PRIVACY POLICY

I. Data privacy

We pay special attention to the protection of privacy of individuals whose personal data we process. We process your personal data in a safe and lawful manner, in particular, in accordance with the Regulation 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC ("GDPR"). In this Privacy Policy we explain how we use the personal data we collect or that is made available to us.

II. Data controller

The data controller is **SECO/WARWICK S.A.**, with its headquarters in Świebodzin, ul. Sobieskiego 8, 66-200 Świebodzin, Poland ("**SWSA**"). You may contact us by sending a letter to our address or by sending an e-mail to RODO@secowarwick.com. Should you be dealing with another company of the SECO/WARWICK Capital Group, (especially if filing a request for a quote or request for a proposal), this particular entity may be the data controller of your personal data, of which you will be informed at the moment of personal data collection. You may find the contact details of the companies of SECO/WARWICK Group at: https://www.secowarwick.com/en/contact/

III. Purposes and legal basis of processing

	Purpose of	Description of the purpose	Legal basis of	Period of storage	Is the provision of
	processing		processing		data voluntary?
1	E-mail and post correspondence, phone contact	Where correspondence is sent by email or post or where phone contact is made in matters unrelated to any contractual relationship the personal data is processed for the purpose of communication and resolving the matter to which the correspondence or reported matter relates.	SWSA's legitimate interest (Article 6(1)(f) GDPR) in handling correspondence related to its business activities or to resolve a reported matter.	Personal data is processed for a period that enables the reply to the query raised or resolving the matter reported. The records of correspondence is kept for 5 years.	Providing personal data is voluntary but may be required to resolve the reported matter or provide a reply.
2	Recruitment	As part of the recruitment process, SWSA processes personal data of job candidates for the purposes of current and future recruitment (if consent is granted). In exceptional cases data is processed for the purpose of establishing, exercising or defending legal claims.	Processing is necessary to comply with legal obligations of SWSA (Article 6(1)(c)	Personal data will be processed for the duration of the recruitment process and after its completion:	SWSA's right to demand personal data results from provisions of law or is necessary to conclude a contract.

	As regards processing of personal data for recruitment purposes	GDPR) and to	- for a period of	Provision of personal
	by SECO/WARWICK S.A. Branch in Dąbrowa, please see the	take steps at the	one year from the	data by you is
	information at the end of this Privacy Policy (section X).	data subject's		necessary to
		request before	recruitment	participate in the
		entering a	process if you	recruitment process,
		contract (Article	participated in a	and lack of such data
		6 (1)(b) GDPR).	job interview or	will prevent your
		Within the	you are among	participation in it. In
		remaining	the so-called	other respects,
		scope (also in	recommended	providing data is
		case of future	candidates;	voluntary, but it may
		recruitment) the	- will be	affect the
		basis of	immediately	assessment of your
		processing is	deleted in other	suitability to work in
		consent (Article	cases unless you	the position to which
		6 (1) (a) GDPR	consent to the	the recruitment
		or Article 9	processing of your	process applies.
		(2)(a) GDPR,	personal data for	
		depending on a	future recruitment.	
		type of personal		
		data	Insofar as the	
		processed).	processing of your	
			personal data is	
		In exceptional	based on consent,	
		cases - SWSA's	your personal	
		legitimate	data will be	
		interest (Article	processed until	
		6(1)(f) or Article	you withdraw your	
		9 (2) (f) GDPR)	consent, but no	
		in establishing,	longer than the	
		exercising or	expiry of the	
		defending legal	above periods.	
		claims.		
			If you give your	
			consent to use	
			your personal	
			data for the	
			purposes of future	
			recruitment, your	

