

DATENSCHUTZ DATA USER:

1) Information on the Collection of Personal Data and Contact Details of the Controller

1.1 We are delighted that you are visiting our website and would like to thank you for your interest. In the following, we provide you with information about the handling of your personal data when using our website. Personal data in this context is all data by which you can be personally identified.

1) 1.2 office in London: MojSMS TELEKOM LIMITED One Canada Square, L40, Canary Wharf E16 5AB London
Office in Slovenia: Šmartinska cesta 152, 1000 Ljubljana is the controller of data processing on our website in line with the General Data Protection Regulation (GDPR). The controller is any natural or legal person, alone or together with others, who determines the purposes and means of the processing of personal data.

1) 1.3 This website uses SSL and/or TLS encryption for security reasons and to protect the transfer of personal data and other confidential content (e.g. orders or enquiries to the controller). You can recognise an encrypted connection by the "https://" string and the lock symbol in your browser line.

1)2) Data Collection When Visiting our Website

1) If you only visit our website for informative purposes, i.e. if you do not register or otherwise transfer information to us, we will only collect that data which your browser transfers to our server (so-called "server log files"). When you access our website, we collect the following data, which is technically required by us in order to display the website to you:

1) our website that was visited

1) date and time of access

1) amount of data sent in bytes

1) source/link from which you accessed the website

1) browser used

1) operating system used

1) IP address used (in anonymised form, if applicable)

1) Data is processed in accordance with point (f) of Art. 6(1) GDPR on the basis of our legitimate interest to improve the stability and functionality of our website. The data is not transferred nor used otherwise. However, we reserve the right to subsequently check the server log files should there be concrete indications of unlawful use.

3) Cookies

3 To make the visit to our website more attractive and to allow the use of specific functions, we use so-called cookies on various web pages. These are small text files that are saved on your end device. Some of the cookies that we use will be deleted again following the end of the browser session, i.e. after you close the browser (so-called session cookies). Other cookies stay on your end device and allow us or our partner companies (third-party cookies) to recognise your browser upon your next visit on our website (persistent cookies). If cookies are placed, they collect and process certain user information, such as browser and location data and IP address, on an individual scale.

3 Persistent cookies are automatically erased after a set period of time, which may differ depending on the cookie. Insofar as personal data is processed by individual cookies which have been implemented by us, processing takes place in accordance with point (f) of Art. 6(1) GDPR to safeguard our legitimate interests in the best possible functionality of the website and in a customer-friendly and effective website design.

3 In some circumstances, we cooperate with advertising partners who help us make our website more interesting to you. Thus, cookies from partner companies are stored on your hard drive (third-party cookies) for this purpose when you visit our website. If we cooperate with the aforementioned advertising partners, you will be personally and separately informed about the use of such cookies and the scope of the information collected in the following paragraphs.

3 Please note that you can adjust your browser settings so that you are informed when cookies are being placed and so that you can decide individually for each cookie, for cookies for certain cases or in general, if you want to accept them or not. Each browser differs in how it manages the cookie settings. Every browser's help menu describes how you can change your cookie settings. This can be found for the respective browsers at the following links:

3 Internet Explorer: <https://support.microsoft.com/en-us/help/17442/windowsinternet-explorer-delete-manage-cookies>

3 Firefox: <https://support.mozilla.org/en-US/kb/enable-and-disable-cookies-websitepreferences>

3 Chrome: <https://support.google.com/chrome/answer/95647?hl=en&hirm=en>

3 Safari: <https://support.apple.com/en-gb/guide/safari/sfri11471/mac>

3 Opera: <https://help.opera.com/en/latest/web-preferences/#cookies>

3 Please note that if you choose not to accept cookies, the functionality of our website may be limited.

4) Contacting Us

Personal data is collected within the framework of contacting us (e.g. using the contact form or by email). In the case of a contact form being used, the data which is collected is apparent on the respective contact form. This data is stored and used exclusively for the purpose of answering your request or for getting in touch and the technical administration which is associated with this. The legal basis for the processing of data is our legitimate interest in handling your enquiry in accordance with point (f) of Art. 6(1) GDPR. If your contact is aimed at concluding a contract, an additional legal basis for processing is point (b) of Art. 6(1) GDPR. Your data will be deleted after the handling of your enquiry is completed; this is the case if the circumstances show that the issue concerned has been conclusively clarified and if there are no statutory retention obligations to the contrary.

5) Registration via the Portal

You can register on our website by providing personal data. The personal data which is processed stems from the input mask used for registration. For registration we use the so-called double opt-in procedure, i.e. your registration is not concluded until you have confirmed registration by clicking the link in a confirmation email sent to you for this purpose. The provision of the aforementioned data is compulsory; you can use our portal to voluntarily provide all other information.

