## **PRIVACY POLICY**

# **Reliability Solutions sp. z o.o.** – hereinafter referred to as the "Company"

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#### 1.1. What is GDPR?

In connection with the application 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 (General Data Protection Regulation) – hereinafter referred to as GDPR from 25 May 2018, we would like to provide you with some important

information on how we process your personal data and what rights you have in relation to their processing.

## 1.2. What is personal data?

Personal data means any information relating to an identified or identifiable natural person ("data subject"). Therefore, these will be data such as name, surname, address, date of birth, telephone number or e-mail address (the list is not closed).

## 1.3. Special category data (sensitive data)

Personal data which are:

– personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person or data concerning the health, sexuality or sexual orientation of that person are so-called sensitive personal data.

## 1.4. Who is the controller of personal data?

The administrator of personal data is an entity that independently or jointly with others determines the purposes and methods of processing personal data – that is, decides how your personal data are processed and is responsible for their processing in accordance with the regulations. The administrator of the categories of personal data presented below is the company: Reliability Solutions Sp. z o.o., Królewska 57, NIP: 945-21-79-373 -> hereinafter referred to as the "Company" or "Data Administrator" (correspondence address: Królewska 57, 30-081 Kraków). If the data administrator is a company related to the Data Administrator, such information will be separately provided.

# 1.5. What are your rights regarding the processing of personal data?

You have the right to access the data, including obtaining a copy of the data, the right to data portability, the right to rectification and erasure of data, restriction of processing and the right not to be subject to a decision that is based solely on automated processing, including profiling, and produces legal effects or similarly significantly affects it (see more: www.uodo.gov.pl). We also encourage you to read the leaflet on your rights available on https://www.gov.pl/cyfryzacja/rodo-informator. The effectiveness of the submitted requests will be assessed by the Data Administrator through the prism of applicable regulations. For example – despite the request to delete data – in accordance with the GDPR, the Data Administrator may further process them to the extent that the processing is necessary to establish, pursue or defend claims (for the time necessary to achieve these purposes). You

also have the right to lodge a complaint with the supervisory body (President of the Office for Personal Data Protection) - > see www.uodo.gov.pl.

# 1.6. Right to object

Remember that each time personal data will be processed on the basis of Article 6(1)(f) of the GDPR (see below), i.e. in the case of the so-called legitimate interest of the Data Controller, you may at any time object – for reasons related to your particular situation – to the processing of personal data. After the objection, the Data Controller will no longer be able to process personal data, unless he demonstrates the existence of valid legitimate grounds for processing, overriding the interests, rights and freedoms of the data subject, or grounds for establishing, pursuing or defending claims. You can object in the manner indicated below (in the section how to contact us).

#### 1.7. Consents

The GDPR provides for a number of legal bases for the processing of personal data. One of them is consent. If personal data would be processed on the basis of consent, you can withdraw your consent at any time (e.g. by sending a request to the following address: Reliability Solutions Sp. z o.o., Królewska 57, 30-081 Kraków). Withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal. Consent may be given only by an adult with full legal capacity. Consent is always voluntary. After the withdrawal of consent, personal data will no longer be processed and will be deleted or anonymized, excluding the scope necessary to document the proper performance of obligations related to data processing (m.in correct documentation of the withdrawal of consent) for the purpose of defending against claims (Article 6 (f) of the GDPR, the so-called legitimate interest of the Data Controller) and in order to perform the obligations arising from the GDPR (accountability m.in Article 6 (1) (.c) in conjunction with Article 5 (2) GDPR). In the event of withdrawal of consent, the data will be processed for a maximum period of limitation of potential claims related to it.

### 1.8. Who has access to personal data?

Only authorized employees acting under the instruction will have access to your personal data. The data may also be disclosed to it service providers supporting the implementation of the following purposes of the Data Administrator (after prior conclusion of relevant entrustment agreements). Details below. If data is or may be transferred outside the European Economic Area (EEA), you will find this information below.

# 1.9. How can you notify us of your wishes to exercise your rights or other data protection issues?

In all matters related to the protection of personal data (including for the purpose of objecting or withdrawing consent and in connection with the observed violation of the provisions on the protection of personal data or the implementation of your other rights), you can contact us by e-mail: marketing@reliasol.ai or at the correspondence address: Reliability Solutions Sp. z o.o., Królewska 57, 30-081 Kraków.

