

Privacy policy

Introduction

This website has been made available to you by **“FEKT PLUS” Spółka z o.o. with its registered office in Warsaw 00-120, ul. Złota 44/334, TIN 8133193433, entered into the Register of Entrepreneurs of the National Court Register under KRS number 0000186179, tel. 17 740 98 60 (“www.folia-stretch.pl”).**

The Controller of personal data, within the meaning of the Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and the repeal of Directive 95/46/EC (General Data Protection Regulation); (“GDPR”), shall be Zakład Produkcji Foliai “Efekt Plus” Sp. z o. o. with its registered office in Warsaw. The following privacy policy sets out how we may use your personal data and is part of the “Website Terms of Use”.

Contact us

If you have any questions regarding this privacy policy, you can send a letter to us at the address of the Personal Data Protection Officer Zakład Produkcji Foliai “Efekt Plus” sp. z o.o., ul. Innowacyjna 10, 36-060 Głogów Małopolski, or send an email to the following address: biuro@folia-stretch.pl (indicating that the correspondence is to be directed to the Personal Data Protection Inspector)

The term “Personal Data” refers to any information that concerns you, such as your name, email address and postal address. Please read this privacy policy to find out how we use your personal data after we collect it.

This privacy policy may be updated. The date of the last amendments shall appear on the website, so please check the privacy policy regularly. We may periodically develop new or offer additional services or functionalities. If the introduction of new or additional services or functionalities changes the way we collect or process your personal data, we will provide you with additional information, conditions or policies. New or additional services or functionalities introduced will be subject to the provisions of this Policy, unless otherwise stated.

Data collection

We may collect your personal data when you do the following, while on our website:

1. You register as a user on one or more of our websites;
2. You share content in our online communities;
3. You register to receive our offers;
4. You contact us about a matter by asking us a question or submitting a request.

We also automatically collect certain information about visitors to our websites, as described in the section headed “Cookies” below.

What personal data we may collect

The personal data we may collect from you includes:

1. name and surname/company name;
2. postal code, address;
3. phone number (landline number, mobile phone);
4. email address.

The scope of the data depends on the nature of the relationship with you and may cover a wider range of data. In some situations, providing data may be necessary to perform actions at your request (e.g. providing an offer).

Data use

When you provide us with the personal information indicated above, we use it for the following purposes:

1. enabling you to use the services provided through the website;
2. enabling you to register as a user on our websites;
3. processing your transaction or subscription and keeping appropriate correspondence with you;
4. providing you with information about the latest news or special offers that may be of interest to you;
5. tracking the activity on our websites for statistical research purposes so that we can improve the usability and content of the website; however, when performing such activities, we use personal data in an aggregated and anonymous form;
6. preventing and counteracting the posting or sending of content of an aggressive, inappropriate or offensive nature - on our websites and services;
7. administration of websites and our services;

Providing your personal data

We use the services of suppliers acting on our behalf and at our request, they are, among others, technical service providers who operate the technical infrastructure necessary for

the active maintenance of the website, in particular suppliers who host, store and maintain the website, its content and data, which we process and manage. We also use the services of suppliers who provide IT services, provide consulting or auditing services, and support website users.

As a rule, we do not share user data with other entities, unless the obligation to make such disclosure results from legal provisions (e.g. disclosure at the request of authorized bodies) or is necessary for implementation and occurs at the user's request (e.g. in the case of registration for events organized by external suppliers). We may also share your personal data as part of responding to incidents related to the operation of our services for our own purposes or for the legitimate purposes of a third party related to national security, law enforcement, litigation, criminal investigations, protection of the safety of any person or protection against death or injury, provided that we consider that such interests override the fundamental rights and freedoms for which protection of your personal data is required.

International personal data transfers

Given that the Internet is a global environment, its use to collect and process personal data necessarily involves the transmission of data across national borders. Some data recipients may be based outside the European Economic Area, which does not ensure an adequate level of protection ("Third Country"). In each case, such transfer occurs only with the use of appropriate protections related to such data processing, in particular on the basis of an agreement with the data recipient using Standard Contractual Clauses, approved by the European Commission.

Automated data processing.

Users' personal data will be processed in an automated manner (including in the form of profiling), however, it will not have any legal effects or similarly significantly affect the situation of users. Automated processing, including profiling, may consist in the analysis and evaluation of user data in order to adapt the behavior of websites to the configuration of the device and software used by the user, as well as to the user's preferences.

Personal data storage duration

We store personal data for as long as it is required by law to provide the website and for legitimate and necessary statutory and business purposes, such as maintaining the performance of the website, making decisions about new features based on the data. Moreover, to prevent abuse and fraud, and for statistical and archiving purposes.

Your personal data will be processed for the time necessary to achieve the purposes for which the data was collected and, after the end of the purpose of processing, in the period specified in the law and necessary to establish, assert or defend claims (e.g. during the limitation period) or if the obligation to store it results from legal provisions (e.g. in the case of the need to store data necessary for financial and tax reporting).

Your rights regarding the processed data

We guarantee the fulfillment of all your rights under the general data protection regulation “GDPR”, meaning the Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and the repeal of Directive 95/46/EC (General Data Protection Regulation); i.e. the right to access, rectify and anonymize your data, limit its processing, the right to transfer it, not to be subject to automated decision making, including profiling, as well as the right to object to the processing of your personal data.

Right to access personal data - Each user may request information about what personal data we process, including a copy of his/her personal data.

Right to rectify personal data - the User may request the correction of incorrect data or completing data that is incomplete.

Right to delete personal data (“right to be forgotten”) - the User may request the deletion of all his/her data in some cases, including in the event of withdrawal of consent to its processing (if it was the only basis for processing) or when the data was processed unlawfully. Important! The user will not be able to exercise this right when data processing results from the fulfillment of obligations under the law and when processing is necessary to establish, assert or defend claims.

Right to object - the User may at any time request the suspension of data processing for reasons related to his/her particular situation in the event that the user's data is processed for purposes arising from legitimate interests (e.g. for the purpose of keeping statistics and analyzes). In this case, the Controller will cease to process personal data, unless it is legally valid and justified: (1) grounds for its processing that override the interests, rights and freedoms of the user or (2) grounds for establishing, pursuing or defending claims.

Right to limit the processing of personal data - the User may request the “blocking” of data (i.e. stopping data processing operations beyond its storage) in certain situations, including in the time necessary to correct it or when it is no longer needed, but its storage is needed by the user, e.g. to protect his/her rights.

Right to transfer personal data - the User may request to receive the data he/she provided in a structured, commonly used and machine-readable format.

Moreover, in the event of a suspected breach of the provisions on the personal data protection, the user shall have the right to lodge a complaint with the President of the Office for Personal Data Protection.

Personal data security

Our objective is to protect your website user personal data. We implement appropriate technical and organizational measures to protect your personal data, but remember that no

system is ever completely secure. We have implemented various rules such as encryption, access and storage policies to protect against unauthorized access and unnecessary storage of personal data in our IT systems, such as Website.