

Privacy policy

Status October 2023

Thank you for visiting our website harzoxid.com and for your interest in our company.

The protection of your personal data, such as date of birth, name, telephone number, address, etc., is important to us.

The purpose of this privacy policy is to inform you about the processing of your personal data that we collect from you when you visit our website. Our data protection practice is in accordance with the legal regulations of the EU's General Data Protection Regulation (GDPR) and the German Federal Data Protection Act (BDSG – Bundesdatenschutzgesetz). The following data protection declaration serves to fulfill the information obligations resulting from the GDPR. These can be found, for example, in Art. 13 and Art. 14 et seq. GDPR.

1. Controller

The controller within the meaning of Art. 4 No. 7 GDPR is the person who alone or jointly with others determines the purposes and means of the processing of personal data.

With regard to our website, the controller is:

Harz Oxid GmbH

Hüttenstraße 6

38642 Goslar

Germany

E-mail: info@harzoxid.com

Tel.: +49 5321 688309

2. Contact details of the data protection officer

We have appointed a data protection officer pursuant to Art. 37 GDPR. You can reach our data protection officer under the following contact details:

Mr. Axel Vogelsang

Mail: dsb-team@kaemmer-consulting.de

3. Provision of the website and creation of log files

Each time our website is accessed, our system automatically collects data and information from the respective retrieving device (e.g. computer, cell phone, tablet, etc.).

3.1. What personal data is collected and to what extent is it processed?

- Information about the browser type and version used;
- The operating system of the retrieval device;
- Host name of the accessing computer;
- The IP address of the retrieval device;
- Date and time of access;
- Websites and resources (images, files, other page content) accessed on our website;
- Websites from which the user's system accessed our website (referrer tracking);
- Message whether the retrieval was successful;
- Amount of data transferred

This data is stored in the log files of our system. A storage of this data together with personal data of a concrete user does not take place, so that an identification of individual site visitors does not take place.

3.2. Legal basis for the processing of personal data

Art. 6 (1) lit. f GDPR (legitimate interest). Our legitimate interest is to ensure the achievement of the purpose described below.

3.3. Purpose of data processing

The temporary (automated) storage of the data is necessary for the course of a website visit to enable delivery of the website. The storage and processing of personal data is also carried out to maintain the compatibility of our website for as many visitors as possible and to tackle abuse and troubleshooting. For this purpose, it is necessary to log the technical data of the retrieving computer in order to be able to react as early as possible to display errors, attacks on our IT systems and/or errors in the functionality of our website. In addition, we use the data to optimize the website and to generally ensure the security of our information technology systems.

3.4. Duration of storage

The deletion of the aforementioned technical data takes place as soon as they are no longer needed to ensure the compatibility of the website for all visitors, but no later than 3 months after accessing our website.

3.5. Possibility of objection and deletion

You can object to the processing at any time pursuant to Art. 21 GDPR and request deletion of data pursuant to Art. 17 GDPR. You can find out which rights you have and how to exercise them in the lower section of this privacy policy.

4. Special functions of the website

Our site offers you various functions, during the use of which personal data is collected, processed and stored by us. Below we explain what happens with this data:

4.1. Application form

What personal data is collected and to what extent is it processed?

The data entered by you in the form fields of the application form and uploaded, if applicable, will be processed in full to fulfill the purpose stated below.

Legal basis for the processing of personal data

The legal basis for the collection and processing of applicant data is Art. 6 (1) lit. b (contract initiation), Art. 88 (1) GDPR in conjunction with. § 26 BDSG. Insofar as special categories of personal data are collected that are necessary for the fulfillment of legal obligations arising from labor law, social security law and social protection pursuant to Art. 9 (2) lit. b GDPR in conjunction with. § 26 (3) BDSG, the processing shall be carried out on this legal basis. If special categories of personal data are to be processed in addition, we will obtain consent for this in accordance with Art. 9 lit. a GDPR.

Purpose of data processing

The purpose of the data processing is to check and process the application documents uploaded by you via the form.

