

Privacy and COOKIES file policy

Good morning!

If you've landed here, it's a sure sign that you value your privacy. I understand this perfectly, which is why I am providing you with a document in which, in one place, you will find the rules for the processing of personal data and the use of cookies and other technologies used in connection with the operation of the atelierania.fr website and related social media profiles.

I process your personal data primarily for purposes related to your use of my website, such as maintaining a user account, processing orders, considering complaints and withdrawals, fulfilling legal and tax obligations, sending the newsletter, matters related to claims, analysis, statistics, marketing etc. I process your personal data for the period necessary to achieve a specific purpose. You have the right to access your personal data, rectify it, delete it or limit processing, object to processing, as well as the right to transfer data. In addition, you can lodge a complaint with the supervisory authority (CNIL France).

Detailed information on the principles of processing your personal data can be found later in the Privacy Policy.

If you have any doubts regarding the Privacy Policy, you can contact us at any time by sending a message to info@atelierania.fr.

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1: Who is the controller of your personal data?

The controller of your personal data is Atelier Ania Anna Mađra EI, 3 Place Robert Buron, Vllaines la Juhel, 53700 France, SIREN 949153761.

This Privacy Policy applies to the atelierania.pl website

With respect to social media profiles related to my website, in accordance with the case law of the Court of Justice of the European Union, the social media service provider is a joint controller of personal data together with the administrator of the given profile. Details regarding the processing of personal data by individual social media providers can be found here:

[Facebook](#),
[Instagram](#),
[Youtube](#),
[Pinterest](#)

2: Who can you contact regarding the processing of your personal data?

As part of the implementation of the personal data protection system in my company, I decided not to appoint a personal data protection officer due to the fact that it is not mandatory for my company.

In matters related to the protection of personal data and broadly understood privacy, you can contact the e-mail address info@atelierania.fr. In the field of social media, you can additionally contact directly the administrators of the social networking sites where I run my profiles.

3: For what purposes do I process personal data?

There is more than one of these objectives. Below is a list of them, along with a more detailed discussion. I have also assigned the relevant legal grounds for processing for individual purposes:

Purpose of processing	Description the purpose of the processing	Legal basis
User account management	When creating a user account, you must provide the data necessary to create an account specified in the registration form. Providing data is a condition for creating an account. When editing your account details, you can provide further details according to the options available within your account. In addition, our system used to handle user accounts saves your IP number, which you used when registering a user account. The data is processed in order to provide you with the user account service. After deleting the user account, the data is archived for the purpose of establishing, pursuing or	article 6 s. 1 let. b RGD

	defending claims related to the user account service.	
Order fulfillment and contract management	<p>When placing an order, you must provide the data necessary for its implementation specified in the order form. Providing data is a condition for placing an order. In addition, the system used to handle the order process saves your IP number that you used to place the order.</p> <p>Each order is saved in the database, which means that your personal data assigned to the order is also accompanied by information regarding the order, such as the date and time of placing the order, order identification number, transaction ID, subject of the order, price, payment method and date, date and time. downloads (in the case of digital content). In connection with the conclusion of the contract, I may also process your other personal data in order to perform the services provided for in the concluded contract. The scope of this data depends on which personal data are needed to perform the contract.</p> <p>When I receive your data as part of the performance of a contract, e.g. from the entity that employs you, I base such data processing on a legally justified interest, which in this case is to ensure efficient and effective handling of the concluded contract. In such a case, I may process your identification and contact details. The data is processed for the purpose of concluding and performing the contract. After the contract is completed, the data is stored in the archive for the purpose of determining, pursuing or defending claims related to the contract. The data is also included in accounting documentation for the purposes of meeting tax obligations.</p>	article 6 s. 1 let. b RGPD, art. 6 s. 1 let. f RGPD
Actions taken to complete orders for customers	<p>Due to the fact that some customers start placing an order but do not finalize it (they do not approve the order and do not conclude a contract with me), I may take actions that will serve to ensure that my customers complete the purchasing process. For this purpose, I may, for example, send e-mails containing information about an unfinished order and an encouragement to complete the transaction. For the purposes of the activities described, I may process personal data such as information provided when placing an order, in particular your name and surname and e-mail address, as well as information about the contents of the basket, the date of starting the transaction and other data left in connection with the commenced purchasing process. . The legal basis for the processing of your personal data is Art. 6 section 1 letter b GDPR, because these activities aim to conclude a contract. In addition, I believe that the basis for processing is my legitimate interest, which in this case is to increase sales.</p>	article 6 s. 1 let. b RGPD, art. 6 s. 1 let. f RGPD
Handling complaints or withdrawal from the contract	<p>If you file a complaint or withdraw from the contract, you provide personal data contained in the content of the complaint or declaration of withdrawal from the contract. Providing data is a condition for submitting a declaration of withdrawal from the contract or a complaint. The data is processed in order to handle the withdrawal or complaint</p>	Art. 6 section 1 letter c GDPR in connection with with the relevant provisions regarding the