In response to your request, you may be asked to provide data necessary to identify your personal data (m.in to find this information) or verify your identity. In this case, only personal data will be processed to the extent necessary to document the proper performance of obligations related to data processing (m.in, correct documentation of the withdrawal of consent) for the purposes of defending against claims (Article 6 (f) of the GDPR, the so-called legitimate interest of the Data Administrator) and in order to perform the obligations arising from the GDPR (accountability m.in Article 6 (1) (.c) of the GDPR). For these purposes, the data will be processed for a maximum period of limitation of potential claims related to it.

## 1.10. Changes to this Privacy Policy

We reserve the right to change the privacy policy of the website http://reliasol.ai that may be affected by the development of Internet technology, possible changes in the law regarding the protection of personal data. We will inform you about any changes in a visible and understandable way.

#### 1.11. External links

Links to other websites may appear on http://reliasol.ai. Such websites operate independently of the service and are in no way supervised by the http://reliasol.ai service. These sites may have their own privacy policies and terms and conditions, which we recommend that you read. In case of doubt about any of the provisions of this privacy policy, we are at your disposal – our data can be found in the contact tab.

# 2. Individual objectives

# Ad. 2.1. Contact form (<a href="https://reliasol.ai/pl/contact/">https://reliasol.ai/pl/contact/</a>) and telephone inquiry

Personal data will be processed for the following purposes:

- Answer the question asked (via the contact form, e-mail address / telephone number indicated for contact) and conduct further correspondence in connection with this (basis: Article 6 paragraph 1 letter. b) GDPR - > the performance of a contract or activities aimed at concluding a contract with a natural person to whom the data relate;
- 2. If further correspondence concerns the process of concluding or performing a contract, personal data will also be processed for this purpose (basis: Article 6(1)(.b) of the GDPR in the case of natural persons parties to the contract or Article 6(1)(f) of the GDPR > the legitimate interest of the Data Controller, in the case of persons delegated to perform the contract on behalf of the contracting party;
- 3. Personal data obtained in connection with correspondence may also be processed in order to investigate or defend against claims (Article 6 (1) (f) of the GDPR), the so-called legitimate interest of the Data Administrator).

4. For the purpose of direct marketing of the administrator's goods and services, if the circumstances of communication show that the data subject may expect marketing information – for the period of this legitimate expectation, which will be systematically assessed (the basis for processing - > Article 6(1)(f) of the GDPR, i.e. the so-called legitimate interest of the data controller) (if in accordance with special provisions, e.g. the Act on the provision of electronic services or telecommunications law will require additional consent for marketing contact, the Company will obtain such consent). Providing data is voluntary, but necessary to achieve the above-mentioned purposes. Personal data will be processed for the period of limitation of potential claims related to correspondence, in particular resulting from the process of concluding and performing the contract.

## Ad. 2.2. Information for candidates to work in the Company

Remark! In the case of recruitment conducted through pracuj.pl job services, the Company is not the data administrator in the scope of personal data processed in order to provide the service provided electronically to its users by providers of this type of services. If the user selects the website pracuj.pl the "Profile Sharing" option, personal data will be obtained by the Data Administrator from the service provider (i.e. Grupa Pracuj sp. z o.o.) to the extent specified as part of the indicated service and based on the Regulations and the user's consent.

# For what purpose and on what basis will your data be processed? General information

Below we present a list of purposes (i.e. reasons) for which data may be processed at the recruitment stage. Currently, the Polish Labour Code gives the employer the opportunity to obtain the following categories of data at the recruitment stage: first name(s) and surname; parents' names; date of birth; place of residence (correspondence address); education; the course of previous employment. In the scope of this data, the processing takes place on the basis of legal provisions (Labour Code). If a special provision (i.e. outside the Labour Code) provides a basis for data processing (e.g. in the field of sensitive data), the employer will obtain it on the basis of this legal basis.

Where there is no legal basis in the Labour Code and special regulations – the provision of personal data by you may be based on your consent, with the proviso that the processing of personal data referred to in Article 9(1) and Article 10 of the GDPR (i.e. sensitive data and data concerning convictions and violations of law or related security measures) is permissible only if, when it is necessary to fulfill the employer's obligation imposed by law and therefore no consent will be collected in this respect.