Duration of storage

The data is deleted as soon as the application has been processed and there is no longer a legitimate interest in storing the application data. Your application documents will therefore be deleted after 6 months at the latest if no employment relationship is established.

Possibility of objection and deletion

You can find out what rights you have and how to exercise them in the lower section of this privacy policy.

Necessity of providing personal data

The information in the application form is neither contractually nor legally required, but is necessary for sending and processing the application. If you do not fill in the existing mandatory fields or do not fill them in completely, the application you have requested cannot be sent or processed.

4.2. Contact form

What personal data is collected and to what extent is it processed?

We will process the data you have entered in our contact form to fulfill the purpose stated below.

Legal basis for the processing of personal data

Art. 6 (1) lit. a GDPR (consent through clear confirming action or behavior)

Purpose of data processing

We will use the data recorded via our contact form only for processing the specific contact request received through the contact form.

Duration of storage

After processing your request, the collected data will be deleted immediately, unless there are legal retention periods.

Revocation and deletion option

The revocation and deletion options are based on the general regulations on the right of revocation and deletion under data protection law described below in this data protection declaration.

Necessity of providing personal data

The use of the contact forms is on a voluntary basis and is neither contractually nor legally required. You are not obliged to contact us via the contact form but can also use the other contact options provided on our site. If you wish to use our contact form, you must fill in the fields marked as mandatory. If you do not fill in the required information of the contact form with content, you will either not be able to send the request, or we will unfortunately not be able to process your request.

4.3. Newsletter

What personal data is collected and to what extent is it processed?

By registering for the newsletter on our website, we receive the e-mail address entered by you in the registration field and, if applicable, further contact data, provided that you communicate this to us via the newsletter registration form.

Legal basis for the processing of personal data

Art. 6 (1) lit. a GDPR (consent through clear confirming action or behavior).

Purpose of data processing

The data recorded in the registration form of our newsletter will be used by us exclusively for sending our newsletter, in which we inform about all our services and our news.

Duration of storage

Our newsletter can be unsubscribed at any time by clicking on the unsubscribe link, which is also included in every newsletter. Your data will be deleted immediately after unsubscribing from us. Likewise, your data will be deleted by us immediately in the event that your subscription is not completed. We reserve the right to delete without giving reasons and without prior or subsequent information.

Possibility of revocation and removal

You may revoke your consent in accordance with Art. 7 (3) GDPR at any time. However, the processing carried out up to the time of the revocation remains unaffected by this. With regard to the further rights, we refer to the overview at the end of this privacy policy.

Necessity of providing personal data

If you would like to use our newsletter, you must fill in the fields marked as mandatory. The newsletter registration details are neither necessary to enter into a contract with us, nor are they legally binding. They are used exclusively for sending our newsletter. If you do not fill in the required information, we will unfortunately not be able to provide you with our newsletter service.

5. Statistical analysis of visits to this website

We collect, process and store the following data when this website or individual files on the website are accessed: IP address, website from which the file was accessed, name of the file, date and time of access, amount of data transferred and report on the success of the access (so-called web log). We use this access data exclusively in non-personalized form

for the continuous improvement of our Internet offering and for statistical purposes. We also use the following web trackers to evaluate visits to this website:

5.1. Google Tag Manager

We use the Google Tag Manager service of the company Google Ireland Ltd., Gordon House, Barrow Street, 4 Dublin, Ireland, e-mail: support-deutschland@google.com, website: <http://www.google.com/> on our site. The transfer of personal data also takes place in the USA. With regard to the transfer of personal data to the USA, there is an adequacy decision on the EU-US Data Privacy Framework of the EU Commission within the meaning of Art. 45 GDPR (hereinafter: DPF - https://commission.europa.eu/document/fa09cbadd7d-4684-ae60-be03fcb0fddf_en). The operator of the service is certified under the DPF, so that the usual level of protection of the GDPR applies to the transfer.

The legal basis for the processing of personal data is your consent pursuant to Art. 6 (1) lit. a GDPR or Art. 9 (2) lit. a GDPR, which you have given on our website.

