

# General Website Terms and Conditions

## DEFINITIONS

Terms used in the Terms and Conditions have the following meaning:

1. Website – a website at [www.bkte.pl](http://www.bkte.pl)
2. BKT/Controller – BKT Elektronik Sp. z o.o. [limited liability company] with its registered office in Białe Błota at the address: 86-005, ul. Łochowska 69, entered into the register of entrepreneurs kept by the District Court in Bydgoszcz, 13<sup>th</sup> Commercial Division of the National Court Register under KRS [National Court Register] number: 0000572913, NIP [Tax ID No.]: 5542894462
3. User – each person using the Website;
4. Terms and Conditions – general terms and conditions of the website [www.bkte.pl](http://www.bkte.pl);
5. Regulations – general terms and conditions of the website, Newsletter Regulations, privacy policy, “GDPR”.

## GENERAL PROVISIONS

1. These Terms and Conditions set principles on benefiting from the Website.
2. The Website is administered by BKT.
3. The main intended purpose of the Website is:
  - a) Informing Users of upcoming events related to the activities of the company
  - b) Informing Users of the offer of BKT Elektronik as well as services provided by it
  - c) Making promotional materials available to Users.
4. Users visiting the Website are obliged to comply with the provisions of the Terms and Conditions, as well as commonly applicable principles, and to use the Website in a manner which does not infringe on the rights of BKT and third parties.
5. Using the Website as well as its contents and services is free of charge and allowed only for User’s own use for the purposes that are compliant with the intended use of the Website, provisions of law and the Regulations on the Website. In particular, it is not allowed to use them in any organized commercial or non-commercial activity without a written consent of BKT.
6. BKT will make every effort to ensure that information on the Website is correct and updated on an ongoing basis. However, due to technical limitations BKT is not liable for the correctness, up-to-date nature or permanent availability of the Website.
7. BKT reserves the right to change the contents of the Website, supplement, modify and completely remove such contents.
8. Links to internet addresses of other entities may be published on the Website. However, BKT is not liable for either the contents published at such addresses nor the up-to-date nature,

correctness, completeness and quality of information provided to BKT by third parties (e.g. partners cooperating with BKT).

#### **PROPERTY RIGHTS**

1. BKT emphasizes that any and all rights to trademarks, copyrights, rights to databases as well as any other intellectual property rights to the contents of the website (as well as organization and layout of the website) are owned by BKT or the owners of licenses. It is forbidden to modify, use and copy the contents of the websites in any other form, fully or partially, without a prior written consent of BKT, which must be expressed in writing in order to be valid. All information which is made available on the website [www.bkte.pl](http://www.bkte.pl) may be used for information purposes only.

#### **PRIVACY POLICY**

1. Information concerning personal data is transferred to the website [www.bkte.pl](http://www.bkte.pl) and is owned by a transferring person. However, making such information available by means of registration, enrolling on an event or providing email address in order to receive the newsletter implies granting consent to its use by BKT for internal purposes.
2. In every case of a User providing their data, such personal data will be processed in accordance with the principles stipulated in 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) (OJ L 2016 No 116) – hereinafter referred to as: the GDPR, as well as the Act of 10 May 2018 on personal data protection (Journal of Laws of 2018.1000, as amended).
3. Detailed information on the privacy policy can be found in the “GDPR” tab on [www.bkte.pl](http://www.bkte.pl).

#### **COOKIES POLICY**

1. The Website uses cookies.
2. Cookies are computer data (including, in particular, text files) which are stored on the end Users’ devices and intended to facilitate the use of websites. Cookies usually contain the name of the website from which they originate, the information on how long they are stored on a given device, and a unique number.
3. The entity placing cookies on the User’s device and obtaining access to them is BKT.
4. Cookies are used for the purpose of connecting to PHP session (one file). This file only contains Identifier of current session.
5. Software used to browse websites (web browser) usually allows storing cookies on the end device by default. These settings can be changed, i.e. a User may decide to block cookies automatically. A web browser allows deleting cookies. Detailed information on this may be obtained by a User in the Help section or documentation of their web browser.
6. Limitations on the use of cookies may affect some functionalities of the Website.

7. The Website uses two basic types of cookies: session cookies, persistent cookies and persistent cookies:
  - Session cookies – these are temporary files and are deleted automatically when the web browser is closed.
  - Persistent cookies – these are files that are kept on a User's computer when the web browser is closed.
8. Cookies are placed on a User's end device and may also be used by advertisers and partners cooperating with BKT.
9. Cookies may be used by advertising networks, in particular by Google, to show ads adjusted to the manner in which a User uses the website. For this purpose, they may store the information on the User's navigation path or how long a User is active on a given website.

#### **FINAL PROVISIONS**

1. Any and all comments, reservations and questions as well as information on infringement of the provisions of these Terms and Conditions by its Users should be addressed to BKT, using its contact data.
2. The Parties will attempt to settle any and all disputes resulting from the use of the Website or execution of these Terms and Conditions in an amicable manner. In the event of failure to reach an agreement, said disputes will be settled by a court having territorial jurisdiction over the registered seat of BKT.
3. BKT reserves the right to change these Terms and Conditions. Any and all changes to these Terms and Conditions will be published on the Website and enter into force on the day of their publication.
4. The Terms and Conditions enter into force on 10 December 2018.