



## PERSONAL DATA PROTECTION REGULATIONS IN ULTRAMARATHON KASZUBSKA PONIEWIERKA

### 1. GENERAL PROVISIONS

1.1. The following definitions are adopted in this document:

- 1.1.1 Race Regulations – rules and arrangements set forth by the Organizer, applicable during the Race and determining the means and conditions of applying for participation in the Race, carrying out of the competition and evaluation of the sport results. Race Regulations consists of: „Safety and Participation Rules in Ultramarathon Kaszubska Poniewierka”, „Personal data protection regulations in Ultramarathon Kaszubska Poniewierka”, as well as race regulations applicable for each distance of the Race.

### 2. PERSONAL DATA

2.1 The Organizer informs that Participant’s personal data used during registration process via registration form on the website specified in “Safety and Participation Rules in Ultramarathon Kaszubska Poniewierka” are passed directly to the partner who provides registration and time measurement services (provider’s full identification data as well as the policy of personal data processing is available on: <https://wyniki.b4sport.pl/?language=en> in privacy policy section). Once registration process is completed personal data will be passed to the Organizer based on the data processing agreement signed between partner and the Organizer.

2.2 The Organizer will use collected personal data, mentioned in point 2.1, in accordance with existing legislation, only in the scope that was authorized by Participant, solely in order to organize the Race, in particular to: conduct the registration process (publish personal data on publicly accessible participation list); prepare race packs; publish Race results (on Organizer’s website, time measurement partner’s website, in a printed form Finish Line Office, running and sport community websites, social media channels, sponsor’s and partner’s websites); create information materials about the Race published in social media channels and others related to Race organization and promotion; picking the winners and prize-giving.

2.3 Additionally, when handing out the race pack the Participant will be given detailed information from the Organizer regarding his/her personal data processing (although this data will be used solely in the scope covered by Race Regulations) and the Participant will give his/her consent to process personal data (in the scope foreseen in Race Regulations) by the Organizer, the consent is voluntary however. Personal data processing allows organizing runners participation in the Race by the Organizer, including leaderboard, thus lack of such consent makes Participant’s start in the Race impossible.

2.4 In the circumstances described in point 2.3 the Organizer, whose identification data is described in Race Regulations, is personal data administrator.

2.5 Participant’s personal data will be processed by the Organizer for following purposes:

- preparation, conducting the Race, runner’s participation in the event, including all preparatory actions such as completing race packs, publishing race results and informing about the Race progress – based on Art 6 paragraph 1 let. b 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),
- compliance with a legal obligation to which the Organizer is subject – based on Art 6 paragraph let. c GDPR,
- any settlement, pursue or defense against any claims, which is legally justified Organizer’s interest - based on Art. 6 paragraph 1 let. f GDPR.



- 2.6 Participant's personal data are processed during period that is indispensable to meet purposes indicated in point 2.5, e.g:
- for preparing, participation in the Race, publishing race results, informing about the Race - during time needed for performing these actions, and in case of informing about the Race progress also after the Race is over, during period used for preparing future editions of the Race,
  - for compliance with legal obligations to which the Organizer is subject – during period need to comply with legal obligations by the Organizer,
  - for settlement, pursue or defense against any claims – during claim's limitation period stipulated in law provisions.
- 2.7 Participant's personal data recipients can be parties, which are cooperating with the Organizer on the Race preparation and execution.
- 2.8 Participant's personal data will not be passed to third countries, e.g. outside EU.
- 2.9 The Participant has rights to demand access to his/her personal data and the right to rectify, deletion, limit processing scope as well as the right to move the data concerning him/her.
- 2.10 In case the Participant's personal data processing is made based on legally legitimate interest, the Participant has the right to raise objections against such processing according to that specific situation.
- 2.11 The Participant has the right to complaint to President of the Personal Data Protection Office.
- 2.12 Submitting of personal data is voluntary, however in case personal data are not given to the Organizer or to the partner providing registration service, according to point 2.1, there will be no possibility to prepare and provide participation in the Race to the Participant.
- 2.13 The Organizer will not make a decision solely based on automated processing, including direct or indirect profiling, which would cause legal effects against the Participant or influencing the Participant in any similar way.
- 2.14 Every Participant upon registering for the Race authorizes the Organizer to freely use and publish any images depicting the Participant, including with it Participant's first name, last name, sport club - especially in the reports from the Race on social media, advertisements, marketing materials used by the Organizer, his partners, media patrons and sponsors – including in this websites and social media.