

PRIVACY POLICY

The policy is aimed at the users of the website eurobent.com. There are described principles of gathering and using the service user's data, which is gathered directly from them or through cookies files and similar technologies.

Administrator of data and his contact data.

The Administrator of the data gathered in connection with the usage of the Service is Eurobent Sp. z o.o. with its registered office in Świdnica, tel. 0048/74 857 71 88, e-mail office@eurobent.com. You can contact the administrator through this contact data in any case connected with your personal data processing.

Scope of the data gathered.

1. The Service allows you to contact with the Administrator and hand your identification data to him contact data and the data connected with the contents of your messages.
2. The Administrator gathers data connected with your activity, for example: time spent on the website, number of subpages views.

Source of data.

1. If you contacted with the Administrator, the data has been made available directly from you.
2. If your data was given with reference to the case arranged by a person, who directed this case to the Administrator, then this person is a source of this data. In such a case, the Administrator receives identification data, address data and the data connected with this case, as case description.

Aim and legal basis of personal data processing.

Your data may be processed in order to:

- perform an analysis of network traffic, to assure safety within the frames of the Service and adjust content to the needs of the users on the basis of legally justified interest of the Administrator (art. 6 it. 1 let. f GDPR);
- respond on the questions asked, to transfer the offer ordered and conduct the correspondence in order to arrange any case, on the basis of your consent and legally justified interest of the Administrator, being the realization of the user's demands (art. 6, it. 1, let. a and f GDPR).

Right to withdraw the consent.

A consent to process personal data may be withdrawn any time by contacting the Administrator. This withdrawal may make contact with You difficult or make it impossible.

An obligation or freedom to disclose data.

1. A disclosure of your personal data for the purposes connected with the case arrangement is voluntary but necessary. Failure to provide the data may make it difficult or impossible to consider the case.

2. Providing the data necessary for the statistical analysis of the users of the Service is voluntary. You may use, the so-called an incognito mode in order to browse the website without disclosing the information to the Administrator on your visit in our Service. Using an incognito mode, therefore failure to provide the data does not affect the Service's usage.

Rights resulting from GDPR within the scope of data processing.

You have a right to:

* demand from the Administrator to the right to view your data and receive its copy (art. 15 GDPR);

* demand from the Administrator to rectify or correct data (art. 16 GDPR) –with reference to the demand to rectify data, when you recognize that data is improper or incomplete;

* demand from the Administrator to have the data removed (art. 17 GDPR);

* demand from the Administrator to process the data (18 GDPR) – for example when You notice that the data is improper – You may demand to limit the right to process the data for the period allowing to check the correctness of the data);

* make a complaint in connection with processing your personal data by the Administrator to the President of the Personal Data Protection Office.

Recipients of your personal data.

The recipients of your personal data may be only those entities, which are authorized to receive it by virtue of the applicable law. Moreover, your data may be disclosed to couriers, postal operators, hosting providers and mail server.

Duration of storing data.

Your personal data will be stored until you withdraw the consent or until you resolve the case and then until the lapse of the period of limitation of the claims of the parties connected with its realization.

The Data connected with the analysis of network traffic gathered through the cookie files and similar technologies may be stored until the expiration of this cookie file. Some of these cookie files never expire, therefore a period of storing the data is equivalent to the time necessary to realize the purposes connected with gathering the data by the Administrator, such as assuring security and analysis of historical data connected with traffic on the website.

Transferring data to a third country or international organization.

Your data will not be transferred to third countries or international organizations.

Using cookie files and similar technologies.

The Service allows to gather the information on the user through cookies and similar technologies, using of which most often is connected with installing this tool on the device (PC, smart phone, etc.). This information is used to save decisions of the user (choice of font, contrast, policy acceptance), gather information on the user's device and his visit designed to assure security, but also analysis of visits and adjust the content.

The Information acquired through cookies and similar technologies is not combined with other data of the user of the Service, is not designed to its identification by the Administrator either. The user has a possibility to set a blockade for the specific types of cookies and other technologies in the browser, by means of specifying, for example that only those will be permitted and exclusively those which are necessary for the proper displaying the site. By default, a majority of browsers allow for the possibility to use all cookies however the user has a possibility also to change these settings at any time, he may also remove the cookie files already installed. Each browser allows for such an activity by means of options available in settings or preferences.

The user has also a possibility to use the site in the so called incognito mode which blocks the possibility to gather the data on his visit.

Using the service without changing the settings of the browser i.e. with default accepting the cookies and similar technologies shall mean the consent to their safe use for the abovementioned purposes. The Administrator does not use the information obtained for marketing purposes.

Note the question:

If the administrator uses the tools for the analysis of the network traffic such as Google Analytics, in this point it should be informed as well as about stating or lack of stating the proper degree of protection by the European Commission or in case of transferring, referred to as in art. 46, art. 47 or art. 49 it. 1 second paragraph, a note on proper or competent security means and the information on methods of using the copies of these security means or on the place of them making available. Majority of providers of analytical services shall also require the sub-linking of their regulations in the privacy policy of the service.

Electronically signed by Anna Kołodko, Director of Administration and Finance.

Contact: a.kolodko@eurobent.com.

Status valid on: 30.07.2021.