

# PRIVACY POLICY

## INFORMATION CLAUSE

ON THE PROCESSING OF DATA BY SWEET GALLERY SP. Z O.O. SP. K. WITH ITS  
REGISTERED OFFICE IN  
WARSAW

We hereby inform you that we process your personal data. Details of the processing are described below.

### I. Personal Data Controller.

The Personal Data Controller is Sweet Gallery spółka z ograniczoną odpowiedzialnością spółka komandytowa with its registered office in Warsaw (ul. Powstańców Warszawy 124 lok. 149, Warszawa), entered in the Register of Entrepreneurs of the National Court Register kept by the District Court for the capital city of Warsaw in Warsaw, 12<sup>th</sup> Commercial Division of the National Court Register, under KRS number 0000727685, Tax Identification Number (NIP) 5223004262, Statistical Identification Number (REGON) 146575990.

### II. Contact details.

Contact with the Personal Data Controller is possible in the following manner:

- by phone: +48 887-887-514
- at the following email address: [biuro@sweetgallery.pl](mailto:biuro@sweetgallery.pl)
- in writing to the address of the registered office as indicated in item I.

### III. Purposes and grounds for processing.

- a) Your personal data will be processed in the scope arising from your consent (Article 6(1)(a) of the GDPR), in particular for commercial and marketing purposes, including direct marketing.
- b) Your personal data will be processed in the scope arising from your consent (Article 6(1)(a) of the GDPR), in particular for commercial and marketing purposes, including by registering telephone calls and direct marketing, provided by entities cooperating with the Personal Data Controller.
- c) Your personal data will be processed for the purpose of concluding and performing the agreement/agreements between you and us, because the processing is necessary for the performance of the agreement/agreements (Article 6(1)(b) of the GDPR).

- d) Your personal data will be processed for the purpose of establishing, pursuing or defending rights against claims related to the agreement/agreements concluded or to the processing of your personal data, because the processing is necessary to pursue our legitimate interest (Article 6(1)(f) of the GDPR) which is the possibility to establish, pursue or defend against claims.
- e) Your personal data will be processed for the purpose of meeting our legal obligations under the law of the European Union or the law of the Member States (Polish legislation), e.g., to the President of the Personal Data Protection Office or tax offices, because the processing in this case is necessary to fulfil the legal requirements to which we are subject (Article 6(1)(c) of the GDPR).

#### IV. Automation and profiling.

The Data Controller does not make automated decisions, including profiling of your personal data (Article 22 of the GDPR).

#### V. Categories of data.

In connection with the provision of your personal data to us, the following categories of data will be processed:

- basic identification data (including the data on your registered business activity);
- residence data;
- contact phone number (if provided);
- other data provided by you.

#### VI. Data recipients.

Your personal data may be made available by us to the following categories of entities:

- Subcontractors (entities through the services of which personal data is processed);
- companies dealing with the delivery of correspondence and parcels;
- IT companies;
- payment companies;
- accounting and financial companies;
- legal companies;

- audit and control companies;
- Cooperating entities (entities which participate in the performance of the agreements that bind us):
- shopping centres;
- leasing and financial advisers;
- entities leasing commercial space;
- entities providing services to the real estate market related to the location of catering establishments.

VII. Transfer of data to third countries or international organisations.

Your personal data is not transferred to third countries, i.e., outside the European Economic Area.

VIII. Data storage period.

Your personal data is stored for the period until:

- the expiry of the limitation periods for potential claims connected with the performance of agreements between us during their term and after their termination or expiry (guarantee, statutory warranty, compensation);
- the withdrawal of the consent, provided that it has been expressed and this is possible under the provisions of the GDPR and other data protection laws.

IX. Rights vested in you in connection with the processing of personal data.

You have the following rights:

- the right to access your data and receive copies thereof;
- the right to rectify (correct) your data;
- the right to erase your data

(if there are no grounds for data processing in your opinion, it is possible to request it to be erased);

- the right to restrict data processing;
- the right to object to data processing;

- the right to data portability;
- the right to lodge a complaint with a supervisory authority;
- the right to withdraw your consent to data processing

(it is possible to withdraw your consent to the processing of your personal data, and the withdrawal of such consent will not affect the lawfulness of the processing based on the consent before its withdrawal).

Details of and guidelines for the exercise of the above rights are available at the Data Controller who can be contacted via the contact details specified in items I and II above.

Please bear in mind that prior to the exercise of the above rights, it will be necessary to identify you.

X. Information on the mandatory/voluntary nature of data provision.

The provision of your personal data is voluntary.

However, if you do not provide the basic identification data, including the correspondence address, the conclusion of the agreement and its further performance will not be possible.

At the same time, we would like to inform you that the consents to the sending of marketing and commercial information, including consents to the sending of such information using terminal telecommunications equipment and automated calling systems, are entirely voluntary and are not a prerequisite for the conclusion and performance of agreements, but the lack of consent may cause difficulties in the communication of new offers and products.