

GDPR Information Clause

According to the Article 13 of the General Data Protection Regulation dt. 27.04.2016 on behalf of the Administrator, REMARK-KAYSER SPÓŁKA Z O.O. with its premises in Batorowo, ul. Skośna 4, with REGON identification number 630689063 and tax identification number 7811095831, we hereby inform you that each handover of any personal data to the Administrator made by you, means - in case of a lack of other processing basis – the consent to their processing by the Administrator, in particular for the purposes of replying to your inquiry, business negotiations, or contract conclusion.

Moreover, we inform you on the following:

1. The Administrator of your personal data is REMARK-KAYSER SPÓŁKA Z O.O. company with its premises in Batorowo, ul. Skośna 4, with REGON identification number 630689063, and tax identification number 7811095831, entered into the National Court Business Register under the number 0000155552 (District Court of Law Poznań-Nowe Miasto and Wilda), tel.: +48 61 654 35 50, e-mail: office@r-k.com.pl
2. Your personal data shall be processed for the purposes of:
 - Replying to a question asked, business negotiation realisation, or conclusion, fulfilment and continuation of an agreement concluded with you,
 - Execution of the legal obligations incumbent on the Administrator (in particular: issuing and storing invoices/documents of sales and other accounting documents, complaint consideration),
 - Investigating and pursuing claims,
 - Creating summaries of analyses and statistics (for the internal use of the Administrator),
 - Payment credibility verification,
 - Service assistance,
 - Business cooperation in a broad sense, on the basis of Article 6, paragraph 1, lit. a, b, c, d, f of the General Data Protection Regulation dt. 27.04.2016.

3. The Administrator processes personal data on the basis of Article 6, paragraph 1, lit. a or b – a person the data concern has expressed their consent to the processing of their personal data for one or more of defined purposes, or the processing is necessary to execute an agreement which a person the data concern is a party to, or to undertake operations on demand of the person the data concern, before an agreement conclusion. Your handover of the personal data in case of a lack of an existing binding agreement with the Administrator shall be considered as expressing the consent to personal data processing within the scope described in this information.
4. The recipients of your personal data may/shall be: the entities authorised to obtain personal data on the basis of legal regulations, as well as, insofar as necessary, postal entities, courier/transport companies, IT support providers for the Administrator, business partners of the Administrator (in the scope necessary for the agreement realisation or in the scope resulting from your consent).
5. Your personal data shall be stored for an adequate period and not longer than the periods compliant to the currently binding legislations in particular areas of personal data processing. This period shall be justified with the execution of the agreement concluded, and rights and obligations related thereto, or the scope of your consent granted.
6. You have the right: to demand the access to personal data from the Administrator, as well as, in cases justified with the content of your agreement with the Administrator or consent to rectification, deletion or limitation of personal data processing; to object to processing, and moreover, in case of meeting the conditions provided for by the law, also the right to data transfer.
7. You have the right to lodge a complaint to the supervisory body.
8. Your handover of personal data may be a condition for an agreement conclusion and in each case is voluntary.
9. Your personal data shall not undergo automatic decision making (profiling).