

PRIVACY POLICY

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1. Purpose of the Privacy Policy

The goal of our Privacy Policy is to provide all necessary information for natural persons and representatives of legal persons (hereinafter referred to as “Users” or Data Subjects) using our website <https://dmp.hu/> (hereinafter referred to as „Website”) in a concise, transparent, intelligible and easily accessible form, using clear and plain language, and assist the Data Subjects in exercising their rights under Section 4.

The legal basis of our duty to communicate information is Article 12 of Regulation 2016/679 of the European Parliament and Council (hereinafter referred to as: GDPR), Section 16 of Act CXII of 2011 on the right of informational self-determination and on freedom of information (hereinafter referred to as Information Act) and Section 4 of Act CVIII of 2011 on electronic commerce and on information society services (hereinafter referred to as Electronic Commerce Act).

The Privacy Policy was prepared by taking into account the GDPR, the Information Act and further legal acts relevant from the viewpoint of specific data processing. The list of the legal acts are detailed in Annex 10.1, the main concepts and definitions are determined in Annex 10.2 and the detailed information on the right of the data subject is included in Annex 10.3 of the Privacy Policy.

During the drafting and applying this Privacy Policy, we proceeded in the spirit of the findings of the recommendation of the Hungarian National Authority for Data Protection and Freedom of Information on the data protection requirements of prior information and Article 5 of the GDPR, especially the principle of accountability laid down in Article 5, Paragraph 2 thereof.

We also monitor the practice of the European Union with regard to the protection of personal data, accordingly, we shall also implement the findings of Article 29 Working Party of the European Commission in its Guideline on Transparency into our data processing practice.



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2. Data of the controller

Name	dr. Péter Miklós
Address	H-1028 Budapest, Piszke utca 14.
E-mail	dmp@dmp.hu
Phone	+36306485521

3. Data processing concerning contacting and transmitting data

It is possible to connect us through our availabilities located on the website for any purpose. If the User's request is for legal advice or assistance – with the User's consent -, the personal data provided by the User during contacting will be transmitted to an attorney-at-law as an independent data controller. The details of this processing are described hereunder.

3.1.1. Processed personal data and purpose of processing

Personal data	Purpose of processing	Legal basis of processing
Name	Identification of the User, transmitting data to an attorney-at-law with the User's specific prior consent	The User's consent (article 6 section 1 a) of GDPR) in the case that the User is a natural person
		The legitimate interests pursued by the controller in the case that the User is a contact person of a legal person (article 6 section 1 f) of GDPR)
E-mail address	contacting and communication with the User, transmitting data to an attorney-at-law with the User's specific prior consent	The User's consent (article 6 section 1 a) of GDPR) in the case that the User is a natural person
		The legitimate interests pursued by the controller in the case that the User is a contact person of a legal person (article 6 section 1 f) of GDPR)
Phone number	contacting and communication with the User, transmitting data to an attorney-at-law with the User's specific prior consent	The User's consent (article 6 section 1 a) of GDPR) in the case that the User is a natural person
		The legitimate interests pursued by the controller in the case that the User is a contact person of a legal person (article 6 section 1 f) of GDPR)



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3.1.2. Legal basis of processing

If a natural person User contacts us through our website, we process his or her personal data according to point 3.1.1. on his or her freely given consent that he or she provides us in the moment of connecting us by phone or email (article 6 (1) a) of GDPR).

If we use the User's data for a purpose other than the original purpose for which it was collected (e.g. the original purpose was contacting and we transfer data to an attorney-at-law), we will inform the User and obtain his or her prior explicit consent or give him or her the opportunity to object to such use of personal data (see section 9.1).

If the User as the representative of legal persons/our partners, a legal person provides his or her personal and contact data to communicate with us, the legal basis of processing personal data is the legitimate interest of us and the representative/contact person of legal persons/our partners (section 6 paragraph 1 point f of GDPR). It is each Party's legitimate interest to maintain an effective communication, and the provision of exact data is essential in the case of transferring data to an attorney-at-law. Since the communication is the representative's part of duty (representation of our business partners), in our view, processing the representative's name and contact data doesn't restrict disproportionately his or her privacy and freedom of self-determination. The representative/contact person of legal persons has the right to object to this processing.