If you send more data than it clearly results from the law (the scope of data listed above, i.e. the Labor Code and possibly special provisions imposing on the employer the obligation to obtain other personal data), we will treat such behavior as your consent to the processing of personal data for recruitment purposes. However, if you want your personal data to be used for future recruitment processes, you must give your explicit consent (e.g. checkbox on the recruitment form or pasting a statement:

"I agree to the processing of my personal data provided as part of the recruitment process (including in the scope of my CV) for use in future recruitment processes conducted by Reliability Solutions sp. z o.o.". I declare that I have been informed about the voluntariness of consent, the possibility and method of its withdrawal at any time, as well as the consequences of withdrawing consent." Consent (including the use of data for future recruitment) is always voluntary and you do not have to express it, in particular when you think that it would be unfavorable for you. If personal data would be processed on the basis of consent, the candidate may withdraw consent at any time. Withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal. Lack of consent or its withdrawal is never the basis for unfavourable treatment of the applicant for employment or employee, and may not cause any negative consequences for them, in particular it cannot be a reason justifying refusal of employment.

# Purposes of processing data obtained at the recruitment stage (detailed list)

Main objectives: a) Recruitment for a specific position (including assessment of qualifications and selection of a candidate); b) Use of personal data in future recruitment processes (except for ongoing recruitment or when it is not conducted at all – with consent);

Additional purposes: c) Implementation of obligations related to keeping employee documentation – in the case of employment – to the extent that the obligation to process candidates' data results from the provisions of the Regulation of the Minister of Labour and Social Policy on the scope of keeping documentation by employers in matters related to the employment relationship and the manner of keeping employee's personal files; d) Implementation of obligations under the provisions on the protection of personal data (including the rights of candidates); e) Investigation, determination and defense against claims related to recruitment.

The following list contains an indication of the legal bases for the processing of personal data obtained at the recruitment stage as part of the above-mentioned purposes and their retention

[retention = maximum length of data processing – after this period, personal data will not be used for a given purpose – attention! For different purposes, the same categories of data may have different retention (retention) periods.]

**Ad. a.** Recruitment -> retention: 3 months from the date of submission of the CV or until the consent is withdrawn (for additional data) or until an effective objection is submitted (when the basis for the processing of personal data will be Article 6(1)(f) of the GDPR), depending on which event took place earlier -> basis: – In the scope of data indicated in the Labour Code: legal basis -> Article 6(1)(.c) of the GDPR and k.p. i.e. the employer's obligation / without the need to collect consent from the candidate. – In the scope of data indicated in special regulations: legal basis -> Article 6(1)(.c) of the GDPR and these special provisions, i.e. the employer's obligation / without the need to collect consent from the candidate. – In the scope of additional data made available by the candidate with his consent -> basis is

Article 6(1)(a) of the GDPR, i.e. voluntary consent of the candidate]. — In the scope of additional data on the preferred remuneration - > basis is Article 6(1)(f) of the GDPR, i.e. the legitimate interest of the Data Controller (the employer has a commercially justified interest in knowing the candidate's financial expectations) / without the need to collect consent from the candidate. — In the scope of personal data "generated" by the employer in the course of recruitment, e.g. candidate evaluation forms -> basis is Article 6(1)(f) of the GDPR i.e. the legitimate interest of the Data Administrator (without this, the selection of a suitable candidate may be difficult or even impossible) / without the need to collect consent from the candidate. Ad.b. Future recruitment -> retention: 24 months from the date of consent to the processing of data in future recruitment processes or until its withdrawal depending on which event took place earlier -> basis: Article 6 paragraph 1 letter a) GDPR -> voluntary consent;

- **Ad.c.** Documentation obligations (in the case of employment) -> retention: for the period of mandatory processing of data contained in employee documentation (personal files) -> basis: Article 6(1)(.c) GDPR (obligation of the Data Controller resulting from legal provisions); **Ad. d.** Implementation of obligations arising from the GDPR, including within the framework of the rights of persons whose data are processed -> retention: For this purpose, data may be processed only for the period of limitation of claims (including in order to demonstrate compliance with the GDPR) -> basis: Article 6 (letter .c) of the GDPR (obligation of the Data Administrator resulting from the law);
- **Ad. e.** Defence against claims relating to the recruitment stage -> retention: For this purpose, the data may be processed only for the period of limitation of claims or filing an effective objection depending on which event took place earlier see below; Article 6 paragraph f) GDPR (legitimate interest of the Data Controller > without it, defending against claims or pursuing them would not be possible).