				personal data will	
				be processed for	
				those purposes no	
				longer than for 12	
				months from the	
				date on which	
				SWSA received	
				your application. If	
				the processing	
				period of your	
				personal data	
				expires during the	
				recruitment	
				process in which	
				you participate,	
				the storage period	
				of your personal	
				data shall be	
				extended but no	
				longer than until	
				the end of the	
				recruitment	
				process, unless	
				you are employed	
				by SWSA.	
3	Request for	Personal data is processed for the purpose of replying to requests	In relation to	In case an	Providing data is
	quotes, requests	for a quote, requests for proposal, scheduling an appointment or	negotiations	agreement is	voluntary, however,
	for proposals,	replying to other requests related to the potential contractual	with natural	concluded	it is required for the
	scheduling	relationships.	persons -	personal data will	request to be
	appointments,		processing is		handled.
	other requests		necessary to	•	
	related to the		take steps at the	4 or 5 below.	
	potential		data subject's		
	contractual		request before		
	relationship		entering a		
			contract (Article	concluded	
			6 (1)(b) GDPR).	personal data will	
				be kept for 5	
				calendar years	

			In relation to negotiations	starting from the date of first	
			with persons	contact or until	
			representing	you object to the	
			legal entities -	processing and	
			personal data is	the objection will	
			processed for	not be rejected by	
			the legitimate	us in accordance	
			interest of	with provisions of	
			SWSA (Article	law.	
			6(1)(f) GDPR)		
			enabling it to conduct		
			negotiations.		
			negotiations.		
			In case no		
			agreement is		
			concluded		
			personal data		
			will be stored		
			based on		
			legitimate		
			interest of		
			SWSA (Article		
			6(1)(f) GDPR)		
			enabling it to		
			keep records of		
			entities it		
			recently negotiated with.		
			negolialed with.		
4	Provision of	Personal data is processed for the purpose of concluding or	Processing is	The data will be	The provision of data
	services and	performing a specific contract by SWSA (if contracts are concluded	necessary for	retained during	is voluntary, but
	performance of	with natural persons), including inquiries, purchasing, quality	the conclusion	the contract term,	necessary to carry
	other contracts	assurance, customer service.	and	and thereafter -	out activities before
	(e.g. with clients		performance of	depending on	entering into a
	or suppliers) -	In case of clients, we process your personal data also for the	a contract	data category –	contract, for the
	natural persons	purpose of conducting surveys regarding your satisfaction with our	(Article 6 (1)(b)	for the period	conclusion and
		services.	GDPR).	required by	subsequent

			Processing is necessary to comply with legal obligations of SWSA (Article 6(1)(c) GDPR). SWSA's legitimate interest (Article 6(1)(f) and Article 9 (2) (f) GDPR) in establishing, exercising or defending legal claims. In case of clients - personal data is processed for the legitimate interest of SWSA (Article 6(1)(f) GDPR) consisting in the right to verify opinion of clients.	relevant provisions of law and the period necessary to handle possible claims (i.e. until the end of the claims limitation period). If you object to the processing of data in relation to surveys and the objection will not be rejected by us in accordance with provisions of law, we will delete data in this respect.	performance of such contract, and for the performance of all obligations resulting from cooperation. As regards surveys - providing data is voluntary, and there are no consequences if it is not provided.
5	Processing of personal data of contact persons and persons representing parties to the agreement (e.g.	In connection with the conclusion and performance of contracts in the course of its business activities (including for purposes related to inquiries, purchasing, quality assurance, customer service), SWSA processes personal data of contact persons and persons representing other parties to those contracts.	Personal data is processed for the legitimate interest of SWSA (Article 6(1)(f) GDPR) - contract	The data will be retained during the contract term and thereafter – depending on the data category – for a period	Providing data is voluntary, however, it is necessary for contract performance. As regards surveys - providing data is

clients or	In case of clients, we process your personal data for the purpose	performance	required by the	voluntary, and there
suppliers)	of conducting surveys regarding your satisfaction with our services.	and to verify	relevant	are no
		the	provisions of law	consequences if it is
		representation	and for the period	not provided.
		of the other	necessary to	
		party to the	handle possible	
		contract.	claims (i.e. until	
			the end of the	
		Processing is	claims limitation	
		necessary to	period). If you	
		comply with	object to the	
		legal obligations	processing of data	
		of SWSA	in relation to	
		(Article 6(1)(c)	surveys and the	
		GDPR).	objection will not	
			be rejected by us	
		SWSA's	in accordance	
		legitimate	with provisions of	
		interest (Article	law, we will delete	
		6(1)(f) and	data in this	
		Article 9 (2)(f)	respect.	
		GDPR) in		
		establishing,		
		exercising or		
		defending legal claims.		
		Ciairis.		
		In case of		
		clients -		
		personal data is		
		processed for		
		the legitimate		
		interest of		
		SWSA (Article		
		6(1)(f) GDPR)		
		consisting in the		
		right to verify		
		opinion of		
		clients.		