If you use our portal, we shall store data required to perform the contract with you, and any possible information about the method of payment until you finally delete your account. In addition, we store the voluntary data provided by you for the time you use the portal, if you do not delete it beforehand. You can manage and alter all information in the protected customer area.

The legal basis is point (f) of Art. 6(1) GDPR.

Furthermore, we store all content published by you (such as public posts, wall posts, visitor log entries etc.) in order to operate the website. The provision of the website with the entire user generated content is our legitimate interest; the legal basis of which is point (f) of Art. 6(1) GDPR. If you delete your account, your public comments, especially in the forum, remain visible to all viewers, however your account can no longer be accessed. In this case, all other data will be erased.

6) Use of Single Sign On Procedure

6.1 Facebook Connect

If you have a Facebook profile, you can create a customer account and/or register on our website by using the social plug-in “Facebook Connect” provided by the social network Facebook, which is operated by Facebook Inc., 1 Hacker Way, Menlo Park, CA 94025, USA (“Facebook”) within the framework of the so-called single sign on technique. You can recognise the social plug-ins of “Facebook Connect” on our website by the blue button with the Facebook logo and the inscription “Mit Facebook anmelden” and/or “Connect with Facebook” and/or “Log in with Facebook” and or “Sign in with Facebook”. If you access a page on our website which contains a plug-in of this kind, your browser will establish a direct connection to the servers of Facebook. The contents of the plug-in will then be transferred directly to your browser by Facebook and embedded in the page. Through this embedding, Facebook receives the information that your browser has accessed the corresponding page of our website even if you do not have a Facebook account or are not currently logged in to Facebook. This information (including your IP address) is transmitted from your browser directly to a Facebook server in the USA and stored there. These data processing processes are carried out pursuant to point (f) of Art. 6(1) GDPR on the basis of the legitimate interest of Facebook in the embedding of personalised advertising based on your surfing behaviour.

By using the “Facebook Connect” button on our website, you also have the option of logging in and/or registering on our website using your Facebook user data. Only if you grant your explicit consent pursuant to point (a) of Art. 6(1) GDPR before registering on the basis of a corresponding reference to the exchange of data with Facebook, will we receive the general and publicly accessible information stored in your profile, depending on your personal data protection settings with Facebook, when Facebook’s “Facebook Connect” button is used. This information includes the user ID, name, profile image, age and gender.

We wish to inform you that after changes to data protection conditions and Facebook’s terms of use, there may also be a transfer of your profile pictures, the user IDs of your friends and friends list if these were labelled “public” in your Facebook privacy settings. The data transferred by Facebook is stored and processed by us to create a user account with the necessary data, if this was released for this purpose by you on Facebook (address, first name, surname, address details, country, email address, date of birth). Conversely, based on your consent, data (e.g. information about your surfing behaviour)

may be transferred by us to your Facebook profile. The consent granted can be withdrawn at any time by messaging the controller referred to at the start of this declaration.

Facebook Inc. with its registered office in the USA, has been certified for the US/European data protection agreement "Privacy Shield" which ensures compliance with the data protection level applicable in the EU.

For further information on the purpose and the extent of the collection and processing of data by Facebook and on your associated rights and settings options for the protection of your privacy, please refer to the privacy policy of Facebook:

<http://www.facebook.com/policy.php>

You must log out of Facebook before your visit to our website if you do not wish Facebook to assign the data collected via our website to your Facebook profile. You can also completely prevent the Facebook plug-ins from loading by using add-ons for your browser, for example with the "Adblock Plus" (<https://adblockplus.org/en/>).

7) Use of your Data for Direct Marketing Purposes

7.1 Subscription to our email und SMS newsletter

If you subscribe to our email newsletter, we will regularly send you information about our offers. The only compulsory information required for us to send the newsletter is your email address. The provision of any additional data is voluntary and is used in order to address you personally. For subscription to the newsletter, we use the so-called double opt-in procedure. This means that we will only send you an email newsletter when you have explicitly confirmed to us that you consent to receipt of the newsletter. We will then send you a confirmation email requesting you to click a corresponding link to confirm that you wish to receive the newsletter in future.

By activating the confirmation link, you grant your consent to the use of your personal data pursuant to point (a) of Art. 6(1) GDPR. When you subscribe to the newsletter we store your IP address as registered by the internet service provider (ISP) as well as the date and time of subscription, in order to be able to track a potential misuse of your email address at a later date. The data collected by us when subscribing to the newsletter is exclusively used to approach you in a promotional manner by means of the newsletter. You can unsubscribe from the newsletter at any time using the link provided in the newsletter or by sending a corresponding message to the controller referred to at the beginning. After unsubscribing, your email address will immediately be erased from our newsletter distribution list, unless you have explicitly consented to the further use of your data or we reserve a use of the data which extends beyond this and which is legally permitted and of which we are informing you in this declaration.

