

Privacy Policy

CAFFARO values your privacy. We ensure that your data is protected in accordance with the obligations arising from national regulations (in particular the implementation of the requirements set out in Article 173(1) of the Telecommunications Law of July 16, 2004) as well as those imposed by EU regulations - in particular: Regulation of the Parliament European Union and of the Council 2016/679 of 27 April 2016 on the protection of individual with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (hereinafter GDPR).

In this Policy, you will learn how we use information about you and describe the rules for storing information on end-user devices (so-called "cookies") and accessing them. In addition, we will inform you about your rights in connection with the processing of your data by the domain Operator - Caffaro Spółka z ograniczoną odpowiedzialnością spółka komandytowa with its registered office in Słonowice at ul. Słonowice 86, postal code 28-500 Kazimierza Wielka, entered into the register of entrepreneurs kept by the District Court in Kielce, 10th Commercial Division of the National Court Register under KRS number 0000797510, with NIP number 605-006-79-37, REGON number 260476793 (hereinafter referred to as "**CAFFARO** ")

1. Personal data (legal basis for processing)

The provision of services by CAFFARO includes the following activities: administrative activities related to the conclusion and implementation of the contract (order), the final effect of which is the purchase by you of the products in our offer, service to our customers (also via electronic means of communication), examination of complaints/complaints/ applications, activities imposed by tax regulations - invoicing, collecting fees and possible debt collection and, if you have given your consent, offering our products directly to you (direct marketing).

Acting pursuant to Art. 13 and 14 of Regulation (EU) 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 (hereinafter "GDPR"), inform that:

The administrator of your personal data is Caffaro Spółka z ograniczoną odpowiedzialnością spółka komandytowa with its registered office in Słonowice at ul. Słonowice 86, postal code 28-500 Kazimierza Wielka, entered into the register of entrepreneurs kept by the District Court in Kielce, 10th Commercial Division of the National Court Register under KRS number 0000797510, with NIP number 605-006-79-37, REGON number 260476793 (hereinafter also referred to as "Administrator")

What data do we process?

- **Contact form**

If you contact us using the form on our website to obtain information about the product you are interested in, in accordance with the principle of minimization, we only process the data necessary to enable us to respond to your inquiry (in this case, the required will be the e-mail address to which we will send the response. Providing other data contained in the form is voluntary).

- **Conclusion and implementation of the contract**

If you are interested in concluding a contract, we will need data whose processing is related to the requirements imposed by the legislator (name, surname, ID card number and series, marital status, PESEL number and place of residence). Only authorized persons who are obliged to maintain confidentiality will have access to your data.

How long do we store data?

- We store your data no longer than necessary to achieve the purposes for which it was collected. Usually, the deadlines are set by law. These deadlines depend on the purpose of processing:
- Data obtained via the contact form are stored until the purpose is achieved - that is, until we respond to your inquiry or until you withdraw your consent.
- Data obtained by expressing marketing consents are stored until the consent is withdrawn.
- Data obtained for the purpose of implementing the contract - in accordance with the provisions of applicable law - the maximum period is the limitation period for claims

Do we share your data?

In accordance with applicable personal data protection regulations, we may share your data with trusted entities on the basis of concluded entrustment agreements:

- in order to carry out accounting, debt collection and financial activities,
- entities performing contracts concluded with the Administrator,
- entities providing IT services.

When sharing data, we require third parties to maintain the principles of confidentiality and information security and use it only to the extent necessary