3.1.3. Duration of the processing

We will process the personal data provided until the deletion operation is carried out on the basis of the withdrawal of consent or the announcement of objection. You may withdraw your consent or announce your objection at any time. Withdrawal of consent does not affect the lawfulness of processing based on the consent prior to its withdrawal.

3.1.4. Mode of processing

Your personal data are collected in electronic form, in the mailbox of the e-mail system we use.

4. Data Subjects' rights

It is relevant to us that our data processing shall comply with the requirements of fairness, lawfulness and transparency. In light thereof, we shall present the rights of the data subjects in this Section, and thereafter we shall explain them in detail in Annex 3.

The Data Subject may request free information on the details of the processing of his/her personal data and in cases laid down in legal acts, they may also request the rectification, erasure or blocking thereof, or the restriction of such processing, and they may also object to the processing of such data. The Data Subject may address his/her/its request for information and the request indicated in this Section to our contact information set out in Section 2.

4.1 Right to access

The Data Subject has the right to obtain confirmation as to whether or not personal data concerning him/her are being processed, and, where that is the case, access to the personal data and the information regarding the details of processing.

4.2 Right to rectification

The Data Subject has the right to obtain from us without undue delay the rectification of inaccurate personal data concerning him/her and to have incomplete personal data completed, including by means of providing a supplementary statement.

4.3 Right to erasure

At the request of the Data Subject, we shall erase personal data concerning him/her, if the processing of such data is no longer necessary, if the Data Subject has revoked his/her consent thereto, if the Data Subject objects thereto or if the processing is unlawful.

4.4 Right to be forgotten

If we made the personal data public and are obligated to erase the Data Subject's personal data at request, we shall inform any such controller which was made aware of or could have made aware of the possibly published data of the Data Subject.

4.5 Right to restriction of processing

At the request of the Data Subject, we shall restrict data processing if the accuracy of the personal data is challenged, or the data processing is unlawful, or the Data Subject objects to the processing of data, or if we do not deem the provided personal data necessary in the future.

4.6 Right to data portability

The Data Subject has the right to receive the personal data concerning him/her, in a structured, commonly used and machine-readable format and has the right to transmit those data to another controller.

4.7 Right to object

The Data Subject has the right to object, on grounds relating to his/her particular situation, at any time to the processing of personal data concerning him/her based on the data processing purposes of legitimate interest (see Section 3.1.). In such a case, we no longer process the personal data unless we demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms or for the establishment, exercise or defense of legal claims. In case of objection, as a general rule, the personal data for such purposes may not be processed further.

4.8 Right to respond to requests

We shall examine the requests as promptly as possible following its submission to us, but not later than within 30 days, and in case of objections, within 15 days and we shall decide whether they are well founded, of which we shall notify the person submitting the request in writing. If we do not fulfil the request of the Data Subject then we shall inform him/her of the factual and legal reasons for denying thereof in our decision.

4.9 Possibilities for redress

Protecting personal data is of utmost importance to us, and we shall also respect your right of informational self-determination, therefore we strive to respond to all requests and claims in a correct manner and within the deadlines. With respect thereto, we ask you to contact us before possibly pursuing your claim before authorities and courts, for the purposes of submitting your complaint or request to us, in order to have your possible objections resolved as soon as possible.

Should this be unsuccessful, the Data Subject may

- pursue his/her rights and claims before the courts pursuant to Act V of 2013 on the Civil Code (the legal proceedings may be lodged before the regional court of the Data Subject's domestic or habitual residence; the list and contact information of the regional court may be viewed in the following link: <http://birosag.hu/torvenyszekek>) and
- turn to and submit a complaint to the National Authority for Data Protection and Freedom of Information (address: 1055 Budapest, Falk Miksa utca 9-11., telephone number: +36-1-391-1400, facsimile: +36-1-391-1410, e-mail address: ugyfelszolgalat@naih.hu, website: <https://naih.hu/>, hereinafter referred to as NAIH) pursuant to the provisions of the Information Act.

5. Our procedure regarding requests for exercising rights

5.1 Informing recipients

We communicate any rectification or erasure of personal data or restriction of processing carried out, to each recipient to whom the personal data of the Data Subjects have been disclosed, unless this proves impossible or involves disproportionate effort. We also inform the Data Subject about these recipients at request.