7.2 Sending the SMS, e-mail newsletter via MojSMS Telekom

Our newsletter is sent via the technical service provider MojSMS Telekom to whom we forward the data you provided when you subscribed to the newsletter. This transfer is carried out in accordance with point (f) of Art. 6(1) GDPR and serves our legitimate interest in the use of a promotionally effective, secure and user-friendly newsletter system. The data you provided when subscribing to the newsletter (e.g. email address) is stored on the servers of MojSMS in Germany. MojSMS uses this information to send and statistically analyse the

newsletter on our behalf.

For analysis purposes, the emails sent include so-called web beacons and/or tracking pixels, which are one-pixel image files that are stored on our website. This makes it possible to ascertain whether a newsletter notification was opened and, if yes, which links were clicked on. With the aid of so-called conversion tracking, it is also possible to analyse, whether a pre-defined activity is carried out, after the link in the newsletter has been clicked. Moreover, technical information is gathered (e.g. time of access, IP address, browser type and operating system). The data will be exclusively collected in pseudonymised form and will not be assigned to your other personal data; it cannot be directly linked to a particular individual. This data exclusively serves to statistically analyse newsletter campaigns. The results of such analyses can be used to better tailor future newsletters to the recipients' interests.

If you wish to object to data analysis for the purpose of statistical analysis, you must unsubscribe to the SMS , E-mail newsletter.

Right to data portability pursuant to Art. 20 GDPR: You have the right to receive the personal data which you have provided to us in a structured, commonly used and machine-readable format, or to request its transfer to another data controller if this is technically feasible;

Right to withdraw consent once given pursuant to Art. 7(3) GDPR: You have the right to withdraw your consent at any time to the processing of personal data with effect for the future. In the event of withdrawal, we shall immediately erase the affected data, if there is no legal basis for further processing without consent. The withdrawal of consent does not affect the lawfulness of processing undertaken on the basis of consent before it was withdrawn;

Right to lodge a complaint pursuant to Art. 77 GDPR: If you are of the opinion that the processing of personal data relating to you infringes GDPR, you have — without prejudice to any other administrative or judicial remedy — the right to lodge a complaint with a supervisory authority, in particular in the member state of your habitual residence, place of work or place of the alleged infringement.

13.2 RIGHT TO OBJECT.

WHEN WE PROCESS YOUR PERSONAL DATA WITHIN THE FRAMEWORK OF A WEIGHING OF INTERESTS ON THE BASIS OF OUR OVERRIDING LEGITIMATE INTERESTS, YOU HAVE AT ALL TIMES THE RIGHT TO OBJECT TO SUCH PROCESSING WITH FUTURE EFFECT, FOR REASONS ARISING FROM YOUR PARTICULAR SITUATION. SHOULD YOU EXERCISE YOUR RIGHT TO OBJECT, WE WILL CEASE PROCESSING THE DATA IN QUESTION. WE DO, HOWEVER, RESERVE THE RIGHT TO CONTINUE PROCESSING WHERE WE CAN DEMONSTRATE COMPELLING LEGITIMATE GROUNDS FOR THIS PROCESSING WHICH OVERRIDE YOUR INTERESTS, FUNDAMENTAL RIGHTS AND FUNDAMENTAL FREEDOMS, OR WHERE THE PROCESSING SERVES TO ESTABLISH, EXERCISE OR DEFEND LEGAL CLAIMS.

IF YOUR PERSONAL DATA IS PROCESSED BY US FOR DIRECT MARKETING PURPOSES, YOU HAVE THE RIGHT TO OBJECT AT ANY TIME TO THE PROCESSING OF PERSONAL DATA CONCERNING YOU FOR THE PURPOSE OF SUCH ADVERTISING. YOU CAN EXERCISE YOUR RIGHT TO OBJECT AS DESCRIBED ABOVE.

SHOULD YOU EXERCISE YOUR RIGHT TO OBJECT, WE WILL CEASE TO PROCESS THE

DATA IN QUESTION FOR DIRECT MARKETING PURPOSES..

14) Duration of the Storage of Personal Data.

The duration of the storage of personal data is measured based on the corresponding statutory retention period (e.g. retention periods under commercial and tax law). After expiry of the period, the corresponding data will be routinely erased, unless it is still required for the fulfilment or initiation of a contract and/or no legitimate interest in the continued storage continues to exist on our part.

