DR. ROTH & KOLLEGEN

RECHTSANWÄLTE PARTNERSCHAFT mbB

Privacy policy on the use of the website

§ 1 Information on the collection of Personal Data

In the following, we inform you about the processing of Personal Data when using our website. Personal Data is all data that can be related to you personally, e.g. name, address, e-mail addresses, user behaviour. In this way, we would like to inform you about our processing procedures and at the same time comply with the legal obligations, in particular from the EU General Data Protection Regulation (GDPR). With regard to the other terms used below, such as "responsible party" or "processor", we refer to the catalogue of definitions in Art. 4 of the GDPR

§ 2 Responsible person

The responsible person pursuant to Art. 4 (7) GDPR is:

Dr. Roth & Kollegen Rechtsanwälte Partnerschaft mbB Gewürzmühlstraße 5, 80538 Munich, Germany E-mail: info@copyroth.de Telephone: +49 (0)89/5526260 Fax: +49 (0)89/55262655

§ 3 Type of data processed

- (1) When you use our website, we process the Personal Data that your browser transmits to our server. This involves the following data:
 - IP address of the requesting computer,
 - Date and time of the request,
 - Time zone difference from Greenwich Mean Time (GMT),
 - Name and URL of the retrieved file,
 - Content of the request (visited page),
 - Access Status/HTTP Status Code,
 - Data volume transferred in each case,
 - Website from which the access is made (referrer URL),
 - Previously visited page,
 - Browser,
 - Operating system,
 - Language and version of the browser software.
- (2) When you contact us by e-mail, the data you provide (your e-mail address, your name and your telephone number, if applicable) are processed by us.

§ 4 Purpose of the processing

(1) Unless otherwise stated, we process your Personal Data according to § 3 para. 1 to ensure a smooth connection of the website, to ensure a comfortable use of our website, to evaluate the system security and stability as well as for other administrative purposes. The legal basis is Art. 6 para. 1 p. 1 lit. f GDPR. Our legitimate interest follows from the data collection purposes listed above. Under no circumstances do we use the collected data for the purpose of drawing conclusions about your person.

(2) Unless otherwise stated, we process your Personal Data in accordance with § 3 para. 2 in order to process and respond to your enquiry; if a client relationship exists, Art. 6 para. 1 p. 1 lit. b GDPR is the legal basis.

In the event that there is no client relationship, our legitimate interests in responding to the contact request are the legal basis pursuant to Art. 6 para. 1 p. 1 lit. f GDPR.

§ 5 Disclosure to third parties, categories of data recipients

We disclose your data to third parties in accordance with Art. 6 para. 1 p. 1 lit. f GDPR if this is necessary for the assertion, exercise or defence of legal claims and there is no reason to assume that you have an overriding interest worthy of protection in the non-disclosure of your data.

In addition, we use external technical service providers as processors in accordance with Art. 28 GDPR, which we carefully select and monitor.

We will only pass on your data to third parties if you have given your express consent in accordance with § 6 para. 1 p. 1 lit. a GDPR.

§ 6 Rights of the data subjects

In principle, you have the right to:

- to revoke your consent at any time in accordance with Art. 7 Para. 3 GDPR. This means that we may no longer process the data based on your consent in the future. A revocation has no influence on the permissibility of the previous processing;
- to request information about your Personal Data processed by us pursuant to Art. 15 GDPR. In particular, you can request information about (1) the purposes of processing, (2) the category of Personal Data, (3) the categories of recipients to whom your data has been or will be disclosed, (4) the planned storage period, (5) the existence of a right to rectification, erasure, restriction of or objection to processing, (6) the existence of a right of complaint, (7) the origin of your data if it has not been collected from you, (8) as well as the existence of automated decision-making including profiling and, if applicable, meaningful information about its details;
- to request the correction of incorrect or incomplete Personal Data stored by us in accordance with Art. 16 GDPR;
- to request the deletion of your Personal Data stored by us pursuant to Art. 17 GDPR, unless the processing is necessary for the exercise of the right to freedom of expression and information, for the fulfilment of a

legal obligation, for reasons of public interest or for the assertion, exercise or defence of legal claims;

- In accordance with Art. 18 GDPR, you have the right to request the restriction of the processing of your Personal Data (1) if you dispute the accuracy of the data, (2) if the processing is unlawful but you object to its deletion, (3) if we no longer need the data but you require it for the assertion, exercise or defence of legal claims;
- object to processing pursuant to Art. 21 GDPR:

Insofar as we base the processing of your personal data on the balance of interests pursuant to Art. 6 (1) sentence 1 lit. f GDPR, you may object to the processing. When exercising such an objection, we ask you to explain the reasons why we should not process your personal data as we have done. In the event of your justified objection, we will review the situation and either discontinue or adapt the data processing or show you our compelling legitimate grounds on the basis of which we will continue the processing.

If you wish to exercise your right of objection, simply send an e-mail to info@copyroth.de.

- pursuant to Art. 20 GDPR to receive your personal data that you have provided to us in a structured, common and machine-readable format or to request that it be transferred to another controller; and
- to complain to a supervisory authority pursuant to Art.
 77 GDPR. As a rule, you can contact the supervisory authority of your usual place of residence or place of work or our registered office.

§ 7 Duration of storage of Personal Data or Criteria for the duration of storage

We delete Personal Data after and insofar as the storage is no longer necessary for the processing or execution of the mandate and no legitimate interests or legal obligations on our part, such as the obligation to conduct a conflict of interest check pursuant to Section 43a (4) BRAO, or legal retention obligations (e.g. Section 147 AO, Section 257 HGB, Section 14b UStG) conflict with a deletion. Accordingly, deletion generally takes place 5 to 10 years after the end of the client relationship, in the case of titled claims after 30 years.

This privacy statement is current as of 14.03.2023. We reserve the right to update the statement from time to time in order to improve and/or adapt data protection.