

Privacy policy

Thank you very much for your interest in Lopud 1483 managed by Arcus Dalmatia d.o.o. (hereinafter Arcus Dalmatia). Protecting your privacy when using our website (www.lopuđ1483.com) is particularly important to us. Therefore, we are providing you below with detailed information on the processing of your personal data. All your personal data collected by Arcus Dalmatia via the website that includes this Statement as well as via other forms of direct, written or electronic communication in the course of performance of our activities, are collected, processed and kept by us in accordance with the terms of this Statement and applicable regulations in the Republic of Croatia. Arcus Dalmatia is entitled to use personal and anonymous data to the extent legally permissible, subject to the user rights described below.

This Privacy Statement describes the data we collect, the manner in which we process them and the purposes we use them for, as well as your rights related to your personal data. By accessing/using this website, you confirm that you understand its content.

Please note that this Privacy Statement applies only to this website (www.lopuđ1483.com), but not to websites controlled and operated by third parties. Please review the privacy statements for websites controlled and operated by third parties, since these websites are beyond our control and Arcus Dalmatia is not responsible for their content and data protection measures.

1. Data security

Arcus Dalmatia has taken appropriate technical and organizational measures to protect your data against loss, misuse, disclosure or unauthorized access. The measures taken are subject to regular review and are continuously adapted to the state of the art. Notwithstanding the foregoing, the user is obliged to ensure that the computer he/she is using is safe and secure. Should there be a violation of the protection of your personal data, which may result in a high risk for your rights and freedoms, we will notify you immediately and, if possible, within 72 hours.

2. Collection and processing of personal data

2.1 Data provided by you

If you correspond with us you acknowledge that the data you enter will be processed for the purposes described in this Statement.

2.2. Cookies and Google AdSense

Information about cookies. We automatically collect data through the use of cookies. A cookie is a small text file which stores Internet settings. Almost all websites use this technology. It is downloaded by your Internet browser when you

first visit a website. When this website is visited next with the same terminal, the cookie and the information stored therein is either sent back to the website that created it (first-party cookie) or to another website to which it belongs (third-party cookie). This allows the website to detect that it has already been visited with this browser and in some cases it changes the content displayed.

The legal ground for this processing is Art. 6 (1) f) of the General Data Protection Regulation (hereinafter: GDPR). Our legitimate interest is in ensuring the functionality of our website. The user data collected by technically required cookies are not used to create user profiles. This safeguards your interest in data protection. The cookies, which are a technical necessity, are generally deleted when the browser is closed. Persistent cookies have a lifespan which varies between a few minutes and several years.

Should you not wish this cookies to be stored, please deactivate the acceptance of these cookies in your Internet browser. However, this may limit the functionality of our website. You can also delete persistent cookies via your browser at any time.

Advertising service with Google AdSense. Google AdSense, an advertising service by Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA ("Google") is used to operate advertising (text advertisements, banners etc.) on these pages. Your browser stores cookies (small text files) on your hard drive for this purpose. These cookies are used by Google to personalize content and adverts, to offer functions for social media and to analyze access to our website. Device identification is used in relation to apps. Moreover, information about your use of our website is shared with partners for social media, advertising and analysis. These partners combine this information with other data that you have provided them with or that they have collected in the context of your use of the services.

The legal ground for this processing is Art. 6 (1) a) of the GDPR. Google LLC, which has its registered office in the USA, is certified for the US-European data protection agreement "Privacy Shield", which guarantees compliance with the level data protection applicable in the EU.

Your personal data are only stored for as long as you consent to them being processed. You can revoke your consent to the controller at any time.

3. Data being processed

Newsletter registration

- Newsletter registration (first name, surname, email): when you submit a newsletter registration, the personal data you enter are processed for the following purpose if you actively want to be sent the newsletter.
- Purpose: information sent quickly and regularly, invitations to future events.
- Justification: consent.

- Estimated storage duration: until withdrawal.

4. Rights of data subject

You may assert the following rights regarding the data processing described:

4.1. Right to information

You may request confirmation of whether and to what extent your personal data are being processed, as well as the following information: the purpose of processing, the category of personal data, processing justification, the estimated storage duration and other rights related to personal data.

4.2. Right to correction

If we are processing incomplete or incorrect personal data about you, you may request at any time that they be corrected or supplemented.

4.3. Right to deletion

You may request the deletion of your personal data as long as the purpose for which they were collected has ceased to apply, the processing is unlawful, the processing disproportionately interferes with your protected interests or the data processing is based on your consent and you have withdrawn this. In this regard, it is necessary to consider that there may be other reasons that may prevent immediate deletion of your data e.g. legally regulated retention requirements, pending proceedings, asserting, exercising or defending legal claims etc.

4.4. Right to restricted processing

You have the right to request that processing of your data be restricted if

- you dispute the accuracy of your data, namely for a period which enables us to review the accuracy of the data,
- the processing of your data is unlawful, but you reject deletion and instead request that use of the data be restricted,
- we no longer need the data for the envisaged purpose, but you still require this data to assert, exercise or defend legal claims, or
- you have objected to the processing of the data.

4.5. Right to data portability

You may ask us to provide your data, which you have made available to us, in a structured, common and machine-readable format, provided we are processing the data on the basis of your consent or in order to satisfy a contract between us and processing occurs with the help of an automatic process.

4.6. Right to object

If we process your data in order to perform tasks that are in the public interest, to exercise official authority or, when processing the data, we invoke the necessity of safeguarding our legitimate interest, you can object to this data processing provided there is a predominant interest in the protection of your data. At any time, you may object without providing grounds to the sending of advertising.

4.7. Right to withdraw

If you think we have breached Croatian or European data protection law when processing your data and have violated your rights as a result, we ask that you contact us in order to be able to clarify any questions. Of course, you have the right to submit a complaint to the Croatian Personal Data Protection Agency or a supervisory authority within the EU.

4.8. Right to withdraw

All the declarations of consent you have given may be withdrawn independently from one another at any time. The result of withdrawal is that, from this date, we will no longer process the data for the purposes specified in the declaration of consent and, consequently, that the corresponding rights, benefits etc. can no longer be used.

4.9. Exercise of rights

If you wish to exercise any of the above rights, please contact us using our contact information listed in item 5.

4.10. Identity authentication

In case of doubt, we may ask for additional information to authenticate your identity. This serves to protect your rights and the private sphere.

4.11. Abuse of rights

Should you exercise any of the above rights too often and with obvious intention of abuse, we may charge an administrative fee or refuse to process your request.

5. Contact details:

If you have any questions regarding the processing of your personal information or if you wish to revoke the consent for the processing of personal data collected via the use of this website for any reason and at any time, please contact us via the following contact information:

Controller:

Arcus Dalmatia d.o.o.

Nodilova 1

10 000 Zagreb

OIB: 37541659286

MB: 01651447

e-mail: info@lopud1483.com