6	Webinars, seminars, events	We process your personal data if you register for webinars, seminars or events.	Processing is necessary for the conclusion and performance of a contract or to take steps at the data subject's request before entering into a contract (Article	The personal data will be stored for 1 month starting from the moment of participation in the webinar, seminar or event or for the period you are subscribed for the premium content	Providing data is voluntary, however, it is required for registration.
7	Marketing and	We process your personal data if you subscribe to our newsletter,	6 (1)(b) GDPR). Processing is	(in case of subscribers). Personal data will	Providing data is
	commercial content subscription (newsletter, premium content e.g. e- books, case studies, white papers)	premium content or other mailing containing commercial or marketing information for the purpose of sending you such content.	based on your consent (Article 6(1)(a)(GDPR)	be stored not longer than until your consent is withdrawn	voluntary, however, it is required for subscription.
8	Lead Generation- type portals users	We process your personal data for the purpose of sending you an e-mail after you visited our stand on the portals like a Lead Generation portal and, if you subsequently consent to receive commercial communication by e-mail from us, your personal data will also be processed for the purpose of sending such communication. Your personal data is also processed by us for archival (including, for the purposes of establishing, exercise and defense of claims), statistical and analytical purposes.	The processing of personal data is necessary for the purpose of SWSA's legitimate interest in conducting marketing activities and analyzing the effectiveness of promotional activities conducted by SWSA, as well	Personal data concerning your visit on our stand on Lead Generation-type portal is stored 12 months from the moment of your visit. Other periods may apply if you subscribe to our marketing or commercial content or in cases related to claims.	Please see section VI 2) below. As for marketing/ commercial content please see point 7 above.

			as for archival purposes (in case of the need to establish, exercise or defend claims), so the basis for processing is Article 6(1)(f) GDPR.				
9	Social media activity	We process your personal data if you interact with our social media profiles. In case of Facebook profile - SWSA and Meta Platforms Ireland Ltd. (4 Grand Canal Square Grand Canal Harbour Dublin 2 Ireland) are joint-controllers in accordance with Article 26 GDPR for the processing of personal data in events for Page Insights (statistics purposes). Detailed information is available at https://www.facebook.com/legal/terms/page_controller_addendum	Personal data is processed for the legitimate interest of SWSA (Article 6(1)(f) GDPR) – promotion of our products, services and brand; communication with our potential clients; and people interested in our activities; statistical and analytical purposes; establishing, exercising or defending legal claims.	Generally, personal data will be stored until you decide to delete your profile from a social media platform or a given information published by you processed by us on the platform will be deleted by you, by us or by the company which operates the given social media portal. In rare cases, we may store certain information published on our social media platforms for the purpose of establishing, exercising	Providing voluntary.	data	is

				defending legal claims.	
10	Enabling the use of website	We process personal data for the purpose of enabling the use of our website.	Processing is necessary for the conclusion and performance of a contract (Article 6 (1)(b) GDPR).	During the interaction of the user with our website.	Providing data is not mandatory, however, it occurs automatically if the user interacts with our website.
11	Improvement of website user experience	We process certain information about your preferences concerning the use of our website and about your settings and consent for use of cookies connected with the use of our website by you in order to facilitate the operations of our website and to improve and personalize your user experience when using our website.	Personal data is processed for the legitimate interest of SWSA (Article 6(1)(f) GDPR) comprising our right to ensure proper and satisfactory use of our website by the users interacting with our website.	No longer than 2 year as of the interaction of the user with our website.	Providing data is not mandatory, however, it occurs automatically if the user interacts with our website. Providing data can be limited depending on the cookie settings used by the user and the consents for the use of cookies granted by the user — see more in our cookie policy.
12	Statistical analysis concerning the use of our website and social media Online remarketing	We process personal data of users of our websites, social media and marketing activities (e.g. IPs, location, information on the interaction of the users with our website, website tracking information) in connection with cookie files used on our websites, for the purpose of analysis of the manner of use of our websites and to improve the functionality of our website and overall user experience. For the purpose of analysis of the use of our website, we use Google Analytics tools. For more information on the processing of personal data with the use of Google Analytics tool please visit www.google.com/intl/pl/policies/privacy/partners/	Personal data is processed for the legitimate interest of SWSA (Article 6(1)(f) GDPR) – statistical, marketing and analytical purposes.	The period of storage of data will depend on the technology used for statistical, marketing and analytical purposes — in general, the period will not be longer than 26 months as of the	Providing data is not mandatory, however, it occurs automatically if the user interacts with our website. Providing data can be limited depending on the cookie settings used by the user and the consents for the use