	<p>process. After such a process is completed, the data is stored in the archive for the purpose of determining, pursuing or defending claims related to the withdrawal from the contract or complaint process. The data is also included in accounting documentation for the purposes of meeting tax obligations.</p>	<p>right to withdraw from the contract and liability for compliance with the contract, Art. 6 section 1 letter b GDPR</p>
<p>Newsletter support</p>	<p>When subscribing to the newsletter, you must provide the data necessary to receive it, specified in the subscription form. Providing data is a condition for receiving the newsletter. In addition, the mailing system saves your IP number that you used when subscribing to the newsletter, determines your approximate location, the email client you use to handle e-mail and records your actions taken in connection with messages sent to you. Therefore, I also have information about which messages you opened, which messages you clicked on links in, etc. In the mailing system, I can also define, based on various criteria related to your activity, interests or other preferences, specific groups or segments of newsletter recipients that influence what type of messages you receive as part of the newsletter. The data provided by you in connection with subscribing to the newsletter is used to send you the newsletter, and the legal basis for their processing is the performance of the contract for the provision of electronic services, as well as my legally justified interest, which in this case is the implementation of marketing purposes. When it comes to the processing of information that does not come from you but was collected automatically by the mailing system, I rely on my legitimate interest in analyzing the behavior of newsletter subscribers in order to optimize mailing activities. You can unsubscribe from the newsletter at any time by clicking on the dedicated link in each message sent as part of the newsletter, or by simply contacting me. Unsubscribing from the newsletter does not result in deletion of your data from the mailing system. The data is stored in the archive for the purpose of establishing, pursuing or defending claims related to the newsletter, as well as to ensure that the newsletter activities were conducted in accordance with the law.</p>	<p>article 6 s. 1 let. b RGPD, art. 6 s. 1 let. f RGPD</p>
<p>Comment/ opinion handling</p>	<p>When adding a comment/opinion, you must provide the data necessary to publish the comment/opinion received, specified in the form intended for submitting a comment/opinion. Providing data is a condition for publishing a comment/opinion. In addition, the comment/feedback system saves your IP number that you used to submit your comment/feedback. The comment/feedback system may be operated by a third party provider. In such a situation, the use of the system is subject to the regulations and privacy policy of the external provider. Detailed information about third-party tools can be found in the section dedicated to the tools I</p>	<p>article 6 s. 1 let. f RGPD</p>

