

INFORMATION CLAUSE OF STOLZLE CZĘSTOCHOWA Sp.zo.o.,

Acting in accordance with art. 13 section 1 and item 2 and Article 14 of General Regulation (EU) 2016/679 of the European Parliament and of the Council dated 27 April 2016 about 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 - hereinafter referred to as GDPR, we inform you that:

1. The personal data administrator is: Stoelzle Czestochowa Sp. z o.o. with head office at ul. Warszawska 347,42-209 Czestochowa, Poland, phone +48 34/3604500, NIP 573-011-37-36
2. The administrator has designated a data protection officer who you can contact: iodSTC@stoelzle.com or by traditional post to the address above.
3. Personal data will be processed by the administrator in order to maintain firms participation in the transport tender for the STOLZLE GROUP and in order to assert claims or defend against claims; in order to attain the legitimate interest of the administrator consisting in asserting their property or non-property rights or protection against claims against the administrator, in accordance with general provisions, in particular the Civil Code of law.
4. The legal basis for processing personal data results from art. 6 paragraph 1 lit. b GDPR (processing is necessary to perform a contract to which the data subject is a party, or to take action at the request of the data subject before concluding the contract) and art. 6 clause 1 lit. f GDPR (processing is necessary for purposes resulting from legitimate interests pursued by the administrator).
5. The administrator provides personal data of contractors in the following cases:
 - when such an obligation results from the provisions of applicable law;
 - state bodies by law;
 - postal operators, courier companies.

In addition, personal data of contractors may be disclosed to processors on behalf of and on behalf of the administrator, based on the contract entrusted with the processing of personal data, in order to provide services specified in the contract, e.g.

- ICT systems services, such as the provision or maintenance of information systems;
- accounting services;
- handling traditional mail;
- legal and consultancy services:

Companies from the capital group also have an access to data.

6. Personal data will be processed for the duration of the transport tender and transport contracts, and also after their termination, in accordance with applicable law or until the company is removed from the database.
7. You have the right to access your data and the right to rectify, delete (to the extent not required by law), limit processing, the right to object.
8. You have the right to appeal to the supervisory authority of the President of GSN, when you consider that the processing of personal data violates the provisions of GDPR.
9. Providing personal data is mandatory, failure to provide them will result in the inability to participate in the transport tender.

PREZES ZARZADU

Artur Wołoszyn

Inspektor ochrony danych

Magdalena Celeban