				interaction of the	of cookies granted
		We also process your data for remarketing purposes, i.e. to serve	we may use	user with our	by the user - see
		targeted ads to users who visited or have taken action on our	your consent	website.	more in our cookie
		website. We use Google Analytics Advertising Features for this			policy.
		purpose.			
			•		
			_		
				5	5
egal obligation	n		_		Providing data is
			,		mandatory to comply
		provisions.	' '		with binding law
					provisions.
				iaw provisions.	
atabliah mant		Establishment and eversion of local plaims by CM/CA or defense of	,	Doroonal data will	Droviding data is
	-				Providing data is
	-	legal claims.			voluntary, however, if you fail to provide
	Oi			· ·	the data the
aiiiis					controller may use
				ແ ແລ້ ບນງອັບແຈອ.	legal measures to
			O .		obtain the data.
			<u> </u>		obtain the data.
si		ense of	website. We use Google Analytics Advertising Features for this purpose. We process your personal data to comply with legal obligations imposed on us, in particular resulting from accounting and tax provisions. Establishment, ercise or fense of	website. We use Google Analytics Advertising Features for this purpose. (Article 6(1)(a) GDPR for the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the processing of your data – in such a case you will be separately informed about it). (But the process your personal data to comply with legal obligations of SWSA (Article 6(1)(c) GDPR). (But the process your personal data to comply with legal obligations of SWSA (Article 6(1)(c) GDPR). (But the process your personal data to comply with legal obligations of SWSA (Article 6(1)(c) GDPR).	website. We use Google Analytics Advertising Features for this purpose. Carticle 6(1)(a) GDPR for the processing of your data — in such a case you will be separately informed about it). Gal obligation We process your personal data to comply with legal obligations imposed on us, in particular resulting from accounting and tax provisions. We process your personal data to comply with legal obligations imposed on us, in particular resulting from accounting and tax provisions. Personal data will be stored for comply with legal obligations of SWSA (Article 6(1)(c) GDPR). SWSA's legal claims. Personal data will be processed for the period interest (Article 6(1)(f) or Article 9 (2)(f) GDPR) in establishing, exercising or defending legal Personal data will be processed for the period necessary to fulfill this objective.

IV. Recipients

Data may be transferred to SWSA's services providers, including in particular providers of IT services and solutions (including hosting), external advisors, providers rendering legal, accountancy and audit services, parcel delivery services, banks, subcontractors, clients, recruitment management system providers, entities providing recruitment support services, marketing agencies, as well as to companies belonging to the same capital group as SWSA.

V. Transfers outside the European Economic Area

Due to the international character of SWSA's activity, your personal data may be transferred to countries outside the European Economic Area, in which the personal data protection standards differ from the European Union's standards and which may not secure a proper level of protection of your personal data due to non-implementation of certain safeguards aimed at securing personal data. SWSA will take appropriate steps to make sure that such transfers comply with

applicable law, in particular transfers will be made to countries ensuring an adequate level of protection (based on the adequacy decisions of the European Commission), suitable safeguards based on Art. 46 GDPR will be secured or processing will be based on Art. 49 (in particular - transfer necessary for the performance of a contract). You may obtain a copy of the safeguards by contacting SWSA.