Google Tag Manager provides a technical platform for executing and bundling other web tools and web tracking programs by means of so-called "tags". In this context, Google Tag Manager stores cookies on your computer and analyzes your surfing behavior (so-called "tracking"), insofar as web tracking tools are executed by means of Google Tag Manager. The data generated by the "tags" are aggregated, stored and processed by Google Tag Manager under a uniform user interface. All integrated "tags" are listed separately again in this privacy policy. In the course of using our website when the integration of "tags" from Google Tag Manager is activated, data such as, in particular, your IP address and your user activities are transmitted to servers of the Google company. The tracking tools used in Google Tag Manager ensure through IP anonymization of the source code that the IP address of Google Tag Manager is anonymized before transmission. With Tag Manager, measured values from various service providers (Google and third-party providers) can be linked and evaluated on the basis of the so-called tag management. Google Tag Manager helps us compile reports on website activity and control the web tools of our website.

For processing itself, the service or we collect the following data: Cookies, web tracking data, outgoing or incoming links, information generated by the integration and activation of JavaScript code on the website from Google Tag Manager and the web tools triggered by Google Tag Manager.

You can access certification under the EU-US Data Privacy Framework at <https://www.dataprivacyframework.gov/s/participant-search/participant-detail?id=a2zt000000001L5AAI&status=Active>.

You can revoke your consent at any time. You can find more information about revoking your consent either with the consent itself or at the end of this privacy policy.

For more information on the handling of transmitted data, please refer to the provider's privacy policy at <https://policies.google.com/privacy>.

The provider also offers an opt-out option at <https://policies.google.com/privacy>.

5.2. Gstatic

We use the service Gstatic of the company Google Ireland Limited, Gordon House, Barrow Street, 4 Dublin, Ireland, e-mail: support-deutschland@google.com, website: <http://www.google.com/> on our site. The transfer of personal data also takes place to the USA. With regard to the transfer of personal data to the USA, there is an adequacy decision on the EU-US Data Privacy Framework of the EU Commission within the meaning of Art. 45 GDPR (hereinafter: DPF - https://commission.europa.eu/document/fa09cbad-dd7d-4684-ae60-be03fcb0fddf_en). The operator of the service is certified under the DPF, so that the usual level of protection of the GDPR applies to the transfer.

The legal basis for the processing of personal data is your consent pursuant to Art. 6 (1) lit. a GDPR or Art. 9 (2) lit. a GDPR, which you have given on our website.

Gstatic is a background service used by Google to retrieve static content in order to reduce bandwidth usage and preload required catalog files. In particular, the service loads background data for Google Fonts and Google Maps.

As part of the order processing, there may also be a transfer of personal data to the servers of the company Google LLC, 1600 Amphitheatre Parkway, 94043 Mountain View, United States. You can access the certification under the EU-US Data Privacy Framework at <https://www.dataprivacyframework.gov/s/participant-search/participant-detail?id=a2zt000000001L5AAI&status=Active>.

You can revoke your consent at any time. You can find more information about revoking your consent either with the consent itself or at the end of this privacy policy.

For more information on the handling of transmitted data, please refer to the provider's privacy policy at <https://policies.google.com/privacy>.

The provider also offers an opt-out option at <https://support.google.com/My-Ad-Center-Help/answer/12155451?hl=de>.

6. Integration of external web services and processing of data outside the EU

On our website, we use active content from external providers, so-called web services. When you visit our website, these external providers may receive personal information about your visit to our website. This may involve the processing of data outside the EU. You can prevent this by installing an appropriate browser plugin or disabling the execution of scripts in your browser. This may result in functional restrictions on Internet pages that you visit.