5.2 Mode and deadline of notification

We provide information on actions performed at the request indicated in Section 5 within one month of the receipt of such request at the latest in electronic form, unless otherwise requested by the Data Subject. That period may be extended by an additional two months where necessary, taking into account the complexity and number of the requests. We inform the Data Subject of any such extension within one month of receipt of the request, together with the reasons for the delay.

At the request of the Data Subject, an oral notification may also be granted, provided that the Data Subject offers an identification in any manner.

If we do not take actions at the request, we inform the Data Subject within one month of receipt of the request at the latest of the reasons for not taking actions and on the possibility of lodging a complaint at NAIH and seeking a judicial remedy (see point 4.9).

5.3 Monitoring

In exceptional cases, if we have reasonable doubts concerning the identity of the natural person submitting the request, we may request the provision of additional information necessary to confirm the identity of the data subject. This measure is required for the purposes of facilitating the confidentiality of data processing and preventing unlawful access to personal data as laid down in Article 5, Paragraph 1, Point f) of GDPR.

5.4 Costs of measures and notifications

We provide you information with regard to the requests concerning Section 4 and take the necessary measures to be carried out based thereon free of charge.

If the Data Subject's requests are manifestly unfounded or excessive, in particular due to their repetitive nature, we may charge a reasonable fee taking into account the administrative costs of providing the information or communication or taking the action requested or we refuse to act at the request.

6. Possible recipients of personal data, processors

6.1. During the operation of our website

Our website's hosting provider (data processor) can have access to the personal data you provide while using the website. The data processor's data are the following:

Name: 23VNET Kft.

Contact: <https://hostit.hu/>

6.2 Transferring data to an attorney-at-law

If the User wishes to use legal advice, we will transfer the personal data provided by the User to an attorney-at-law as set out in point 3.1 of the Privacy Policy. Details of the processing carried out by the attorney-at-law are available in a separate information notice, which is available on the attorney-at-law's website. The User will be informed of this information prior to the data transfer.

6.3 Social media platform

Our website has a Facebook profile, therefore, for example, if a User "likes" our page on Facebook, we will know any personal data that is part of their profile and available to the public. Relevant information about the processing of data on these pages can be found in the relevant service provider's own privacy policy.

6.4 Facebook

Meta Platforms Ireland Limited (registered office: 4 Grand Canal Square Grand Canal Harbour Dublin 2, Ireland, Irish company registration number: 462932, website: <https://about.facebook.com/meta>) offers a range of Meta products that include Facebook (including the Facebook mobile app and browser in the app). In connection with the use of Facebook, the Terms of Use and Privacy Policy/Privacy Notice of Meta Platforms Ireland Limited will govern the existing data processing depending on the specific purpose of the processing:

- Together with Meta Platforms Ireland Limited, we are responsible for the processing of the Users' personal data for the purposes of collecting audience, delivering messages, personalising features and content, and improving and securing Meta products. To comply with the GDPR, an agreement on the allocation of responsibilities and information on the Privacy Shield Framework for data transfers are available under the following links:

https://www.facebook.com/legal/Workplace_GDPR_Addendum

https://www.workplace.com/legal/WorkplaceEuropeanDataTransferAddendum?fbclid=IwAR1KngiTZgbBM7CxwiyX7937hOazemFX9svQ134IMfVEwNJKhdbuDUDF_9A



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- In the context of joint processing, Meta Platforms Ireland Limited is primarily responsible for providing information about the processing and enabling data subjects to exercise their rights under GDPR. For more information on the processing of Users' personal data by Facebook and the rights and possibilities available to the User in this regard, please see the Meta Platforms Ireland Limited Privacy Notice for Facebook, available under: <https://www.facebook.com/about/privacy/>.
- In other respects, the parties are individually responsible for the processing of personal data.

Our processing is based on the User's consent, in accordance with article 6 section 1) a) of GDPR. The User may withdraw his or her consent at any time for the future by changing his or her preferences set in the cookie field. Withdrawal of consent does not affect the lawfulness of the processing prior to the withdrawal of consent.

7 Data security

We secure your personal information from unauthorized access, use or disclosure. We make all security, technical and organizational measures that guarantee the security of the data.

