

INFORMATION CLAUSE

On the basis of Article 14 item 1 nad 2 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 free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), hereinafter referred as 'GDPR', we would like to inform, that:

1. The controller of personal data is Eurodebt EU spółka z ograniczoną odpowiedzialnością, Pl. Bankowy 2, 00-095 Warszawa, NIP: 6182186461, REGON: 387015071 (hereinafter referred as „the Controller”). You can contact us vis e-mail: info@eurodebt.eu, by phone: [+48 22 266 24 88](tel:+48222662488) or by letter to the address of registered office.
2. The controller designated a data protection officer, who can be contacted via email: inspektor@eurodebt.eu, contact form at: <https://eurodebt.eu/kontakt/> in the contact tab or by letter to the address of registered office. You can cotact the data protection officer in all matters relating to the processing of personal data and the exercise of rights related to data processing.
3. The personal data is received from your business partners, contractors or customers of the Controller, and are also btained from publicly available registers, such as, in particular CEIDG, KRS, GUS and others in the field of publicly available data, including throuth their transfer or making available by specialized companies running databases of entrepreneurs, as well as from your websites.
4. The scope of the processed data is as follows:
 - a. Name and surname,
 - b. Tax Identification Number;
 - c. Business address,
 - d. Information on possible debts or delays in payments.
5. Your data is processed for legally justified purpose (on the basis on Article 6 item 1 letter f) GDPR) ie. increasing the stability and security of economic transactions, examining the payment credibility of entrepreneurs and assesing the risk of commercial transactions. Your personal data will also be processed by the purpose of establisng or pursuing possible claims or defending against such claims by the Controller - processing is necessary for the purposes of the legitimate interests pursued by the Controller (art. 6 item 1 lit. f GDPR), consisting in the protection of the Controller's rights.
6. Your personal data will be processed and stored for the period necessary for the performance of the above – mentioned purposes, and after this period for purposes and for the time and to the extent required by law or to secure any claims or pending withdrawal of consent. After the processing period, the data is irreversibly deleted or irretrievably anonymized. In addition, the retention period also result from the statutory limitation periods, which are specified in detail in the Act of 23 April 1964 Civil Code.
7. In connection with the implementation of services available on the Website, the Administrator will transfer the collected personal data to external entities, including in particular suppliers responsible for IT systems, entities such as banks and payment operators, entities providing

accounting, legal, audit, consulting, marketing agencies (in the field of marketing services) and entities associated with the Administrator - under relevant agreements entrusting the processing of personal data.

- 8.** The Controller reserves the right to disclose information about the User to competent authorities or third parties who submit a request for such information, based on an appropriate legal basis and in accordance with applicable law.
- 9.** The level of protection of personal data outside of the European Economic Area (EEA) differs from that provided by European law. The Controller always informs about the intention to transfer personal data outside the EEA at the collection stage. For this reason, your personal data will be transmitted outside the EEA only when it is necessary and with an adequate level of protection, primarily through:
 - a. Cooperation with entities processing personal data in countries for which an appropriate decision of the European Commission has been issued;
 - b. use of standard contractual clauses issued by the European Commission;
 - c. applying binding corporate rules, approved by the competent supervisory authority.
- 10.** We will not make automated decisions for you, including decisions resulting from profiling.
- 11.** You have the right to request access to your data, rectification, erasure or limitation of processing from us. In case of doubts related to the processing of personal data, each person may ask the Controller for information.
- 12.** You have the right to object to the processing in a situation where personal data will be processed on the basis of art. 6 item 1 lit. f) GDPR (legitimate interest of the Controller). After the objection is raised, the Administrator will no longer be able to process personal data, unless he demonstrates the existence of valid legally valid grounds for processing, overriding the interests, rights of freedom of the data subject, or grounds for establishing, pursuing claims or defending against claims.
- 13.** Notwithstanding the foregoing, everyone has the right to lodge a complaint with the supervisory authority - the President of the Personal Data Protection Office.