# Information clause. Referee.

The information presented in this document is meant to fulfill duties of the Personal Data Controller pursuant to Article 13 of the 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 (GDPR).

## **About Personal Data Controller**

GetResponse Sp. z o.o. (Polish Limited Liability Company), with its registered office at: Arkonska 6/A3, 80-387 Gdansk, tax ID No.: 9581468984, REGON: 192998251, KRS: 0000187388 (GetResponse) is the Controller of your personal data.

# About Data Protection Officer

Łukasz Kołodziejczyk was appointed by GetResponse as its Data Protection Officer.

You may contact our Data Protection Officer:

- in writing, via traditional mail to the following address: Data Protection Officer, GetResponse Sp. z o.o., Arkońska 6/A3, 80-387 Gdansk;
- via e-mail sent to: dpo@getresponse.com;

# About the purposes, legal basis and the period for which your personal data will be stored

#	PURPOSE	LEGAL BASIS	TIME PERIOD
1.	Participation in the Referral Program.	Data processing is necessary to take action before conclusion of the contract and perform the contract (art. 6(1)(b) GDPR).	10 years from the end of calendar year counting from next year in which activities aimed at concluding the contract were completed.
2.	Keeping tax and accounting documentation.	Data processing is necessary to fulfill the legal obligation (art.6 (1) (c) GDPR) in connection with the provisions of tax regulations.	7 years from the end of the calendar year from the next year in which the contract was terminated.
3.	Preparing and answering a question or other requests.	Data processing is necessary for purposes arising from the legitimate interests of the administrator (art.6 (1) (f) GDPR) consisting in the possibility of providing an answer to a question or notification regarding the business activity.	The period of maintaining current relations, e.g. answering questions, presenting offers, exchanging correspondence.
4.	Establishment, exercise or defence of legal claims.	Data processing is necessary for purposes arising from the legitimate interests of Conteroller (art. 6(1)(f) GDPR) regarding to establishment, exercise or defence of legal claims.	For the period during which the parties may be entitled to civil law claims (limitation period of claims).
5.	Consideration of complaints and other requests.	Processing is necessary for the purposes of the legitimate interests of the administrator (art.6 (1) (f) GDPR).	10 years from the end of the calendar year from the next year in which the contract was terminated.

## About recipients of your personal data

Your personal data may be shared with the following categories of recipients of personal data:

- authorized employees and collaborators of GetResponse;
- business entities providing selected services for GetResponse including: legal, marketing, employment, postal and courier services, tool suppliers and information society services;
- other business entities authorized to process personal data under applicable law regulations;

Your personal data may be shared with the following entities, if the recruitment process is run in favor of them:

- OOO GetResponse Rus with its registered office in Moscow (Russia), 123610, Moscow, Krasnopresnenskaya nab., 12, entrance 6, office 1717, Russian Federation;
- GetResponse Inc. with its registered office in Wilmington (United States of America); 1011 Centre Road, Suite 322, City of Wilmington, County Of New Castle, Zip Code 19805, USA
- GetResponse Canada Inc. with its registered office in Halifax (Canada), 6080 Young Street, Suite 403, Halifax, Nova Scotia, B3K 5L2, Canada;
- GetResponse Malaysia Sdn. Bhd. with its registered office in Kuala Lumpur (Malaysia), Unit No. 17-2, Level 17, Wisma UOA II, No. 21, Jalan Pinang, 50450 Kuala Lumpur, Wilayah Persekutuan

Personal data shall be shared with the recipients mentioned above only to the extent necessary to fulfill the purpose of personal data processing or to carry out duties arising from applicable law regulations.

#### About the rights of personal data subjects

In relation to the processing of your personal data, you have the right to:

- access the data and obtain a copy hereof, provided that the latter shall not adversely affect the rights and freedoms of others;
- obtain the rectification of inaccurate personal data;
- obtain erasure of personal data where there are no overriding legitimate grounds for the processing;
- withdraw your consent if processing is based on consent. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal;
- object to processing of your personal data, on grounds relating to your particular situation, in case such processing is based on Article 6 sec. 1(e) and (f) of GDPR;
- obtain restriction of processing of your personal data in particular in case the accuracy of the personal data is contested by the data subject, in case the processing is unlawful or the controller no longer needs the personal data for the purposes of the processing, but they are required by the data subject for the establishment, exercise or defense of legal claims;
- receive the personal data in a structured, commonly used and machine-readable format and the right to transmit those data to another controller where the processing is based on consent or on a contract and the processing is carried out by automatic means;
- lodge a complaint to the supervisory body, ie. to the President of the Personal Data Protection Office, Stawki 2; 00-193 Warsaw.

The submission of your personal data, for the purposes mentioned in the table above, is voluntary but necessary to participate in recruitment processes run by GetResponse.

#### About automated data processing, including profiling

Your personal data is not subject to automated decision making, including profiling.

## About transmitting data outside the European Economic Area

Your data may be transmitted to a third country, ie. outside the European Economic Area, particularly for the purposes of recruitment processes for business entities with the headquarters outside EEA and in relation to using information society tools and services, in particular the communication and data processing services.