



The information clause regarding the processing of personal data by PAIH

According to Art. 13 sec. 1 and 2 of Regulation 2016/679 of the European Parliament and of the Council (EU) of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free flow of such data and repealing Directive 95/46 / EC (General Data Protection Regulation) (Journal of EU L 119 of 04/05/2016, page 1), hereinafter "**GDPR**", it is hereby informed that:

1) Administrator

The controller of your personal data provided in the application form is the Polska Agencja Inwestycje i Handlu S.A. with its seat in Warsaw (address: ul. Krucza 50, 00-025 Warsaw), entered into the register of entrepreneurs of the National Court Register by the District Court for the Capital City of Warsaw in Warsaw at no KRS 0000109815 (hereinafter **Administrator**).

2) Data Protection Officer

The contact person in all matters regarding the protection of personal data and your rights is the Data Protection Officer. You can contact the Data Protection Officer by sending an e-mail to the following address: iod@paih.gov.pl or via traditional mail at the address of the registered office of the Administrator indicated above marking for the Data Protection Officer.

3) Purposes and grounds for processing personal data

The Administrator processes personal data in order to initiate cooperation in initiatives focusing on shaping and strengthening the image of Poland and the Polish economy on the international arena. The basis for data processing is the consent of the data subject (Article 6 (1) (a) of the GDPR).

The data subject has the right to withdraw consent at any time. Withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal, to withdraw the consent granted, contact the Data Protection Officer.

4) Data recipients

The Administrator may transfer personal data to the following categories of recipients:

- a) entities cooperating on the basis of data processing agreements, including law firms, providers of ICT services, technical equipment, providers of archiving services, companies dealing with the disposal of documentation and electronic equipment, companies offering courier and postal services;
- b) public authorities and entities on the basis of legal provisions,

5) Storage period of data

Personal data will be stored for a period depending on the purpose for which they will be processed.

- a) until the consent to the processing of personal data is withdrawn,
- b) periods resulting from generally applicable provisions of the law, in particular that related to archiving obligations.

6) Information on automated decision making, including profiling

Based on your personal data, the Administrator will not take any steps towards you automated decisions, including decisions resulting from profiling.

7) Informacja o zautomatyzowanym podejmowaniu decyzji, w tym profilowaniu

W oparciu o Pani/Pana dane osobowe, Administrator nie będzie podejmował wobec Pani/Pana zautomatyzowanych decyzji, w tym decyzji będącej wynikiem profilowania.

8) Rights of the subjects of the data

Pursuant to the provisions of the GDPR, the subject of the data has the right to: access their data, their correction, restriction of their processing, as well as the right to lodge a complaint to the Chairman of the Office of the Protection of Personal Data. Based on Article 17 sec. 3 (e) of the GDPR, the right to delete personal data is not entitled where processing is necessary to establish, assert or defend claims. Based on Article 20 of the GDPR, you do not have the right to transfer data. Based on Article 21 paragraph 1 of the GDPR, you do not have the right to object.