7.1 Organizational measures

We provide access to our IT systems with personalized rights. The “necessary and sufficient rights” principle applies to the allocation of accesses, consequently all employees may use our IT systems and services only to the extent necessary for the performance of their duties, with the appropriate rights and for the required time. Access to IT systems and services may only be granted to a person who is not restricted for security or other reasons (e.g. conflicts of interest) and who has the professional, business and information security knowledge required to use it securely.

We and the data processors undertake strict confidentiality rules in a written statement, and we are obligated to act in accordance with these confidentiality rules during the course of our activities.

7.2 Technical measures

The data is stored in the systems of our data processors, at cloud service providers.

We protect our internal network with multi-level firewall protection. In all cases, a hardware firewall (border protection device) is located at the entry points of the applied public networks. The data is stored redundantly, that is, in several places, so it is protected from destruction, loss, damage, or illegal destruction due to the failure of the IT device.

Our internal networks are protected from external attacks with a multi-level, active protection against complex malicious code (e.g. virus protection). The external access to the IT systems and databases is operated by us via an encrypted data connection (VPN).

We take steps to ensure that the IT tools and softwares continuously to comply with the generally accepted technological solutions in the market.

We develop systems, during our development, in which logging can be used to control and monitor the operations performed, and to detect incidents, such as unauthorized access.

Our server is protected and closed, located on the dedicated servers of the hosting provider.

By taking into account the recommendation of NAIH on the data protection requirements with respect to data processing on the website of political parties, we use *https protocol* on the website, which offers a higher level of security than the *http protocol*.

8 Cookies

In order to the proper functioning of our websites, we have placed smaller data files in computer devices of Users in certain cases, similarly to most of the modern websites.

8.1 Concepts, cookies in general

Cookies are small text files, which the website places to the computer device (including mobile phones) of the user. Consequently, the website is able to “remember” the settings of the user (such as: applied language, letter size, design, etc.), therefore, it is not necessary to set it each time the user visits our website. A cookie is a file containing an identifier (a string of letters and numbers) that is sent by a web server to a web browser and is stored by the browser. The identifier is then sent back to the server each time the browser requests a page from the server.

Cookies may be either "persistent" cookies or "session" cookies: a persistent cookie will be stored by a web browser and will remain valid until its set expiry date, unless deleted by the user before the expiry date; a session cookie, on the other hand, will expire at the end of the user session, when the web browser is closed.

Cookies do not typically contain any information that personally identifies a user, but personal information that we store about you may be linked to the information stored in and obtained from cookies. Cookies can be used by web servers to identify and track users as they navigate different pages on a website and identify users returning to a website.

The pixel tag is a small tag or graphic element, which is placed on the services, on other websites, in e-mails or other downloadable materials other than the computers, mobile devices or web browsers unless the user downloads the content. The pixel tag does not store information on the computer, mobile device or web browser (although an e-mail or other downloadable material on the computer may contain such), therefore it may not be set, only by deleting the material including such pixel tag.

Cookies used on the Website:

Source of cookie	Name of cookie	Function of cookie	Duration of cookie
Google Analytics	_ga	measuring website traffic, page views	2 years
Google Analytics	_gid	measuring website traffic, page views	1 day
Google Analytics	_gat_gtag_UA_215623440_1	measuring website traffic, page views	1 minute
Divi (Elegant Themes)	et-pb-recent-items-colors	securing website functions	persistent
Divi (Elegant Themes)	et-pb-recent-items-font_family	securing website functions	persistent

GDPR Cookie Compliance	moove_gdpr_popup	storage of the settings of cookie- consents	persistent
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These cookies can be deleted or disabled, but in this case the functions of the Website may not be available properly.

Cookies are not used to personally identify the User. We use these cookies only for the purposes described above.

9.2 Google Analytics

1. The Website uses Google Analytics, a web analytics service provided by Google LLC ("Google"). Google Analytics uses so-called "cookies", text files that are saved on your computer to help analyse the use of the website visited by the User.

2. The information generated by the cookie about your use of the Website is usually transmitted to and stored by Google on servers in the United States. By activating the IP-anonymisation on the website, Google will previously shorten the User's IP-address within the Member States of the European Union or in other states party to the on the European Economic Area (EEA) Agreement.