Providing personal data referred to in the Labor Code (listed above m.in name and surname, etc.) and, if it concerns a given recruitment, data resulting from separate regulations – as well as information about the preferred remuneration – is voluntary, but necessary to participate in the recruitment. Providing other data and expressing the consents referred to above is voluntary and does not affect the possibility of participating in the recruitment process (it will not be the basis for unfavorable treatment of the candidate and will not constitute a reason justifying refusal of employment).

In case of doubts as to what the withdrawal of consent concerns (additional data, future recruitment), you may be asked to clarify the request. In the case of recruitment, the Administrator uses recruitment companies based on relevant entrustment agreements.

#### 2.3. Data on website traffic and information about cookies

The Company may process the following data characterizing the manner of use by website visitors (so-called operational data):

- 1. the ID number assigned to the person browsing the website,
- 2. markings identifying the end of the telecommunications network (e.g. IP address of the device on which the page is displayed),

- 3. ICT system (type of device, operating, Internet browser) used by the Internet user,
- 4. information about the start, end and scope of each use of the website (m.in the following information may be collected: the number of bytes sent by the server, the address of the website from which the visitor http://reliasol.ai via a link to the http://reliasol.ai page (referer link). The operating data indicated above are not combined with information such as name, e-mail address and other data enabling easy identification of the visitor to the website. The processing is also not used to profile visitors to the website. The processing of the above information may or may not be related to the installation of cookies or similar technologies on the end device used to display it (in this respect, see the information below). If the cookie mechanism is used, the operational data may include the information described below obtained through these files.

The above-mentioned operational data may constitute personal data within the meaning of the GDPR (General Data Protection Regulation 2016/679) — > if the information indicated above is classified as personal data, we would like to inform you that the Personal Data Administrator is the Company (contact details see above). The processing of the above categories of data is necessary to run the website and take care of its quality, i.e. the purposes resulting from the legitimate interests of the administrator (Article 6 (1) (f) of the GDPR) - > therefore it is important and necessary to:

— occasionally, log files may be analyzed to determine: which browsers are used by website visitors; which bookmarks, pages or subpages are most or least visited or viewed; whether the structure of the page contains errors; — preventing unauthorised access to the website and the distribution of malicious code, interrupting denial of service attacks and preventing damage to computer and electronic communications systems. Based on the above information, statistics may be created, which, however, will not contain any information that identifies or allows the identification of a visitor to the http://reliasol.ai website. Due to the very difficult identification of the person using the website, it will not be possible to exercise the rights indicated in Articles 15 to 20 of the GDPR, unless the data subject, in order to exercise his rights under these articles, provides additional information allowing him to be identified.

The data administrator may entrust personal data, e.g. to IT service providers or transfer correspondence between authorized employees of the administrator. You have the right to access data, including obtaining a copy of the data, the right to transfer data, the right to rectify and delete data, restriction of processing. You also have the right to object (when processing takes place on the basis of Art. 6 (1) (f) GDPR). You have the right to lodge a complaint with the supervisory body (President of the Office for Personal Data Protection). Personal data will be deleted or anonymized up to a maximum of the expiry of the limitation period for potential claims related to the use of the website (no later than within one year from the date of consolidation), or earlier if you submit an effective objection. Providing data is voluntary but not unnecessary to achieve the above-mentioned purposes.

## **Cookies mechanism**

Through cookies, the website may store or access information already stored in the device used to display it – only to the extent necessary to display it. Cookies or similar technologies are not used to obtain information about website visitors. They are also not used to track their navigation. Cookies used on the website http://reliasol.ai are not used to store personal data or other information collected from visitors to the website.

