

Information clause for contractors

1. **OASIS DIAGNOSTICS spółka akcyjna** with its registered office in Konstancynów Łódzki, ul. generała Mariana Langiewicza 54, 95-050 Konstancynów Łódzki, entered in the register of entrepreneurs kept by the District Court for Łódź Śródmieście in Łódź, XX Economic Division of the National Court Register, under KRS no.: 0000714713, NIP: 7312059969, REGON: 369336270, initial capital: PLN 154,461.00 (fully paid up), e-mail address: contact@oasis-diagnostics.eu - is the Personal Data Controller (hereinafter referred to as the Controller) of its contractors with whom it has concluded cooperation agreements and their employees, hereinafter collectively referred to as the Contractors.
The Controller has appointed a Data Protection Officer: Konrad Cioczek, e-mail address: privacy@oasis-diagnostics.eu
2. The Contractors' personal data are processed by the Controller in order to perform the contracts between the Controller and the Contractors. Provision of personal data is voluntary, but necessary to conclude and perform the agreements concluded by the Controller with Contractors.
3. The Controller shall process the personal data for the period necessary to achieve the purposes listed in point. 2 above. Personal data may be processed for a longer period than that indicated in the preceding sentence where such a right or obligation imposed on the Controller results from specific legal provisions or from the Controller's legitimate interest referred to in point. 5(c) below (i.e. for the period of limitation of the claims or the completion of the relevant proceedings, if any, during the period of limitation).
4. The source of the processed Personal Data is the Contracting Parties. The Controller may also process the data of the employees of its Contracting Parties on the basis of provision, if the necessity to act through them results from the contract concluded with the Contracting Party.
5. The legal basis for the processing of the Contractors' personal data is:
 - a) Article 6(1)(b) of the GDPR, i.e. the performance of a contract concluded between the Controller and a Contractor who is an individual or a sole trader or to take action at the Contractor's request prior to the conclusion of the contract, or
 - b) Article 6(1)(c) of the GDPR, i.e. the necessity to comply with legal obligations incumbent on the Controller, including whistleblower legislation, or
 - c) Article 6(1)(f) GDPR, i.e. the Controller's legitimate interest in:
 - a. to take action prior to the conclusion of a contract to which an entity with legal personality or a commercial company or unincorporated entities to which legal personality is conferred by law in connection with the presentation of an offer and the conduct of negotiations for the conclusion of a contract is a party,
 - b. the establishment, assertion or defence of claims until they become time-barred or
6. Contractors' personal data are not transferred to a third country or international organisation within the meaning of the provisions of the GDPR.
7. The Controller may provide personal data to third parties without the consent of the data subject, in particular to public law entities, i.e. authorities and administration bodies (e.g. tax authorities, law enforcement bodies and other entities authorised under generally applicable laws, such as ZUS or the Tax Office). The Controller makes personal data available to third parties for the purposes of debt recovery proceedings conducted by a law firm cooperating with the Controller.
8. Personal data may be entrusted for processing to Entities that process such data on behalf of the Controller. The Controller entrusts personal data of Contractors to:
 - a) IT companies providing hosting services, operating Internet domains and dealing with the maintenance of the Controller's computer systems,
 - b) companies providing other services which are necessary for the Controller's current operations.
9. Personal data of Contractors are not subject to profiling.
10. Contractors have the right to:
 - (a) to be informed of the processing of their personal data,
 - b) to access their personal data,
 - c) to correct, complete, update, rectify personal data,
 - d) erasure of data (right to be forgotten),
 - e) restriction of processing,
 - f) data portability,
 - g) to object to the processing of personal data,
 - h) in the case of data processing based on consent, the right to withdraw consent at any time without affecting the lawfulness of the processing carried out on the basis of consent before its withdrawal,
 - (i) not to be subject to profiling,
 - j) to lodge a complaint with a supervisory authority (i.e. the President of the Office for Personal Data Protection), taking into account the rules of use and exercise of these rights under the provisions of the GDPR.
11. Any enquiries, requests and complaints regarding the controller's processing of personal data should be addressed to the e-mail address: privacy@oasis-diagnostics.eu or in writing to:

ul. generała Mariana Langiewicza 54,
95-050 Konstancynów Łódzki