	<p>use. The data is processed for the purpose of publishing a comment/opinion, which is my legitimate interest. The comment or opinion you added along with your data made public in the settings will be visible on the website. You can modify or delete a comment or opinion at any time. The deleted comment/opinion, together with your data, is stored in the archive for the purpose of establishing, pursuing or defending claims related to the comment/opinion.</p>	
Contact and handling correspondence	<p>When contacting me via available means of communication, e.g. e-mail, social media, chats, etc., you naturally provide your personal data contained in the content of the correspondence. Providing data is a condition for establishing contact. In addition, the communication system saves your IP number that you used to send the message. The communication system (e.g. chat, messenger) may be operated by an external provider. In such a situation, the use of the system is subject to the regulations and privacy policy of the external provider. Detailed information about third-party tools can be found in the section dedicated to the tools I use. The data is processed for the purpose of communication, which is my legitimate interest. After completing the communication, the data is stored in the archive for the purpose of establishing, pursuing or defending claims related to the communication.</p>	article 6 s. 1 let. f RGPD
Fulfillment of tax and accounting obligations	<p>In connection with the performance of the contract, I also fulfill various tax and accounting obligations, in particular in the form of issuing an invoice, including the invoice in my accounting documentation, storing documentation, etc. To issue an invoice, I process, among others, data such as name and surname, company, business address activity, NIP. Providing data required by tax law is necessary to fulfill the indicated obligations.</p>	art. 6 section 1 letter c GDPR in connection with the relevant provisions of tax law
Creating an archive	<p>For the needs of my business, I can create archives: both traditional and digital. The archives contain personal data that I processed in connection with you, and their scope may vary depending on what data I received and what scope of data is justified from an archival point of view. In this case, I rely on my legitimate interest in organizing and organizing personal data media.</p>	article 6 s. 1 let. f RGPD
Defending, establishing or pursuing claims	<p>Using my website, as well as concluding a contract with me, may give rise to certain claims on my or your side in the future. Therefore, I am entitled to process personal data for the purpose of defending, establishing or pursuing claims. For this purpose, I may process any personal data related to a given claim, therefore their scope may vary depending on what the claim concerns. In this case, I rely on my legitimate interest in protecting our interests.</p>	article 6 s. 1 let. f RGPD
Social media support	<p>If you follow my profiles on social media or interact with the content I publish on social media, I naturally see your data, which is publicly available in your social media profile. I process this data only within a given social networking site</p>	article 6 s. 1 let. f RGPD

	<p>and only for the purpose of operating a given social networking site, which is my legitimate interest. If you contact me via private message, you naturally provide me with your personal data contained in the correspondence, in particular your image and name and surname. In this case, your data is processed for the purpose of contacting you, and the basis for processing is my legitimate interest. It may happen that I will be the party initiating contact with you via social media in order to offer cooperation, then your data will be processed in order to search for potential contractors, offer and establish cooperation, which is my legitimate interest. Messages sent to me via social media are automatically archived using the tools available on individual social media sites and are available to me until you delete them. You can view all messages exchanged with me in the private messages tab. Your use of social networking sites is subject to the regulations and privacy policies of the administrators of these sites, and these administrators provide you with services electronically, independently and independently of me.</p>	
<p>Analysis and statistics using only Anonymous Information</p>	<p>I conduct analytical and statistical activities using tools provided by external suppliers. As part of the analytical tools, I only have access to Anonymous Information. I base the processing of Anonymous Information on my legitimate interest, which consists in creating, viewing and analyzing statistics related to user activity on the website in order to draw conclusions allowing for subsequent optimization of my activities. From the tools level, I only have access to a set of statistics and information not assigned to specific people. Detailed information about third-party tools can be found in the section dedicated to the tools I use.</p>	<p>article 6 s. 1 let. f RGPD</p>
<p>Own marketing using only Anonymous Information</p>	<p>I conduct marketing activities using tools provided by external suppliers. As part of marketing tools, I only have access to Anonymous Information. I base the processing of Anonymous Information on my legitimate interest, which consists in conducting marketing activities based on Anonymous Information and targeting advertising within external systems based on Anonymous Information, for the purposes of marketing my own products and services. From the tools level, I only have access to a set of statistics and information not assigned to specific people. Detailed information about third-party tools can be found in the section dedicated to the tools I use.</p>	<p>article 6 s. 1 let. f RGPD</p>
<p>Organization of promotional campaigns</p>	<p>To increase sales of products/services, I can conduct various promotional campaigns, including in cooperation with external partners. The rules related to the organization of promotional campaigns are specified in separate regulations. The scope of personal data that I will process in connection with the organization of a promotional campaign may vary depending on the type of promotional campaign. The legal basis for the processing of your personal data is my legitimate interest, which in this case is marketing and increasing the sales of my</p>	<p>article 6 s. 1 let. b RGPD, art. 6 s. 1 let. f RGPD</p>

