

Intelligence Settlement Platform	Terms of Service
<p>These documents describe the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee).</p>	<p>The document covers the general terms and conditions of providing services for Intelligence (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee).</p>
<p>6. Information provided to Intelligence</p>	<p>4. Information provided to Intelligence</p>
<p>1. Intelligence provides customers with access to the settlement platform (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee).</p>	<p>1. Intelligence settles the Entity's accounts only on the basis of data provided by an authorized operator of the settlement platform or other entities closely cooperating with the Entity and this Entity's access to documents and data generated by the Entity under a settlement platform on the basis of verified commercial transactions conducted by the Entity.</p>
<p>2. Data not submitted, although more precise details:</p>	<p>2. The data or documents referred to above include:</p>
<p>a. Data submitted electronically to the settlement platform (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee).</p> <p>b. Data submitted electronically to the settlement platform (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee).</p> <p>c. Data submitted electronically to the settlement platform (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee).</p> <p>d. Data submitted electronically to the settlement platform (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee).</p>	<p>2. data related to this community supply of goods to transport from other EU countries,</p> <p>3. data related to domestic sales carried out within a country that enter into the territory of Poland to individuals from other EU countries (B2C Export),</p> <p>4. data related to this community supply of goods within the framework of the settlement platform,</p> <p>5. data related to this community supply of goods within the framework of the settlement platform.</p> <p>3. In each case, the party responsible for the content of documents submitted to Intelligence shall be the Entity. This means that the provision of documents to Intelligence as a settlement operator is tantamount to the Entity's declaration that data included in the reports reflect the actual economic reality and are consistent with the factual circumstances, in particular within the scope of goods in 2.1 table.</p>
<p>3. Documents in form of electronic documents (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee).</p>	<p>4. The Entity warrants and represents that the transaction data in the supply data within the meaning of Article 10 of Council Directive 2006/112/EC of 18 December 2006 on the common system of value added tax.</p>
<p>4. Documents in form of electronic documents (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee).</p>	<p>5. The Entity warrants and represents that the product catalogue number (EAN) actually corresponds to the supplier code as described under "Product Description" or a similar code and the order number.</p>
<p>5. Documents in form of electronic documents (to be read together with the settlement platform performance guarantee) and the general terms and conditions of providing services for the entities trading under the settlement platform (to be read together with the settlement platform performance guarantee).</p>	<p>6. The Entity warrants and represents that the locality and country of origin and the locality and country of destination of the shipment or transport of goods reflect the actual movement of goods and are consistent with the factual circumstances.</p> <p>7. The Entity warrants and represents that the indicated</p>