

INFORMATION CLAUSE FOR COUNTERPARTIES

Administrator's indication

The administrator of personal data is Dalpo Poland Sp. z o. o. with its seat in 60-118 Poznań, at Miedziana 3 St., entered in the Register of Entrepreneurs of the National Court Register by the District Court Poznań- Nowe Miasto, VIII Commercial Division of the National Court Register under KRS number: 0000542037, holding Tax Identification Number (NIP): 779-24-28-207.

In all matters related to personal data protection you can contact the Administrator:

- -in writing to the address Miedziana 3 St., 60-124 Poznań
- -electronically to: iod@dalpo. pl

Purpose and legal basis of data processing

Your data will be processed for the purpose of:

- -establishing a business relationship on the basis of the legitimate interest of the administrator (Article6 act.1 lit. f RODO) consisting in maintaining the continuity of business processes;
- concluding and implementing the provisions of the agreement on the basis of Article 6 act 1 lit. b RODO) i. e. to take action before the conclusion of the contract and its implementation;
- -the fulfilment of legal obligations in the field of accounting and taxation, including the keeping of accounting and tax records, on the basis of Article 6 act 1 lit. f RODO);
- -redress and defence against them, on the basis of the legitimate interest of the administrator (Article 6 act 1 lit. f RODO) consisting of maintaining continuity of business processes,
- -collecting data in the form of Business Information in order to verify the credibility of the counterparty and potential counterparty and to carry out necessary actions in the form of risk assessment (legal, financial, image and reputation) before, after the conclusion of the agreement, during the performance of the agreement, or extension of the scope of cooperation under Article 6 act 1 lit. f) i. e. to pursue Dalpo's legitimate interest.

Data processing period

Your personal data will be processed for a period not exceeding 6 years from the date of expiry or termination of the concluded contract.





Data recipients

The recipients of your personal data may be business, technological, logistic and organizational partners of Dalpo, including all companies from the Dalpo Group (Dalpo Poland Sp. z o. o. Trading Sp. k., Dalpo Poznan Sp. z o. o. Sp. k., Dalpo Usługi Sp. z o. o. Sp. k., Dalpo Innowacje Sp. z o. o. ., Dalpo Developer Sp. z o. o.). Your personal data may be transferred outside the European Economic Area in the context of the Administrator's use of the services of providers of IT solutions and systems, which may store personal data on servers located outside the European Economic Area (including the United States) or in the context of the Administrator's provision of business-related services, to the extent necessary to carry them out.

Such a transfer may be based on the European Commission's decision stating the appropriate level of protection or the application of appropriate legal safeguards, which are in particular standard contractual clauses of personal data protection, approved by the European Commission. In particular, in the case of transfers of personal data to the United States, the EU-US Privacy Shield, established by an implementing decision of the European Commission as a set of principles to ensure adequate protection of privacy, provides an adequate level of protection for such data, including through the application of appropriate safeguards.

In the absence of an adequacy decision by the European Commission or the absence of adequate legal safeguards, personal data may be transferred to a third country on the basis of one of the grounds listed in Article 49 act 1 RODO, including in particular on the basis of your explicit consent. You have the right to obtain a copy of personal data transferred to a third country.

Rights of the data subjects

You have the right to:

- -access to your personal data,
- -deletion of data,
- -correction of data,
- restriction of processing,
- transfer of data,
- -objection to data processing,
- -filing a complaint with the President of the Office for Personal Data Protection

The provision of data is voluntary, but necessary for the conclusion of the agreement and the implementation of its provisions.

The processing of personal data does not involve automated decision making, including profiling.