	own products.	
Providing additional features using only Anonymous Information	I may embed video or audio players, social widgets, comment modules, chat, newsletter forms or other tools provided by third parties on my websites. All of these tools process Anonymous Information. I base the processing of Anonymous Information on my legitimate interest, which in this case consists in ensuring the possibility of using additional functions on the website. I do not have access to other information from the tools, and I do not need this information for anything – Anonymous information is processed only to enable additional functions to function. Detailed information about third-party tools can be found in the section dedicated to the tools I use.	article 6 s. 1 let. f RGPD
Fulfillment of obligations related to the protection of personal data	As a personal data administrator, I am obliged to fulfill obligations related to the protection of personal data. Therefore, I may process your personal data as long as it is necessary to perform these obligations (e.g. when considering your request regarding your personal data). The scope of data depends on what data I need to fulfill the obligation and prove compliance with the GDPR. Furthermore, in this case I also rely on our legitimate interest in securing the data necessary to demonstrate accountability.	article 6 s. 1 let. c RGPD, art. 6 s. 1 let. f RGPD
Fulfillment of obligations under the Product Safety Regulation (GPSR)	<p>The EU regulation known as GPSR imposes various legal obligations on us as a seller related to product safety. These include, among others:</p> <ul style="list-style-type: none"> • receiving complaints from consumers who purchased the product, notifications related to product safety, information about accidents, • communicating on all matters related to product safety, • notifying consumers about product risks if the product turns out to be unsafe, • implementing procedures related to the recovery of dangerous products from buyers, • notifying manufacturers, importers and other distributors about matters related to product safety; • the obligation to cooperate with market surveillance authorities in matters related to product safety; • maintaining registers and records related to product safety. <p>In order to fulfill the above obligations, we may process personal data related to you, such as: name and surname, delivery address, e-mail address, telephone number, order number, order date, and other information related to the placed order.</p> <p>Art. 6 section 1 letter c GDPR in connection with with the relevant GPSR regulations</p>	article 6 s.1let. c GDPR in conjunction with the relevant provisions of the GPSR

4: What information do I have about you?

I have described the scope of processed data in relation to each processing purpose. Information in this regard can be found above, in point 3 of the Privacy Policy. The data includes information such as:

- first name and last name
- e-mail address,
- Phone number,
- IP address,
- address for service,
- billing,
- Bank account number,
- details of the order placed,
- data collected in the mailing system,
- data related to the added comment/opinion,
- information visible in social media profiles,
- information contained in the correspondence,
- Anonymous Information.

5: What is “Anonymous Information”?

I use tools that collect a number of information about you related to the use of my website. This concerns in particular the following information:

- information about the operating system and web browser,
- viewed subpages,
- time spent on the website,
- transitions between individual subpages,
- clicks on individual links,
- the source from which you go to the page,
- the age range you are in,
- your gender
- Your approximate location limited to town.
- Your interests or other preferences determined based on your online activity,

This information is referred to in this Privacy Policy as « Anonymous Information ».

Anonymous Information in itself is not, in my opinion, personal data because it does not allow me to identify you and I do not compare it with typical personal data that I collect about you.

Nevertheless, taking into account the rigorous case law of the Court of Justice of the European Union and divided opinions among lawyers, out of caution, in case Anonymous Information is assigned the nature of personal data, I have also included detailed explanations in the Privacy Policy regarding the processing of this information.

I am unable to provide you with access to Anonymous Information about you because I cannot assign any of the Anonymous Information to any specific user. From the level of tools collecting Anonymous Information, I only have access to a set of statistics and information not assigned to specific people.

The processing of Anonymous Information allows us to provide you with the opportunity to use the functionalities available on the website. In addition, Anonymous Information is used for analytical, statistical and marketing purposes, such as setting and targeting advertisements.