3. Only in exceptional cases will the full IP-address be transmitted to a Google server in the USA and shortened there. On our behalf, Google will use this information to evaluate your use of the website, to compile reports on website activity for us and to provide other services relating to website and internet usage.

4. The IP-address transmitted by the User's browser within the framework of Google Analytics will not be merged with other data held by Google. The storage of cookies can be prevented by the User by means of the appropriate browser settings, but please note that in this case not all functions of this website may be fully usable. You may also prevent Google from collecting and processing information about your use of the Website (including your IP-address) through cookies by downloading and installing the browser plug-in available under the following link: <https://tools.google.com/dlpage/gaoptout?hl=h>

9.3 Cookie settings

Cookie files can be deleted (see www.AllAboutCookies.org for details) or blocked from being placed by most browsers today. In this case, however, you will have to re-configure certain settings each time you use our Website and some services may not work.

Detailed information on how to delete or block cookies can be found at www.AllAboutCookies.org and for the browser used by the User under the following links:

- [Firefox](#)
- [Google Chrome](#)
- [Bing](#)



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9 Other provisions

9.1 Processing for different purpose

If we intend to further process the personal data for a purpose other than that for which the personal data were collected, we shall inform the Data Subjects thereof, we shall acquire their prior and expressed consent thereto and ensure the possibility for them to object to such processing.

9.2 Record of processing

To comply with Article 30 of GDPR, we maintain a record of processing activities (record of processing activities) which we are liable for.

9.3 Data breaches

Data breach is a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to, personal data transmitted, stored or otherwise processed. In case of data breach, we are obligated to act according to Articles 33 and 34 of GDPR. We shall record data breaches by indicating the facts pertaining to data breaches, their effect and the measures taken to remedy them.

9.4 Amendments

We are entitled to unilaterally amend this Privacy Policy.

Effective: 2022.09.30.

Dr. Miklós Péter
Data Controller

10 Appendixes



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Appendix 10.1 The relevant legal acts

In the course of drafting this Privacy Policy, the Controller has taken into account the relevant effective legal acts and the international recommendations, with special regard to the following:

- 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 (GDPR)
- Act CXII of 2011 on the right of informational self-determination and on freedom of information (Information Act);
- Act V of 2013 on the Civil Code (Civil Code);
- Act CXXX of 2016 on the Code of Civil Procedure (Pp.);
- Act CVIII of 2011 on electronic commerce and on information society services (Electronic Commerce Act).

Appendix 10.2 Definitions with regard to the processing of personal data

- 'controller' means the legal person, which determines the purposes and means of the processing of personal data;
- 'processing' means any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organization, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction;
- 'data transfer' means making accessible of the data for a third person;
- 'data erasure' means making the data unrecognisable in a manner that the recovery of the data is no longer possible;
- 'marking of data' means the provision of an identification mark for the data for the purposes of differentiation;
- 'restriction of processing' means the marking of stored personal data with the aim of limiting their processing in the future;
- 'destruction of data' means the entire physical destruction of the data carrier containing the data;
- 'processor' means the legal person, which processes personal data on behalf of the controller;
- 'recipient' means a natural or legal person, public authority, agency or another body, to which the personal data are disclosed, whether a third party or not.
- 'cookie' means the small data package (text file) sent by the web server and placed for a definite time on the Data Subject's computer, which the server, depending on its nature, may complement at the time the website is visited again, that is, if the web browser sends back a previously saved cookie, then the service provider processing such cookie has the possibility to combine the Data Subject's current visit with the previous one, but only with respect to its own content;
- 'data subject/Data Subject' means an identified or identifiable natural person; an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person
- 'third party' means a natural or legal person, public authority, agency or body other than the data subject, controller, processor and persons who, under the direct authority of the controller or processor, are authorized to process personal data;
- 'consent' of the data subject means any freely given, specific, informed and unambiguous indication of the data subject's wishes by which he or she, by a statement or by a clear affirmative action, signifies agreement to the processing of personal data relating to him or her;



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- 'IP-address' means the IP-address, that is, an identification number of server machines in every network that uses the TCP/IP protocol for communication, which enables the identification of the specific devices through the network. It is well-known that each computer device connected to the network has an IP address, by which it may be identified;
- 'personal data' means any information relating to the data subject;
- 'objection' means the statement of the data subject, by which he/she objects to the processing of his/her personal data and requests the termination of data processing or the erasure of the processed data.



