

Donor regulations

§ 1

A donor to the Centre of Divine Providence - Votive Offering of the Nation - Place of Worship, Remembrance, Culture, hereinafter referred to as "**the Centre of Divine Providence**", can be a natural person, a legal person or an organisational unit without legal personality.

§ 2

Each donor is given the title "**Donor of the Divine Providence Centre**". As an acknowledgement of the donation received by the Divine Providence Centre, the donor will receive a letter of thanks for their support.

§ 3

The donor may use the following forms of support: a) financial support, b) in-kind support.

§ 4

1. The financial support referred to in § 3 (1) (a) is made by payment to the bank account 47-1240-6218-1111-0010-1762-7073 with the note "Donation to the Divine Providence Centre".
2. The sum constituting the financial support may be transferred to the account referred to in paragraph 1 in a single sum or in instalments.
3. In the case referred to in paragraph 2, the donor shall declare the amount of the donation and the number of planned instalments.
4. The moment the financial support is granted is when the funds are credited to the account indicated in paragraph 1.
5. At the request of the donor, the Divine Providence Centre prepares a report on the disposition of the donation received.

§ 5

1. The in-kind support referred to in § 3 (b) requires the conclusion of a written agreement specifying the conditions for the in-kind support and the value of the donation. The conclusion of any contract requires the prior approval of the Board of the Divine Providence Centre.
2. The moment the donation is made in the form specified in § 3 (b) is the fulfilment of the agreement specified in paragraph 1 above. In the event of non-performance or improper performance of the agreement referred to in paragraph 1, the donation shall be deemed not to have been made.

§ 6

1. A donor who supports the Divine Providence Centre with a sum exceeding PLN 2,000 or in a form of support specified in § 3 b of a value exceeding PLN 2,000 can be immortalized by the Divine Providence Centre on the Collective Commemorative Plaque.
2. A donor who supports the Divine Providence Centre with a sum exceeding PLN 5,000 or in a form of support specified in § 3 b of a value exceeding PLN 5,000 can be immortalized by the Divine Providence Centre with a Commemorative Plaque measuring 0.2 x 0.15 m.
3. A donor who supports the Divine Providence Centre with a sum exceeding PLN 10,000 or in a form of support specified in § 3 b of a value exceeding PLN 10,000 can be immortalized by the Divine Providence Centre with a Commemorative Plaque measuring 0.4 x 0.15 m.
4. A donor who supports the Divine Providence Centre with a sum exceeding PLN 30,000 or in a form of support specified in § 3 b of a value exceeding PLN 30,000 can be immortalized by the Divine Providence Centre with a Commemorative Plaque measuring 0.4 x 0.20 m.
5. A donor who supports the Divine Providence Centre with a sum exceeding PLN 50,000 or in a form of support specified in § 3 b of a value exceeding PLN 50,000 can be immortalized by the Divine Providence Centre with a Commemorative Plaque measuring 0.4 x 0.25 m.

§ 7

1. Within 30 days of making the donation, the donor may ask the Divine Providence Centre to place his or her name, in the case of natural persons, or the company's name in the case of legal persons, on the Commemorative Plaque.
2. The content of the inscription on the plaque will each time be subject to verification and approval by the Divine Providence Centre.

§ 8

1. The administrator of the personal data provided in connection with the donation is the CENTRUM OPATRZNOŚCI BOŻEJ – WOTUM NARODU – MIEJSCE KULTU, PAMIĘCI, KULTURY with its seat in Warsaw, at ul. Miodowa 17/19, 00-246 Warsaw. Contact on matters concerning the processing of personal data is possible at: biuro@centrumopatrznosci.pl.

2. Personal data will be processed for:

- 1) The execution of the donation agreement, including, if so instructed by the Donor, the execution of the Commemorative Plaque (legal basis: Article 6(1)(b) of 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), hereinafter: '**GDPR**', and Article 7(1)(2) of the General Decree on the protection of natural persons with regard to the processing of personal data in the Catholic Church, hereinafter "**Decree**"), until the expiry of possible claims,
- 2) communication of Christian values, including information about the activities of the Divine Providence Centre and the progress of work at the Divine Providence Temple, on the basis of the legitimate interest pursued by the administrator (Article 7(1)(6) of the

Decree), i.e. realisation of statutory aims, until a request is made to restrict data processing for this purpose.

3. Everyone has the right to request access to their data, to rectification, erasure or restriction of processing, as well as the right to lodge a complaint with the Church Data Protection Officer, and, with regard to processing under paragraph 2(1) above, also the right to data portability and the right to lodge a complaint with the President of the Office for the Protection of Personal Data. The provision of data is voluntary, although necessary for the execution of the Commemorative Plaque Data may be transferred to postal and IT service providers who provide services to the administrator. In the event of instructions being made to make a Memorial Plaque for the Donor, personal data may also be transferred to the company making the Memorial Plaques.

§ 9

In matters not regulated by these Regulations the provisions of the Civil Code shall apply.

§ 10

The Regulations as hereby amended shall be effective from 25.05.2018.