

INFORMATION ON THE PROTECTION OF PERSONAL DATA
(PERSONAL DATA PROTECTION POLICY)

1. The administrator of personal data is a company under the name BLOM MARITIME sp. z o.o. based in Krakow and address on the estate Bohaterów Września 82, registered in the Register of Entrepreneurs under the number KRS 0000608411, REGON: 363714675, NIP: 6783158618.

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2. The administrator processes customer personal data provided in connection with commercial cooperation. The administrator does not collect more data than is necessary for the implementation of these services.

3. The administrator uses technical and organizational security to ensure the protection of personal data being processed with the preservation of security measures, including the use of software and hardware security, in accordance with applicable law.

4. The purpose of data processing and the basis for their use - the data is processed:

a. with the client's consent to contact (based on Article 6 (1) (a) 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 personal data and on the free movement of such data and the repeal of Directive 95/46 / EC (general regulation on data protection))

b. in order to carry out commercial cooperation, including contacts with the client and settlement of orders (Article 6 (1) b of the General Data Protection Regulation),

c. in order to implement the legitimate interest of the Administrator in the case of: determination, defense, claiming related to participation or activities and to support Customer service (Article 6 (1) letter f of the General Data Protection Regulation).

5. Basis for data transfer - Customer's data is provided by him voluntarily, however, the transfer of data is necessary for the implementation of commercial cooperation, including contacts with the customer and settlement of orders.

6. The customer is not obliged to provide his data legally, their absence will not result in any negative consequences for him, other than the lack of the possibility of implementing commercial cooperation, including contacts and settlement of orders.

7. The administrator may provide data to employees / contractors, entities operating teleinformation systems or providing teleinformatic tools; entities providing consultancy, consulting, audit or legal, tax and accounting services. In this situation, the Administrator ensures that the data will be protected in a manner required by law.

8. The period of storage of personal data shall not last longer than it will be necessary to achieve the purposes for which the data was collected or not longer than it is determined by law.

9. The customer has the right to:

a. to demand correction (rectification) and completion, deletion, limitation of processing, transfer, access to his personal data

b. withdraw at any time the consent to the processing of personal data without affecting the processing, which was made on the basis of consent before its withdrawal

c. file a complaint to the supervisory body, ie the President of the Office for the Protection of Personal Data

d. to raise objections:

- when there are reasons related to the particular situation of the client, and the processing of his data is based on the necessity basis for purposes arising from ours, so-called legitimate interests, or
- at any time in the face of data processing for direct marketing purposes.

10. In the area of customer data processing, there will be no automated decision making, including profiling.