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Appendix 10.3 The Data Subject's rights

Right to access

The Data Subject is entitled to receive access to the personal data being processed by us, at his/her request, submitted to any address as indicated in our contact details. In the scope thereof, the Data Subject may be informed of the following:

- whether his/her personal data are being processed;
- the purposes of the processing;
- the categories of personal data concerned;
- the recipients or categories of recipient to whom the personal data have been or will be disclosed,
- where possible, the envisaged period for which the personal data will be stored,
- his/her rights
- the possibility for redress
- information in relation to the source of data

The Data Subject may request a copy of his/her personal data that is subject to the processing of data. In this case we shall provide the personal data in a structured, commonly used and machine-readable format (PDF/XML) and on paper, in a printed format. Requesting the copy is free of charge.

Rectification

Based on a request submitted to any address as indicated in our contact details, the Data Subject is entitled to request the rectification of the inaccurate personal data concerning him/her and to have the incomplete data completed. If we do not have the necessary information for the correction and completion of the incorrect information, we may request the provision of such supplementary data and the certification of the accuracy of the data. In the absence of such supplementary information, we shall restrict the processing of the relevant personal data and we shall temporarily suspend the measures carried out thereon with the exception of storing until such a time that the correction and completion of data may be performed.

Erasure

Based on a request submitted to any address as indicated in our contact details, the Data Subject is entitled to request the erasure of the personal data concerning him/her and processed by us, provided that any of the following conditions are met:

- we no longer need the provided personal data;



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- the Data Subject expresses concern with regard to the lawfulness of his/her data being processed by us.

Should we determine based on the Data Subject's request that we are obligated to erase the personal data processed by us, we shall cease the processing of such data and we shall destruct the previously processed personal data. Besides that, we are also obligated to erase the personal data upon the revocation of consent, the exercising of the right to object and based on our obligations laid down in legal acts.

Restriction of data processing

Based on a request submitted to any address as indicated in our contact details, the Data Subject is entitled to request the restriction of the personal data concerning him/her processed by us in the following cases:

- the Data Subject expresses concern with regard to the lawfulness of the data concerning him/her, being processed by us and restriction is requested instead of erasure;
- we no longer need the provided data, but they are required for the establishment, exercising or defending of the Data Subject's claims.

We automatically restrict the processing of personal data if the Data Subject challenges the accuracy of the personal data and the Data Subject exercises his/her/its right of objection. In this case, the restriction shall extend to such a time period which enables the checking of the accuracy of the personal data and, in case of objection, the determination of the fact whether the prerequisites of the data processing are met.

During such restriction, the data processing measures of the indicated personal data may not be carried out, only the storage thereof. In case of the restriction of data processing, the personal data may only be processed in the following cases:

- based on the consent of the data subject
- for the submission, enforcement and protecting of legal claims;
- for the protection of the rights of other natural or legal persons;
- for important reasons of public interest.

We shall inform the Data Subjects of the lifting of the restrictions in advance.

Data portability

Based on a request submitted to any address as indicated in our contact details, the Data Subject is entitled to request the provision of personal data concerning him/her, and processed by us to further use determined by the Data Subject. Besides that, the Data Subject may also request that we transfer the personal data to another controller indicated by the Data Subject.



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This right only covers the personal data provided by the Data Subject and processed for the performance of the contract. There is no possibility for the portability of other data. We shall provide the personal data to the Data Subject in a structured, commonly used and machine-readable format (PDF/XML) and on paper, in a printed format.

We inform the Data Subject that the exercising of this right does not automatically involve the erasure of such personal data from our systems. Besides that, the Data Subject is entitled to contact us and keeping in contact with us again, even following such data portability.

Objection

Based on a request submitted to any address as indicated in our contact details, the Data Subject is entitled to object to the processing of his/her/its personal data for the purposes indicated in Sections 3.1 of this Privacy Policy. In this case, we shall examine whether the data processing is justified by such mandatory legal reasons which take precedence over the interests, rights and freedoms of the Data Subject or which are pertaining to the submission, enforcement or protection of legal claims. Should we determine that such reasons exist, we shall continue processing the personal data. In failure thereof, we shall not process the personal data in the future.