

Information clause for individuals conducting correspondence

I. Personal Data Controller (Controller)

Grant Thornton Polska P.S.A. with the registered seat in Poznań, at ul. Abpa A. Baraniaka 88E (61-131 Poznań), entered into the Register of Entrepreneurs under KRS number 0001002477.

II. Data Protection Officer (DPO)

You can contact the Officer:

- a. by traditional mail to the address specified above,
- b. by electronic mail: iod@pl.gt.com

III. Purposes and legal bases of personal data processing

No.	Purpose of processing	Legal basis	Period of processing
1.	Recording of correspondence, efficient responses, ensuring the quality of cooperation with contractors and other interested parties	Article 6(1)(f) of GDPR (legitimate interest)	Until you submit an effective objection to processing for this purpose.
2.	Investigation of claims and defence against claims		6 years since the end of the year when we last had contact with you.
3.	Acceptance of a report and investigation of the report in accordance with the Whistleblower Protection Act	Article 6(1)(c) of GDPR (legal obligation) Regarding sensitive data: Article 9(2)(g) of GDPR (substantial public interest, on the basis of EU and Polish law)	For 3 years after the end of the calendar year, in which the follow-up activities were completed, or after the completion of the proceedings initiated by these activities. Personal data that are not relevant to the case, are not collected, and if accidentally collected, they are immediately deleted. The deletion of such personal data shall take place within 14 days after it is determined that it is not relevant to the case.

IV. Data recipients

We may share your personal data with: postal operators, state authorities, <u>companies related to the Controller</u>, including entities associated within Grant Thornton International (GTI) - as part of internal administrative purposes, as well as in cases of entrusting personal data if the associated entity is a subcontractor of the Controller.

Additionally, data may be entrusted in particular to: software suppliers, entities providing us with IT services, administrative services, document destruction and archiving services, consulting services in the field of personal data protection.

V. Transfer of personal data to a third country

Personal data will generally not be transferred outside the European Economic Area (EEA) or made available to international organizations. If we decide to use the services of suppliers from outside the EEA, the transfer of data will be always based on the decision of the European Commission stating the appropriate level of protection of personal data, and in the absence of such decision, the transfer takes place on the basis of standard contractual clauses adopted by the European Commission Implementing Decision (EU) 2021/ 914 of June 4, 2021 on standard contractual clauses regarding the transfer of personal data to third countries pursuant to the GDPR).

If you want a copy of standard contractual clauses or information about the security measures used in data transfer, please write to the address given in point I or II.



VI. Catalogue of your rights

You have the following rights:

- a. to access your personal data,
- b. to correct (rectify) the data,
- c. to have the data erased (unless the criteria provided for in Article 17(3) of GDPR are satisfied),
- d. to restrict the processing,
- e. to data portability,
- f. to file a complaint with the Personal Data Protection Office (in Poland: Prezes Urzędu Ochrony Danych Osobowych).

We would like to point out separately that <u>you have the right to object to the processing</u> if it is based on the socalled legitimate interest of the Controller [Article 6(1)(f) of the GDPR - see the table in point III].

VII. Information on automated decision making, including profiling

The processing of personal data does not involve profiling or automated decision-making.