VI. Source of personal data

Personal data is collected directly from the data subject except for:

- 1) contact persons and persons representing the other party to the contract data may be collected from the entity with which a contract is to be concluded/was concluded, data may be acquired from publicly available databases (e.g. National Court Register, Central Register and Information on Economic Activity). The extent of the personal data is limited to the extent necessary for the conclusion and execution of the contract and does not normally include information other than name, ID or PESEL number, tax identification number and business contact details.
- 2) users of Lead Generation- type portals SWSA processes your personal data in the form of name and surname, the e-mail address you provided as part of your registration on the Lead Generation- type portals, the name of the entity you represent, your country and city registered on the Lead Generation- type portals and the period during which you visited the SWSA stand on the Lead Generation- type portals. SWSA received the personal data from the operator of these portals.
- 3) job candidates data may be collected from recruitment agencies (if engaged for recruitment). The extent of personal data is basically limited to name(s) and surname(s), date of birth, contact details indicated by you, as well as information about your education, professional qualifications and previous employment history.

VII. Data subjects' rights

Data subjects have the following rights associated with SWSA processing their personal data:

- 1) The right to object against the processing of personal data the right allowing the data subject to object to the processing of personal data based on legitimate interest. You can use this right e.g. when personal data is processed for the purposes of direct marketing (including using data profiling methods) or in other cases (however, then on grounds relating to your particular situation).
- 2) The right to access and rectify data you have the right to request information about the processing of your personal data, in particular whether your personal data is processed, what type of personal data is processed, how long they will be processed and with which entities it was shared. You can exercise the right to rectify the personal data if the personal data needs to be updated, if it is incorrect or incomplete.
- 3) The right to request deletion of personal data. This right may be exercised in particular, when a personal data processed is no longer necessary in relation to the purposes for which it was collected or otherwise processed or when the personal data has been unlawfully processed.
- 4) The right of data portability you have the right to receive your personal data, which you provided to us, in a structured, commonly used and machine-readable format and have the right to transmit the data to another controller without hindrance from us. This right may be exercised if processing is based on consent or on a contract and the processing is done by automated means.
- 5) **The right to restriction of processing** you can request to have your personal data processing restricted. This right may be exercised in the following situations:
 - the accuracy of the personal data is contested by you, for a period enabling us to verify the accuracy of the personal data;
 - the processing is unlawful and you oppose the deletion of the personal data and request the restriction of its use instead;
 - we no longer need the personal data processing, but it is required by you to establish, exercise or defend legal claims;
 - you have objected to processing pursuant to Article 21(1) GDPR pending verification whether our legitimate grounds override yours.

6) If processing is based on consent, you have **the right to withdraw your consent** at any time by contacting us at RODO@secowarwick.com or via a dedicated link available in the marketing communication sent to you (if any). Withdrawing your consent will not affect the lawfulness of personal data processing based on your consent before its withdrawal.

The possibility to exercise these rights may depend on the basis on which a given category of data is processed.

The data subject also has **the right to lodge a complaint** with the data protection supervisory authority (which in Poland is the President of the Personal Data Protection Office (Prezes Urzędu Ochrony Danych Osobowych)). Information about competent supervisory authorities for other countries is available at https://edpb.europa.eu/about-edpb/board/members_en

VIII. Automated decision-making

Your personal data is not processed in a manner related to automated decision-making, including profiling.

IX. Contact

For all matters related to the processing of personal data by SWSA, including the exercising of your rights, please contact us by sending a letter to our address or by email at: RODO@secowarwick.com (should you be dealing with another company from SECO/WARWICK group please see the contact details above).

X. Information on data processing by SECO/WARWICK S.A. Branch in Dabrowa in relation to recruitment

In case you are applying for a job at **SECO/WARWICK S.A. Branch in Dąbrowa** your data controller is SECO/WARWICK S.A. Oddział in Dąbrowa, ul. Innowatorów 8, 62-070 Dąbrowa. You may contact the branch by sending a letter to the indicated address or by sending an e-mail to RODO@secowarwick.com. Your personal data is processed for purposes indicated in section III point 2 above and sections IV-VIII above apply accordingly (references to SWSA shall be understood as referring to SECO/WARWICK S.A. Oddział in Dąbrowa).