites belonging to entities with which the Controller cooperates or whose services it uses. These websites may process personal data, so the Controller recommends reading the privacy policies or other documents on personal data protection available on these websites.
3. The Controller shall endeavor to ensure that the Privacy Policy corresponds to the current factual and legal situation. The Controller will notify users of any changes to the content of the Privacy Policy, in particular, by sending information on this subject to users who have an account in the system and by displaying information on the Website, available to users who are not logged in.
4. The privacy policy in its current version is effective as of 05.2024.

