

Annex 2 to the Cooperation Development Support Agreement: Information for the Participant of Supported Activities

Information for the Participant of Supported Activities

1. The Data Controller of personal data of the Applicants, Beneficiaries and third-parties entities whose data are included in the Call for Proposal documentation, especially in the Proposal for Cooperation Development Support and the payment request and confirmations of participation in trade missions, collected and processed for the purpose of their participation in the process of applying for cooperation development support, is the Polish Agency for Enterprise Development (Polish, Polska Agencja Rozwoju Przedsiębiorczości, or PARP) with its registered in Warsaw (00-834), ul. Pańska 81/83.
2. The Data Controller's legal basis for processing personal data is:
 - a) fulfilment of legal obligations incumbent on PARP (Article 6(1)(c) of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation), OJ L 119 of 4 May 2016, p. 1, as amended));
 - b) performance of tasks carried out in the public interest by the Data Controller, in particular the tasks listed in the PARP Act (Article 6(1)(e) of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119 of 4.05.2016, p. 1, as amended)).
3. Personal data will be processed for a period of at least five years after the adoption of the final Strategic Report referred to in the Regulations, Article 2.6.4. After the lapse of periods resulting from agreements concluded, when it is required by the Polish Act of 14 July 1983 on the national archival resource and archives, personal data will be processed for the period set in that Act.
4. Personal data will be transferred to:
 - 1) entities performing tasks within the scope necessary for decision making on grant awards, reporting, irregularities, audits, inspections, monitoring visits and evaluation on the side of the Kingdom of Norway and the Republic of Poland, i.e. the National Focal Point, the Norwegian Ministry of Foreign Affairs, the Financial Mechanism Offices in Brussels, the EEA Financial Mechanism Committee, the EFTA Board of Auditors, the Office of the Norwegian Auditor General or bodies authorised to act on their behalf;
 - 2) the Polish Ministry of Finance, for payments, audits and irregularities;
 - 3) entities providing services necessary for PARP to perform its tasks, including partners providing IT services to PARP and entities providing technical or organisational

support.

5. Persons who have provided their personal data in an application for cooperation development support shall have the rights of:
 - 1) access to their data, including obtaining of information on the scope of the data processed by PARP and obtaining of a copy of this data;
 - 2) modification and correction of their data, including, if there are no other legal objections, limitation of the scope of their processing;
 - 3) erasure of their data (the “right to be forgotten”), unless there are other legal reasons against;
 - 4) not being subject to automated decisions based on profiling;
 - 5) raising objection to inappropriate processing of personal data (including withdrawal of consent);
 - 6) lodging a complaint to the supervisory authority (President of the Office for Personal Data Protection, ul. Stawki 2, 00-193 Warsaw).
6. The persons referred to in Clause 5 may exercise their rights by means of a request which can be downloaded directly from PARP’s website, the Personal Data Protection section or by email. Detailed information on this subject is available on PARP’s website, the Personal Data Protection section.