Through cookies, the website may store or access information already stored in the device used to display it: — only to the extent necessary to display it. For this purpose , session cookies may be used on the website pages, the installation of which is aimed at displaying the page correctly and only until the end of the browser session (i.e. for the time in which the page is displayed by the browser). — with the consent of the website visitor, so-called third-party cookies (partners), i.e. Google Analytics, may be installed in Google Analytics the purpose of researching the preferences of Internet users for the purpose of the results of these surveys for the purpose of improving the quality of the website; the following data may be collected and analyzed: number of users and sessions; duration of sessions; operating systems; device models; geographical data; first launches; application opens; application updates; in-app purchases -> more information:

https://support.google.com/analytics/answer/6318039?hl=pl. On this basis, the following statistical reports are or may be created:

https://support.google.com/analytics/answer/2799357?hl=pl

Through the Google Analytics tool, information such as name, surname and e-mail address is not collected by the operator of this website. They are not combined with other information to identify the visitor to the site. The installation of cookies can be disabled or restricted at the browser level. How do I disable cookies? o Firefox o Chrome o Internet Explorer o IOS Safari o Safari If you have any questions or problems with cookies, please contact the website administrator at: marketing@reliasol.ai

In case of doubt about any of the provisions of this privacy policy, we are at your disposal – our data can be found in the "contact" tab (http://reliasol.ai/ pl/contact).

# 2.4. Information on data processing in connection with the conclusion and implementation of B2B contracts (offering services and performance of contracts)

Personal data (if they will be processed as part of the conclusion of contracts with contractors / clients): contractor / customer, i.e. a party to the contract, as well as its representatives and other persons performing the contract, e.g. employees or associates of the client / contractor, will be processed primarily for the purpose of concluding and performing the contract (the basis for the processing of personal data of a natural person who is a party to the contract - > Article 6 paragraph 1 letter .b) of the GDPR the basis for the processing of data of other natural persons performing the contract on behalf of the contractor / customer - > Article 6(1)(f) of the GDPR, i.e. the so-called legitimate interest of the data controller).

Personal data may also be processed for the purpose of pursuing, establishing or defending claims related to the implementation of the contract concluded by the Company, as well as for the purpose of direct marketing of the Company's goods or services for the duration of the contract, as well as after the end of the contract, if the circumstances of its implementation show that the data subject, may expect marketing information – for the period of this justified expectation, but not longer than the period of limitation of claims from the contract performed (the basis for processing – > Article 6(1)(f) of the GDPR, i.e. the so-called legitimate interest of the data controller – if, in accordance with special provisions, e.g. the Act on the provision of electronic services or telecommunications law, additional consent to marketing contact is required, the Company will have such consent acquire). Personal data may also be used to fulfill obligations arising from legal provisions, including public law obligations, as well as as to exercise the rights indicated in the GDPR (Article 6(1)(.c) of the GDPR).

In order to conclude and perform the contract, including the presentation of the offer, personal data may be obtained from CEIDG and the National Court Register (to the extent indicated there – the basis: Article 6(1)(.b) of the GDPR or Article 6(1)(f) of the GDPR in the case of natural persons other than the contracting party and to present the offer on the initiative of the Data Administrator).

In order to present the offer based on Article 6(1)(f) of the GDPR, personal data may be obtained during events, conferences, from the websites of a potential contractor, sources publicly available and verified in terms of credibility), after evaluation, m.in. the relationship between the purposes for which the personal data was collected (only business contacts will be used) and the purposes of the intended further processing (commercial information); the context in which personal data were collected (business contacts collected at events, conferences, websites of a potential contractor, publicly available sources), in particular the relationship between data subjects and the Data Controller; the nature of the personal data (personal data only ordinary business contacts); the possible consequences of the intended further processing for data subjects; the existence of appropriate safeguards, including possibly encryption or pseudonymisation. Always in the case of obtaining data otherwise than directly from the data subject, the Data Controller (at the latest at the first contact – unless the regulations require the provision of information earlier), in addition to other information indicated in Article 14 of the GDPR, will inform about the source of data acquisition and the extent to which they were obtained from this source.

The data will not be made available to anyone, unless it is necessary for the performance of the contract (based on Article 6(1)(.b) or (f) of the GDPR, e.g. making the data available to other companies cooperating with the Data Administrator in the performance of the contract to which the contractor/customer is a party), about which the person whose data is processed, will be informed separately or it will result from the law. The Company may disclose (after verifying the legal basis for disclosure) the above categories of personal data, e.g. to IT or accounting service providers, legal advisors or transfer correspondence between authorized employees of the Company.

