

INFORMATION CLAUSE

Pursuant to Art. 13 of the 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 movement of such data, and repealing Directive 95/46/EC (**G**eneral **D**ata **P**rotection **R**egulation), in the case of data gathering from the data subject, please be advised that:

- The controller of your personal data is WTÓRPLAST Spółka Akcyjna with its registered office in Bielsko-Biała at 50 Piekarska St.; 43-300 Bielsko-Biała, entered into the Register of Entrepreneurs of the National Court Register kept by the District Court in Bielsko-Biała, 8th Commercial Division of the National Court Register KRS No. 0000340739, REGON [National Business Registry No.]: 241360513, NIP [Tax ID No.]: 9372608151.
 - Contact us in any matters connected with the personal data processing; correspondence address: ul. Błonie 16; 32-650 Kęty, telephone: 33 844 85 55; email: biuro@ wtórplast.pl
- 2. Personal data of contractors (customers and suppliers) and persons acting on their behalf shall be processed in order to:
 - a) enter and perform an agreement pursuant to Art. 6 s. 1 letter a) or b) of the GDPR,
 - b) issue an invoice or a bill, carry out financial reporting pursuant to Art. 6 s. 1 letter c) of the GDPR,
 - c) enter and execute agreements with entities, on behalf of which the data subject acts, as well as to secure claims and protect the rights of the data controller, connected with performance of agreements pursuant to Art. 6 s. 1 letter a) or f) of the GDPR,
 - d) carry out marketing of own services and products pursuant to Art. 6 s. 1 letter a) or f) of the GDPR.
- 3. The personal data may be received by entities and authorities authorised to process personal data on the basis of provisions of law, as well as banks, postal operators, entities taking part in execution of an agreement suppliers and subcontractors of the Controller.
- 4. Personal data shall be kept until the expiry of the obligation to store data, resulting from the provisions of law or until the expiry of the limitation period for claims in respect of the concluded agreement. The data processed subject to consent shall be processed no longer than until the purpose for which they were collected is fulfilled or until the consent is withdrawn, objection is raised or a request to stop data processing is submitted.
- 5. In the cases and subject to the provisions specified under GDPR, the data subject is entitled to:
 - a. request from the Controller access to personal data,
 - b. rectify, erase or restrict personal data processing,
 - c. object to the processing of personal data,
 - d. data portability,
 - e. withdraw consent to data processing at any time without affecting the lawfulness of processing based on consent before its withdrawal (if data are processed on the basis of consent),
 - f. lodge a complaint with competent supervisory authority.
- 6. Personal data shall not be subject to automated decision-making, including profiling.
- 7. Providing personal data is voluntary, however, not providing them to the extent required by the Controller may cause that entering into or performance of the agreement concluded with the Controller will not be possible.