

Disclosure Statement

Pursuant to Articles 13, 26 and 28 of Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27, 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 (the "General Data Protection Regulation") ("GDPR"), we inform you that we jointly process your personal data and inform you of the essential content of the joint arrangements of the Joint Controllers.

The co-controllers of your personal data are:

Central Mine Rescue Station S.A. with its headquarters in Bytom, at 25 Chorzowska Street, (hereinafter "**Co-administrator A**")

Center for Specialized Services of the Central Mine Rescue Station "CEN - RAT" Sp. z o.o. with its headquarters in Bytom, at 25 Chorzowska Street, (hereinafter „**Co-administrator B**”).

1. Co-administrator A and Co-administrator B shall jointly administer your personal data on the basis of Article 6(1)(b) of the RODO, i.e. on the basis of the necessity of the processing for the performance of the contract to which you are a party and for the purpose of performing that contract.
2. Your personal data will not be disclosed to other entities, with the exception of situations described in generally applicable laws. Only authorized employees of the Joint Administrators and an entity that processes your personal data on behalf of the Joint Administrators on the basis of a contract of entrustment of personal data processing will have access to the data.
3. Your personal data will be retained for the duration of the contract, as well as thereafter, i.e. until the expiration of the statute of limitations for any claims under the contract and in connection with the implementation of the 10-year archiving obligation.
4. You have the right to access the content of your data and the right to rectify, delete or restrict its processing, the right to data portability, the right to object to processing.
5. Provision of personal data is voluntary, however, necessary for the implementation of the contract concluded with you.
6. In connection with the processing of your personal data, we also inform you that:
 - a. Co-administrator A and Co-administrator B declare that they process your personal data in accordance with the principles concerning the processing of personal data set forth in Article 5 of the RODO.
 - b. Co-Administrator A and Co-Administrator B shall maintain all documentation related to the Co-Administration for the purpose of meeting the accountability requirement.
 - c. Co-Manager A and Co-Manager B do not transfer your personal data outside the EEA.
 - d. Co-Administrator A and Co-Administrator B undertake to limit access to your personal data to only those persons whose access to personal data is necessary for the above-mentioned purposes. In addition, Co-Administrator A and Co-Administrator B shall ensure that they allow only persons who have a named authorization granted by the Administrator, and that persons permitted to process personal data have taken an undertaking to keep personal data confidential, and that persons have received prior training on the principles and regulations of personal data protection.
 - e. Co-administrator A and Co-administrator B may entrust the processing of personal

data to a processor in compliance with the requirements under the RODO, in particular the requirements under Article 28 of the RODO.

7. On all matters concerning the protection of your personal data, you can contact both the data protection officer of Joint Controller A and the data protection specialist of Joint Controller B at the following addresses:

Data Protection Officer for Co-Controller A, address: iod@csrg.bytom.pl

Data Protection Specialist for Co-Administrator B, address: sekretariat@cen-rat.bytom.pl