

GDPR information clause

Pursuant to the provisions of Art. 13 sec. 1 and 2 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals 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 "or" Regulation "), we would like to inform you that:

1. The administrator of your personal data is InterPhone Service Sp. z o.o. with headquarters in Mielec, ul. Inwestorów 8, 39-300 Mielec, a company entered in the Register of Entrepreneurs of the National Court Register kept by the District Court in Rzeszów, 12th Commercial Division of the National Court Register, under the number KRS 0000328887, NIP 9661989952, with share capital of PLN 50,000.00

2. We have appointed a Data Protection Officer, whom you can contact by writing to:

email address: rodo.kancelaria@interphone.com.pl

3. We will process your personal data for the purpose of:

- conclusion and performance of the contract - for the period preceding the conclusion of the contract and for the duration of the contract [legal basis Art. 6 sec. 1 b) of the Regulation, processing is necessary to perform the contract to which the data subject is a party]
- to the extent necessary for the performance of legal obligations, including archiving, in particular, tax regulations, accounting regulations - for the period resulting from these regulations [legal basis Art. 6 sec. 1 c) of the Regulation - performance of an obligation imposed by law];
- possible determination, pursuit of claims or defense against claims, including sale of claims - for the duration of the proceedings and the period of limitation of potential claims [legal basis Art. 6 sec. 1 f) of the Regulations - implementation of the legitimate interest of the administrator in the form of pursuing claims and defense against claims related to the contract];
- internal administrative purposes of the Administrator, including internal audits and controls - until the legitimate interests of the Administrator that constitute the basis for this processing are fulfilled - [legal basis Art. 1 f) Regulations - implementation of the legitimate interest of the administrator]

4. Right to object. You have the right to object to our processing of your personal data at any time. You can exercise this right if the processing is

based on our legitimate interest. The administrator will, however, be able to further process the data if he demonstrates the existence of valid legally valid grounds for processing that override your interests, rights and freedoms, or proves that the data is necessary to establish, investigate or defend against claims.

5. In connection with the processing of your personal data, you also have the following rights

The right to access personal data.

The right to rectify data.

The right to delete data (also known as the "right to be forgotten").

The right to limit the processing of personal data.

Right to data portability.

- all the above rights are available only in cases and to the extent resulting from legal provisions, in particular the GDPR

6. If you want to exercise the rights described above or obtain additional information - you can contact us in one of the following ways:

-in writing to the following address: InterPhone Service Sp. z o.o. with headquarters in Mielec, ul. Inwestorów 8, 39-300 Mielec,

-by e-mail to the following address:
rodo.kancelaria@interphone.com.pl

7. If you decide to exercise the above-mentioned rights, we will provide you with a response to the consideration of the request without undue delay, but not later than within one month from the date of receipt of the request.

8. The right to lodge a complaint with a supervisory authority. If you believe that the processing of your personal data violates the law, you have the right to lodge a complaint with the supervisory body of the President of the Personal Data Protection Office.

9. Providing your personal data is a condition for concluding the contract, their absence will make it impossible to conclude it

10. The expected recipients of your personal data are:

- entities from our capital group, which means the parent company
- other authorized entities when such an obligation results from the provisions of applicable law (including the Tax Office).

Your personal data may also be made available to service providers and technical / organizational solutions (e.g. courier companies, postal companies), law firms, tax offices, auditors, they may also be transferred to other entities with which the Administrator has signed appropriate agreements for entrusting the processing of personal data, e.g. an IT company, entities providing document archiving services, - only to the extent that it is necessary to achieve the purposes of processing your personal data

11. Your data will not be used by us to make decisions based on automated data processing or profiled

12. The administrator does not transfer your data outside the European Economic Area or to international organizations