We use the following external web services:

6.1. Google

We use on our site the service Google of the company Google Ireland Limited, Gordon House, Barrow Street, 4 Dublin, Ireland, e-mail: support-deutschland@google.com, website: <http://www.google.com/>. The transfer of personal data also takes place in the USA. With regard to the transfer of personal data to the USA, there is an adequacy decision on the EU-US Data Privacy Framework of the EU Commission within the meaning of Art. 45 GDPR (hereinafter: DPF - https://commission.europa.eu/document/fa09cbad-dd7d-4684-ae60-be03fcb0fddf_en). The operator of the service is certified under the DPF, so that the usual level of protection of the GDPR applies to the transfer.

The legal basis for the processing of personal data is your consent pursuant to Art. 6 (1) lit. a GDPR or Art. 9 (2) lit. a GDPR, which you have given on our website.

We use Google to be able to reload further services from Google on the website. The service is used to provide additional Google services, such as the required data processing in the provision of streams and fonts and relevant content of Google search. It is technically required in order to be able to exchange the site visitor's information already available to Google between the Google services and to be able to provide the site visitor with individual content adapted to his Google account.

For processing itself, the service or we collect the following data: Background data stored in the Google user account or other Google services about the site visitor, background data for the provision of Google services such as streaming data or advertising data, data on the handling of the site user with Google search, information about the terminal device used, the IP address and the user's browser and other data from Google services for the provision of Google services related to our website.

If the service is activated on our website, our website establishes a connection to the servers of the company Google Ireland Limited and transfers the required data. As part of

the order processing, there may also be a transmission of personal data to the servers of the company Google LLC, 1600 Amphitheatre Parkway, 94043 Mountain View, United States. When using the Google service on our website, Google may transmit and process information from other Google services in order to provide background services for the display and data processing of the services provided by Google. For this purpose, data may also be transferred to the Google services Google Apis, Doubleclick, Google Cloud, and Google Ads and Google Fonts in accordance with the Google privacy policy. You can access the certification under the EU-US Data Privacy Framework at <https://www.dataprivacyframework.gov/s/participant-search/participant-detail?id=a2zt000000001L5AAI&status=Active>.

You can revoke your consent at any time. You can find more information about revoking your consent either with the consent itself or at the end of this privacy policy.

For more information on the handling of transmitted data, please refer to the provider's privacy policy at <https://policies.google.com/privacy>.

The provider also offers an opt-out option at <https://support.google.com/My-Ad-Center-Help/answer/12155451?hl=de>.

6.2. Google Maps

We use the Google Maps service of the company Google Ireland Limited, Gordon House, Barrow Street, 4 Dublin, Ireland, e-mail: support-deutschland@google.com, website: <http://www.google.com/> on our site. The transfer of personal data also takes place to the USA. With regard to the transfer of personal data to the USA, there is an adequacy decision on the EU-US Data Privacy Framework of the EU Commission within the meaning of Art. 45 GDPR (hereinafter: DPF - https://commission.europa.eu/document/fa09cbad-dd7d-4684-ae60-be03fcb0fddf_en). The operator of the service is certified under the DPF, so that the usual level of protection of the GDPR applies to the transfer.

The legal basis for the processing of personal data is your consent pursuant to Art. 6. (1) lit. a GDPR or Art. 9 (2) lit. a GDPR, which you have given on our website.

On our behalf, Google will use the information obtained by means of Google Maps to show you the map. By means of Google Maps you will find us faster and more accurately than with a mere non-interactive map. Likewise, the corresponding data is used to assign the site visitors who view our Google Maps map, possibly with the help of the Google advertising ID, and to link them to physical visits and calls to further contact information listed on Google. In this way, Google can make an estimate of the expected flow of visitors.

For processing itself, the service or we collect the following data: Data required for the visualization and display of location data in the form of a map such as, in particular, IP address, information from Google background services such as Google Apis, search terms, IP address, coordinates, when using the route planner, start location and destination, location data, Google advertising ID, Android advertising ID.