Anonymous Information is also processed by tool providers on the terms arising from their regulations and privacy policies. They may be used by these providers to provide and improve services, manage them, develop new services, measure advertising effectiveness, protect against fraud and abuse, and personalize the content and advertising displayed on particular services, sites and applications. Detailed information on this can be found in the section dedicated to the tools I use.

6: Where do I get your personal information?

In most cases, you give them to me yourself. For example, this happens when you register a user account, place an order, submit a complaint or withdraw from the contract, contact us via e-mail or chat, and use the functionalities available on our Website or on external websites (e.g. social media).

In addition, some information about you may be automatically collected by the tools I use. Detailed information about third-party tools can be found in the section dedicated to the tools I use.

In exceptional cases, I may also obtain your personal data from other sources, e.g. when the entity that employs you provides me with your data as a contact person in matters related to the concluded contract, or when you represent an entity that concludes a contract with me.

7: Is your data safe?

I care about the security of your personal data. I analyzed the risks associated with the individual processing of your data and then implemented appropriate security and personal data protection measures. I constantly monitor the condition of the technical infrastructure, look at the procedures used, and introduce necessary improvements.

8: How long will I keep personal information?

I process your personal data for as long as is justified for the purpose of processing personal data, therefore processing periods vary depending on the purpose. Remember that terminating the processing of your data for one purpose does not necessarily necessarily lead to the complete deletion or destruction of your personal data, because the same set of data may be processed for another purpose, for the period indicated for it. Complete deletion or destruction of data takes place when I complete the implementation of all goals and in other cases specified in the GDPR.

The storage periods are indicated in the table below:

Purpose of data processing	Data storage period
User Account	Until the user account is deleted
Execution of the order and contract	Until the contract is completed
Customer completion of order	For 6 months from the start of the order
Complaints and withdrawal from the contract	Until the complaint is processed or the contract is withdrawn.

Newsletter	Until you unsubscribe from receiving the newsletter
Tax and accounting obligations	For the period required by law
Archive	Until the information is no longer useful
Establishing, defending and pursuing claims	Until the claims expire
Advertising recipient groups	Until the information becomes no longer useful or you object to the processing
Social media	For the time in which information is available on the social media website
Analysis and statistics	Until the information becomes no longer useful or you object to the processing
Own marketing	Until the information becomes no longer useful or you object to the processing
Contact and correspondence	For the duration of contact between us
Additional tools	Until the information becomes no longer useful or you object to the processing
Obligations regarding the protection of personal data	Until the expiry of the limitation period of our liability as the personal data administrator
Retention of User Content	Until the User Content is deleted
Obligations related to GPSR	Until the expiry of the period required by law (generally no longer than 10 years)

9: Who are the recipients of your personal data?

I will venture to say that modern business cannot do without services provided by third parties. I also use such services. Some of these services involve the processing of your personal data. External service providers that are involved in the processing of your personal data are:

Podmiot przetwarzający	Cel współpracy z podmiotem przetwarzającym
hosting provider	Storing data on the server
Invoicing system provider	Invoicing
mailing system provider	Newsletter management
Landing page system provider	Landing page management
Accounting office	Accounting
CRM system provider	Project management, work optimisation
Technical support	Technical work involving personal data

When ordering physical products, your data is shared with the carrier for the purpose of delivering your order.

If necessary, your data may be made available to a legal advisor or a lawyer bound by professional secrecy. The need may result from the need to seek legal assistance requiring access to your personal data.

Your personal data may also be transferred to tax offices to the extent necessary to fulfill tax, settlement and accounting obligations. This applies in particular to all declarations, reports and other accounting documents containing your personal data.

Moreover, if necessary, your personal data may be made available to entities, bodies or institutions authorized to gain access to data on the basis of legal provisions, such as police and security services, courts and prosecutor's offices.

Your data is made available to courier companies to the extent necessary to deliver the order. These companies become independent administrators of your personal data.

If necessary, we may disclose your personal data to third parties and competent market surveillance authorities in matters related to product safety. The provisions of the General Product Safety Regulation (GPSR) require us, among other things, to inform manufacturers and importers of any incidents related to a product sold, for which we may need your personal data. The same applies to market surveillance authorities: if an authority orders us to disclose information about customers who have purchased a product, we may provide them with your personal data.

