

## Information clause

### – perpetrators, participants of the collision (accident)

In accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27.04.2016 on the protection of individuals with regard to the processing of personal data and on the free flow of such data and repealing Directive 95/46/EC General Data Protection Regulation (Official Journal of the EU L 119, p. 1) hereinafter RODO, I am providing you with information regarding the processing of your personal data:

1. The personal data administrator is **LABPLUS Spółka Akcyjna**. The registered office address is Wyspa Słodowa 7, 50-266 Wrocław, entered in the National Court Register under number 0001018188, VAT 8961622267, Regon 524450039
2. Contact to the Administrator: e-mail: [rodo@labplus.pl](mailto:rodo@labplus.pl)
3. Contact regarding data protection is possible by post to the address: Wyspa Słodowa 7, 50-266 Wrocław or **by e-mail**, which we prefer to contact you.
4. Your personal information is collected directly from you during events associated with being involved in a collision/accident, or acquired from the collision/accident perpetrator, encompassing details of the vehicle owner, witnesses, and participants.
5. You have the right to access your personal data, to correct them, request their deletion, or object to their processing. You also have the right to request the restriction of processing of your data, as well as their transfer.
6. You have the right to lodge a complaint with the supervisory authority, which is the President of the Personal Data Protection Office, if you believe that the Administrator does not comply with the principles of personal data protection, or processes them improperly in any other way.
7. The Administrator will process your personal data solely for the purposes related to the implementation of the rights of the injured party in the collision, accident..
8. Giving your information **is required** by law according to Article 44(1)(4) of the Road Traffic Act (Journal of Laws of 2018, item 1990). This includes **personal details, vehicle owner's or holder's information, and details about the insurance company with whom you have a compulsory civil liability insurance contract**.
9. We process your personal data based on Article 6(1)(f) of the GDPR: processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party.
10. Your personal data may be transferred to third countries regarding the Administrator's conclusion of your personal data may be transferred to third countries, i.e. countries that are not recognized by the EU as guaranteeing the protection of personal data at the EU level, in connection with the Administrator's conclusion of contracts with third-party service providers, e.g. business services from google, server administrator, who allow the possibility of cross-border data transfer, including outside the EU and EEA.



In such a situation, the Administrator shall verify in each case whether the service provider has entered into agreements on standard contractual clauses with an entity located in that third country where the User's personal data will be located, in accordance with the model of the Commission Decision of February 5, 2010 on standard contractual clauses for the transfer of personal data to processors established in third countries under Directive 95/46/EC of the European Parliament and of the Council (notified as document No. C(2010) 593) (2010/87/EU). The Administrator's website [www.labplus.pl/rodo](http://www.labplus.pl/rodo) provides information on the rights of persons affected by the transfer of data to third countries, as well as countries outside the EU and EEA guaranteeing the standard of protection of personal data, and information on standard contractual clauses entered into by service providers, in the document Privacy Policy of Labplus S.A..

11. We process your personal data for the period required by applicable laws and the legitimate interests of the Administrator or yourself (e.g., for claim settlement)..
12. If you have provided your personal data voluntarily, based on your consent for processing, we inform you that this data will be processed until you withdraw your consent. Withdrawal of consent does not affect the validity of processing prior to that date.
13. Your data is not profiled.

---

*location, date, signature*

---

*signature*

*The lack of confirmation of receiving the information clause does not mean that the Administrator has not fulfilled its legal obligations. It is sufficient to demonstrate that the information has been provided to the person from whom the data is obtained or that the opportunity to become acquainted with the information on administration has been made available.*

