

PRIVACY POLICY

1. GENERAL INFORMATION

- 1.1. This Privacy Policy sets out the rules for the processing of personal data and cookies files obtained at: <https://app.showyourscore.com> (hereinafter referred to as the „**Application**”) to facilitate the process of development of promotional graphic for football clubs (hereinafter referred to the „**Graphic**”) created by Tomasz Iwaszko carrying out business activity under the business name of **Tomasz Iwaszko Software**, address: Wólka Komarowska 25a, 21-311 Wólka Komarowska, NIP: 5381851995, REGON: 369345983, (hereinafter referred to as the „**Author**”).
- 1.2. Our superior objective is to ensure Application Users’ personal data and privacy protection at least at the level corresponding to the requirements set forth in the prevailing regulations, in particular the Regulation of the European Parliament and the Council no. (EU) 2016/679 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 referred to as GDPR, Act of 10 May, 2018 on personal data protection, Act of 18 July, 2002 on provision of services by electronic means.
- 1.3. The administrator of your personal data processed in the Application is Tomasz Iwaszko carrying out business activity under the official name of **Tomasz Iwaszko Software**, address: Wólka Komarowska 25a, 21-311 Wólka Komarowska, NIP: 5381851995, REGON: 369345983 (hereinafter also referred to as the „**Administrator**”).
- 1.4. The Administrator may be contacted at his address or by electronic mail sent to: contact@showyourscore.com

2. SCOPE AND PURPOSE OF DATA COLLECTION

- 2.1. The legal basis for the processing of personal data in the Application is a legitimate interest of the Administrator consisting in facilitating Application users’ (hereinafter referred to as the „**Users**”) the process of development of promotional graphic for football clubs, i.e. Art. 6 section 1 item f) of GDPR.
- 2.2. In connection with the use of the Application, the Administrator shall process the following User data: email. The provision of the data is voluntary but necessary to use the Application. With regard to individuals whose data will be disclosed in connection with the use of the Application and creation of promotional graphic of football clubs (hereinafter the „**Players**”), the following data will be used: image, name and surname, sports club membership and player’s number.
- 2.3. Administrator shall disclose your data to the following recipients:
 - a) Google LLC („**Google**”) headquartered at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA (Third Country) who was commissioned to process personal data as a sub-processor with regard to the services available on sites <https://cloud.google.com/vision/> (enabling identification of face coordinates) and <https://firebase.google.com/support/privacy/> (ensuring data storage). On the above-mentioned sites, Users and Players shall be able to become familiar with the rules for personal data processing and applied protection measures. The entity shall be subjected to certification within the framework of the Privacy Shield, which is verifiable at any moment at: www.privacyshield.gov/list.
 - b) Furthermore, your personal data may be provided to such recipient categories as entities providing legal counselling, IT and accounting services.
- 2.4. With regard to Players’ personal data as disclosed by the Users, the Administrator hereby advises that under Art. 14 section 5 of the GDPR, the informational duty with regard to Players shall be satisfied in accordance with this Privacy Policy as satisfaction of the informational duty by direct contact with each Player would require collection of additional data irrelevant for Application’s functioning and hence would constitute a non-standard, unjustified in light of the existing circumstances, engagement of the Administrator. Administrator emphasises that with respect to Players’ personal data, all data protection standards shall be satisfied including the rights set forth in section 3.1.
- 2.5. The Personal Data shall be processed throughout the period of the Application’s use by the User and for 1 year

of the date of the last use of the Application (User login), and shall be subsequently deleted in the manner preventing their reading.

- 2.6. The Administrator shall not take any automated decisions regarding you or decisions resulting from profiling activities based on your personal data.

3. RIGHTS OF DATA SUBJECTS

3.1 The Data Subject shall be fully entitled to:

- a) Access his/her personal data – receive confirmation that the data are processed by the Administrator and in what manner,
- b) Have his/her Personal Data rectified if outdated or inadequate as well as have them supplemented where incomplete,
- c) Have his/her personal data deleted,
- d) Transfer his/her data
- e) Restrict his/her data processing,
- f) Object to the processing of his/her personal data
- g) Where the processing shall be under consent, withdraw consent at any time without prejudice to the lawful nature of data processing prior to consent withdrawal. To this end, contact the Administrator.
- h) Lodge a complaint to a supervisory authority if the manner of personal data processing is in violation of the EU GDPR.

4. DATA PROTECTION

4.1 Administrator shall act with particular diligence to protect interests of data subjects; particularly, it shall ensure that the personal data collected by it are:

- a) Processed in a legally valid manner,
- b) Collected for the specified, legitimate purposes and not subject to further processing in violation of the said purposes,
- c) Substantively correct and adequate for the purposes in which they are processed and stored in the manner enabling identification of the data subjects, for as long as necessary to accomplish the purpose of their processing.

4.2 Administrator shall ensure that all and any personal data collected in the Application shall be used solely for the purposes related with the use of the Application. The Data shall not be disclosed to parties other than those referred to herein, unless the Administrator has obtained consent of the Data Subject or the disclosure duty derives from prevailing legal regulations.

4.3 Administrator shall apply technical and organisational means ensuring protection of the processed personal data adequate for the threats and categories of data subject to protection and in particular shall protect the data against unauthorized access or compromise by unauthorized third parties, processing in violation of the prevailing regulations and amendment, loss, damage or destruction of data.

4.4 Administrator shall protect Users' and Players' personal data by applying high level of security (encrypted connection) and through internal procedures and recommendations which are to prevent data disclosure to unauthorised parties.

5. COOKIES

Some areas of the services owned by the Administrator may use cookies, i.e. small text files sent to the internaut's computer and identifying him/her in the manner necessary to simplify or redeem a particular operation. Cookies are not harmful to the computer, its user or data. A condition for cookies activation is their acceptance through the browser and keeping storing them on the disc without removal. Cookies can be deactivated in browser setting which may limit or render impossible use some of the service parts. We use cookies for statistical purposes and of user authorisation in services. Cookies may contain users' personal data although in the majority of cases it will be the e-mail address. The data are available solely to the user of a particular computer and our services.

6. FINAL PROVISIONS

- 6.1.** Use of the Application shall be equivalent to the acceptance of Privacy Policy provisions and use of cookies a commitment to comply with its terms.
- 6.2.** Administrator shall have the right to amend the Privacy Policy and use cookies which may derive in particular from the amended law. Amendments to the Privacy Policy and use of cookies shall be made by the Administrator's disclosure of information about the amended Privacy Policy on the main Application page and displaying it on the page for 14 days of the amendment to the Privacy Policy.
- 6.3.** Administrator shall not be liable for incorrect technical function of the Application which is beyond its control and for breaks in Application's availability.
- 6.4.** Under no circumstances, Administrator shall be liable for any direct or indirect losses. Privacy Policy shall not concern services and companies whose contact data are disclosed in the Application, particularly Facebook.