When it comes to Anonymous Information, access to it is provided by providers of tools or plug-ins that collect Anonymous Information. The providers of these tools are independent administrators of the data collected in them and may share this data on the terms specified in their own regulations and privacy policies, which I have no influence on. A list of external tools is provided in the appendix to the Privacy Policy.

10: Do I transfer your data to third countries or international organizations?

Yes, some of the processing of your personal data may involve transferring it to third countries.

We transfer your personal data to third countries in connection with the use of tools that use resources located in third countries, in particular in the USA. Providers of these tools guarantee an adequate level of personal data protection through appropriate compliance mechanisms provided for by the GDPR, in particular through the use of standard contractual clauses.

Currently, your personal data is transferred to third countries in connection with our use of the following solutions:

Type of solution	Solution provider	Third country
Mailing System	Mailer Lite	USA

In addition, Anonymous Information collected in connection with the use of the tools indicated in the annex to this privacy policy may be transferred to third countries, in particular the USA.

11: Do I use profiling?

I do not make decisions regarding you based solely on automated processing, including profiling, that would produce legal effects for you or significantly affect you in a similar way. Yes, I use tools that can take specific actions depending on the information collected as part of tracking mechanisms, but I believe that these actions do not have a significant impact on you because they do not differentiate your situation as a customer and do not affect the terms of the contract you may make a deal with me etc.

Using specific tools, I can, for example, direct personalized advertisements to you based on previous actions you have taken on a given Website or suggest products that may interest you. We are talking about the so-called behavioral advertising. I encourage you to deepen your knowledge of behavioral advertising, especially regarding privacy issues. Detailed information, including the ability to manage behavioral advertising settings, can be found [here](#).

12: What rights do you have?

The GDPR grants you the following potential rights related to the processing of your personal data:

- the right to access your data and receive a copy thereof;
- the right to rectify (correct) your data;
- the right to delete data (if in your opinion there are no grounds for us to process your data, you can request that we delete it);
- the right to limit data processing (you can request that I limit data processing only to storing it or performing activities agreed with you if, in your opinion, I have incorrect data or I am processing it unjustifiably);
- the right to object to data processing (you have the right to object to data processing based on legitimate interest; you should indicate a special situation that, in your opinion, justifies my cessation of processing covered by the objection; I will stop processing your data for these purposes unless I demonstrate that the basis for my data processing overrides your rights or that your data is necessary for me to establish, pursue or defend claims);
- the right to transfer data (you have the right to receive from me in a structured, commonly used, machine-readable format the personal data that you provided to me on the basis of the contract or your consent; you can instruct me to send this data directly to another entity);
- the right to withdraw consent to the processing of personal data, if you have previously expressed such consent;
- the right to lodge a complaint with the supervisory authority (if you find that I am processing your data unlawfully, you can submit a complaint to the supervisory authority (CNIL France)).

The rules related to the implementation of the above-mentioned rights are described in detail in Art. 16–21 GDPR. I encourage you to read these regulations. For my part, I think it is necessary to explain to you that the rights indicated above are not absolute and you will not be entitled to all processing activities of your personal data.

I emphasize that you always have one of the rights indicated above: if you believe that I have violated the provisions on the protection of personal data when processing your personal data, you have the opportunity to lodge a complaint with the supervisory authority (CNIL France).

13: Do I use cookies and what exactly are they?

My website, like almost all other websites, uses cookies.

Cookies are small text information stored on your end device (e.g. computer, tablet, smartphone), which can be read by my IT system (own cookies) or third-party IT systems (third-party cookies). Cookies may save and store certain information, which can then be accessed by IT systems for specific purposes.

Some of the cookies I use are deleted after the end of the web browser session, i.e. after closing it (so-called session cookies). Other cookies are saved on your end device and enable your browser to be recognized the next time you visit the website (persistent cookies).

If you want to learn more about cookies as such, you can read, for example, [this material](#).

14: On what basis do I use cookies?

I use cookies based on your consent, except when cookies are necessary for the proper provision of electronic services to you.

