

Information on the processing of personal data

In connection with ensuring proper protection of personal data and in accordance with the Regulation of the European Parliament and the EU Council 2016/679 of 27 April 2016 (GDPR) 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, we would like to inform you that:

The Administrator of personal data is Voith Turbo sp. z o.o. (limited liability company) with its registered office in Majków Duży 74, 97-371 Wola Krzysztofoporska, entered into the National Court Register under KRS number 0000138211, kept by the District Court for Łódź-Śródmieście in Łódź, with a share capital of 250 000,00 PLN and NIP: 771-00-13-760, REGON: 590296377.

In matters related to the protection of personal data, information will be provided by:

Data Protection Officer Voith GmbH & Co. KGaA

Voith GmbH & Co. KGaA St. Pöltener Straße 43 89522 Heidenheim, Niemcy Tel. +49 732 137 60 97 Fax. +49 732 171 36 097 E-mail: data-protection@voith.com Data protection coordinator Voith Turbo sp. z o.o.
Agnieszka Amsolik
Voith Turbo sp. z o.o.
Majków Duży 74
97-371 Wola Krzysztoporska, Polska
Tel. +48 44 648 88 88
Fax. +48 44 646 85 20
E-mail: agnieszka.amsolik@voith.com

Your personal data was obtained in connection with transactions and information submitted at the company's headquarters in person or remotely through various media, for example by e-mail, fax or telephone. They contain in particular: name and surname, address data, shipping address, telephone number, e-mail address, tax identification number, possibly other data provided.

If you run an individual business or a business in the form of a civil law partnership, the data may also come from or be supplemented with data from the CEIDG database, databases of statistical offices or databases of economic entities.

Your personal data is processed based on Article 6 (1) lit. b) and c) GDPR for the following purposes:

- ✓ commercial cooperation for order fulfillment, receiving inquiries, sending commercial offers, receiving purchase offers from suppliers, issuing VAT invoices and sending messages by email or traditional post;
- √ performance of concluded contracts as part of services provided by Voith Turbo sp. z o.o;
- ✓ handling possible complaints;

Your personal data is processed based on Article 6 (1) lit. a) GDPR for the following purposes:

✓ conducting marketing activities of products and services offered by Voith Turbo sp. z o.o;

Your personal data is processed based on Article 6 (1) lit. f) GDPR for the following purposes:

✓ video surveillance is carried out to ensure the safety of persons and property.

Providing your personal data is voluntary, but necessary for proper commercial cooperation, order fulfillment and ongoing contact.

If you contact us via the contact form via the website, for this purpose we collect: Your name and surname together with your e-mail address, so that we can send you a quick and personalized response to your inquiry. The data is used to respond to your request and, where you may wish to become a customer, to send you information about Voith products and services.

If the basis for the processing of personal data is your consent, you have the right to withdraw it at any time. Withdrawal of consent does not affect actions that were taken on the basis of the consent granted before its withdrawal.

We guarantee the fulfillment of all rights under the general regulation on the protection of personal data:

- ✓ Right of access by the data subject
- ✓ Right to rectification
- ✓ Right to erasure ('right to be forgotten')
- ✓ Right to restriction of processing
- ✓ Right to data portability
- ✓ Right to object



Your personal data may be transferred to entities providing the Administrator with personal data of services or supplies of goods related to the ongoing operations of the company.

Subject to suitable guarantees to achieve an appropriate level of data privacy, data may be transmitted to recipients in states outside the European Union (third countries).

Your data may be made available to public authorities operating on the basis of legal provisions, including The Public Prosecutor's Office, Police and Tax Office, in connection with the legal obligation of the Personal Data Administrator.

The criterion for the storage of personal data is the applicable statutory retention period or the cessation of the purpose. We store your personal data for the period of the concluded contract, commercial transaction and other activities carried out as part of the business activity, and also after their completion (subject to separate deadlines resulting from applicable law) for the purposes of:

- ✓ performing obligations resulting from legal regulations, including tax and accounting law;
- ✓ pursuing claims in connection with the performance of contracts and the supply and sale of goods or services;
- ✓ preventing fraud and abuse;
- ✓ conducting marketing activities (until consent is withdrawn), archiving and statistical activities.

We store your personal data in connection with the video surveillance carried out for two weeks from the date of recording.

We would like to assure you that your personal data will be stored with the greatest care using technical and organizational measures appropriate to the requirements of applicable law. Our security measures are continuously upgraded in line with technological progress.