

## Information clause regarding processing of personal data by NanoPure

This Information clause concerns the information obligation imposed on the Administrator in accordance with art. 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 (General Data Protection Regulation) (hereinafter referred as "RODO").

On behalf of Nanopure Sp. z o.o. we inform that:

- 1) The Controller of your personal data is Nanopure Sp. z o.o. with its registered seat in Warsaw, Postępu 14B, 02-676 Warsaw.;
- 2) Regarding protection of your personal data, you can contact NanoPure Sp. Z o.o. at the following e-mail address: [biuro@nanopure.pl](mailto:biuro@nanopure.pl);
- 3) Your personal data may be processed for:
  - the needs of current and future recruitment processes, including analysing data;
  - answering inquiries and requests for contact left in the contact form by telephone or e-mail;
  - sending, through indicated e-mail address, commercial and marketing information, i.e. Newsletters;
  - concluding and implementing the agreement/agreements – processing personal data is necessary for the agreement/order implementation (pursuant to art. 6 (1) (b) of the GDPR);
- 4) The recipient of your personal data will be NanoPure's employees authorized to processing personal data and entities providing services necessary to perform the agreement/order/contact/ information service;
- 5) In a justified cases, your personal data can be transferred to third country; data will be transferred only when it will essential for the implementation of the agreement/order (e.g. shipment of goods)
- 6) Your personal data will be stored until:
  - termination of the document archiving obligation;
  - withdrawal of provided consent;
- 7) You have the right to access your personal data, the right to request correction, deletion, limitation of processing, the right to transfer data, the right to raise objection;
- 8) You have the law to rescind the agreement at any time, with no consequences on their compatibility with the processing law (if the processing is based on permission), which had been

done according to the agreement before it's revocation, through the contact person indicated at point 2.

- 9) You have the right to lodge a complaint to Supervisory Authority (i.e. President of the Office for Personal Data Protection) if you recognise that the processing of your personal data is contrary to the Regulation law;
- 10) Providing your personal data is voluntary, however without providing them the performance of chosen services, i.e. agreement/order/contact/sending information will not be possible;
- 11) Your personal data will not be processed in an automated way, including the profiling form.