Cookies that are not necessary for the proper provision of the service electronically remain blocked until you consent to the use of cookies. During your first visit to the website, I display a message asking for your consent to the use of cookies

Remember that disabling or limiting the use of cookies, e.g. in your browser, may prevent you from using some of the functions available on the website and may cause difficulties in using the website as well as many other websites that use cookies. For example, if you block cookies from social networking plug-ins, buttons, widgets and social functions implemented on the website may be unavailable to you.

15: Can you disable cookies?

Yes, you can manage cookie settings in your web browser. You can block all or selected cookies. You can also block cookies for specific websites. You can also delete previously saved cookies and other website and plug-in data at any time.

Web browsers also offer the option of using incognito mode. You can use it if you do not want information about visited websites and downloaded files to be saved in your browsing and download history. Cookies created in incognito mode are deleted when all windows in this mode are closed.

Browser plug-ins are also available to control cookies, such as Ghostery. The option to control cookies may also be provided by additional software, in particular anti-virus packages, etc.

In addition, there are tools available on the Internet that allow you to control certain types of cookies, in particular the collective management of behavioral advertising settings.

I also give you the opportunity to control cookies directly from our website. I have implemented a special mechanism for managing cookies that allows you to block cookies that you do not want. Remember that disabling or limiting the use of cookies may prevent you from using some of the functions available on my websites and may cause difficulties in using the Websites, as well as many other websites that use cookies. For example, if you block cookies from social networking plug-ins, buttons, widgets and social functions implemented on our Websites may be unavailable to you.

16: For what purposes do I use first-party cookies?

Cookies or other similar technologies are used to ensure the proper functioning of individual mechanisms of our websites, such as remembering the contents of the basket for a specified period of time after adding selected products to it, maintaining the session after logging in, correct submission of forms visible on the pages, embedding video or audio players, operation of the comment system, social plug-ins, etc.

In addition, cookies or other similar technologies are used to conduct statistical, analytical and marketing activities.

Cookies also store information about your cookie settings defined via the privacy mechanism operating within our website.

Some cookies or other similar technologies are related to external tools that we use, and the providers of these tools may gain access to information collected using these cookies or other similar technologies. Details about external tools can be found in the annex to the Privacy Policy.

17: What third party cookies are used?

A list of tools that require the use of cookies and a description of the cookies used can be found in the annex to this Privacy Policy.

18: Do I track your actions on my website?

Yes, I use tools from external suppliers that collect information about your activities on my websites. These tools are described in detail in the annex to this Privacy Policy.

19: Am I targeting you with targeted ads?

Yes, it is possible that I use tools from external suppliers, within which I can direct advertisements to specific target groups defined based on various criteria such as age, gender, interests, profession, work, activities previously undertaken on our websites. These tools are described in detail in the annex to this Privacy Policy.

20: How can you manage your privacy?

The answer to this question can be found in many places in this Privacy Policy when describing individual tools, behavioral advertising, cookie consent, etc. However, for your convenience, I have collected this information once again in one place. Below you will find a list of options for managing your privacy.

- cookie settings in the web browser;
- browser plug-ins supporting cookie management, e.g. Ghostery;
- additional software managing cookies;
- incognito mode in the web browser;
- behavioral advertising settings, e.g. youronlinechoices.com;
- mechanism for managing cookies from my website;
- [Facebook Ads Settings](#);

21: Is there anything else you should know?

As you can see, the subject of personal data processing, the use of cookies and managing generally understood privacy is quite complicated. I have made every effort to ensure that this document

provides you with the most comprehensive knowledge possible on issues that are important to you. If anything is unclear to you, you want to learn more or just talk about your privacy, please write to me at info@atelierania.fr

22: Is this privacy policy subject to change?

Yes, we may modify this Privacy Policy, in particular due to technological changes and changes in legal regulations. If you have a user account or subscribe to the newsletter, you will receive a message about any changes to the Privacy Policy. All archived versions of the Privacy Policy are linked below.

The appendix to the Privacy and Cookies Policy can be [found here](#)