Personal data will be deleted or anonymized up to a maximum after the expiry of the limitation period for potential claims related to the implementation of the contract (including public law obligations), in particular claims resulting from the process of concluding and implementing

this contract, public law obligations. Personal data may be deleted or anonymized earlier if an effective objection is raised or consent is withdrawn (if it is obtained). The data controller will verify, in particular, whether there is still a basis for processing data obtained for the purposes of presenting the offer, if the contract is not concluded. Providing data is voluntary, but necessary to achieve the above-mentioned purposes. In the case of fulfilling public law obligations, providing data may be obligatory.

Given that the Company may receive personal data both directly — in the case of the Contractor's data, and indirectly — in the case of data of employees or associates of the contractor / client (processed for the purposes referred to above), the Contractor / client should inform the persons whose data he provides to the Company about the fact, basis and scope of data sharing. The contractor/client may share the personal data of his employees/associates with the Company only on the basis of a legal basis for sharing the data. If this condition is not consent (but e.g. legitimate interest of the data administrator), the Contractor / customer should analyze with due diligence the existence of a legal basis for data processing.

#### 2.5. Webinars

In the case of webinars, the basis for data processing is consent with the following content:

"I agree to receive from Reliability Solutions sp. z o.o. with its registered office in Krakow, Królewska 57 Street, marketing information regarding its services, to the e-mail address provided, and in the case of voluntary provision of a telephone number also to this number (e.g. presentation of the company's offer), which will be connected with the processing of personal data provided by me."

Providing data and consent is voluntary, but it is equivalent to payment for participation in a paid training. You can withdraw your consent at any time as described below. If you want to use a paid form of training, i.e. without marketing consent – contact us: marketing@reliasol.ai. The data will be processed in order to prepare and conduct a webinar (legal basis: Article 6 (1) (.b) of the GDPR, i.e. the provision of a service, as well as for the purpose of direct marketing based on the consent given (Article 6 (a) of the GDPR, carried out by sending mailing (see Article 10 of the Act on the provision of electronic services) or telephone contact (Article 172 of the Telecommunications Law).

You can withdraw your consent by sending such a request to the following e-mail address: marketing@reliasol.ai You have the right to access data, including obtaining a copy of the data, the right to transfer data, the right to rectification and deletion of data, restriction of processing and objection.

Recipients of data:

Entity providing IT services: ClickMeeting based on a data processing entrustment agreement – available at:

https://cdn.clickmeeting.com/homepage/documents/tos/processing\_agreement/DPA\_CM\_SMB\_pl.pdf? ga=2.69975059.2059963435.1617302339-918251821.1617302339

in the case of webinars with partners, the Data Administrator may ask for consent to share data from partners.

#### 2.6. Order a demo

The basis for data processing – for the purposes of presenting the demo – is the performance of the contract or taking actions aimed at concluding the contract Article 6(1)(1)(a). b) GDPR. Details on the conclusion of the contract are included in separate regulations available on the http://reliasol.ai website.

A separate consent is obtained for the systematic sending of marketing materials — the content of the consent: "I agree to receive from Reliability Solutions sp. z o.o. with its registered office in Krakow, Królewska 57 Street marketing information on its services to the e-mail address provided (e.g. presentation of the offer), which will be connected with the processing of personal data provided by me. "

### 2.7. Mailing

Spółka obtains data in the scope of e-mail address from publicly available sources for the purpose of direct marketing of the data controller, including requests for consent to present the offer.

Legal basis: Article 6(1)(f) of the GDPR, i.e. the legitimate interest of the data controller related to the conducted business activity and customer acquisition, as well as – if a separate consent is given – for the purpose of direct marketing based on the consent given (Article 6(a) of the GDPR, carried out by sending mailing (see Article 10 of the Act on the provision of electronic services).

#### 2.8. Newsletter

In the case of the newsletter, the basis for data processing is consent.

Providing an e-mail address and ticking "send" means that you agree to the processing of personal data in the scope of the email address for the purpose of direct marketing through the newsletter (basis: 6 section 1 letter a) of the GDPR in connection with Article 10 of the Act on the provision of electronic services). Consent and provision of data is voluntary. You can withdraw your consent at any time by sending a request to the following e-mail address: marketing@reliasol.ai.