We have concluded a joint processing agreement with Google with regard to Google Maps. You can find the content at <https://privacy.google.com/intl/de/businesses/mapscontrollerterms/>. If the service is activated on our website, our website establishes a connection to the servers of the company Google Ireland Limited and transfers the required data. As part of the order processing, there may also be a transfer of personal data to the servers of the company Google LLC, 1600 Amphitheatre Parkway, 94043 Mountain View, United States. When using the Google service on our website, Google may transmit and process information from other Google services in order to provide background services for the display and data processing of the services provided by Google. For this purpose, data processing may also be carried out by the Google services Google Apis, Google Cloud and Google Fonts in accordance with the Google privacy policy under the data protection responsibility of Google. You can access the certification under the EU-US Data Privacy Framework at <https://www.dataprivacyframework.gov/s/participant-search/participant-detail?id=a2zt000000001L5AAI&status=Active>.

You can revoke your consent at any time. You can find more information about revoking your consent either with the consent itself or at the end of this privacy policy.

For more information on the handling of transmitted data, please refer to the provider's privacy policy at <https://policies.google.com/privacy>.

The provider also offers an opt-out option at <https://support.google.com/My-Ad-Center-Help/answer/12155451?hl=de>.

6.3. Google Cloud APIs

We use the Google Cloud APIs service of the company Google Ireland Limited, Gordon House, Barrow Street, 4 Dublin, Ireland, e-mail: support-deutschland@google.com, website: <http://www.google.com/> on our site. The transfer of personal data also takes place in the USA. With regard to the transfer of personal data to the USA, there is an adequacy decision on the EU-US Data Privacy Framework of the EU Commission within the meaning of Art. 45 GDPR (hereinafter: DPF - https://commission.europa.eu/document/fa09cbadd7d-4684-ae60-be03fcb0fddf_en). The operator of the service is certified under the DPF, so that the usual level of protection of the GDPR applies to the transfer.

The legal basis for the processing of personal data is your consent pursuant to Art. 6 (1) lit. a GDPR or Art. 9 (2) lit. a GDPR, which you have given on our website.

We use Google APIs to be able to reload additional services from Google on the website. Google Apis is a collection of interfaces for communication between the various Google services used on your website. The service is used in particular to display the Google Fonts fonts and to provide the Google Maps map.

For processing itself, the service or we collect the following data: IP address

If the service is activated on our website, our website establishes a connection to the servers of the company Google Ireland Limited and transfers the required data. As part of the order processing, there may also be a transmission of personal data to the servers of the company Google LLC, 1600 Amphitheatre Parkway, 94043 Mountain View, United States. When using the Google service on our website, Google may transmit and process information from other Google services in order to provide background services for the display and data processing of the services provided by Google. For this purpose, data may also be transferred to the Google services Google Cloud, Google Maps, Google Ads and Google Fonts in accordance with the Google privacy policy under the data protection responsibility of Google. You can access the certification under the EU-US Data Privacy Framework at <https://www.dataprivacyframework.gov/s/participant-search/participant-detail?id=a2zt000000001L5AAI&status=Active>.

You can revoke your consent at any time. You can find more information about revoking your consent either with the consent itself or at the end of this privacy policy.

For more information on the handling of transmitted data, please refer to the provider's privacy policy at <https://policies.google.com/privacy>.

The provider also offers an opt-out option at <https://support.google.com/My-Ad-Center-Help/answer/12155451?hl=de>.

7. Information on the use of cookies

7.1. What personal data is collected and to what extent is it processed?

On various pages, we integrate and use cookies to enable certain functions of our website and to integrate external web services. The so-called "cookies" are small text files that your browser can store on your access device. These text files contain a characteristic string that uniquely identifies the browser when you return to our website. The process of saving a cookie file is also referred to as "setting a cookie". Cookies can be set here both

by the website itself and by external web services. Cookies are set by our website or external web services in order to maintain the full functionality of our website, to improve the user experience or to pursue the purpose stated with your consent. Cookie technology also allows us to recognize individual visitors by pseudonyms, such as a unique or random IDs, so that we can provide more customized services. Details are listed in the following table.

7.2. Legal basis for the processing of personal data

Insofar as the cookies are processed on the basis of consent pursuant to Art. 6 (1) lit. a GDPR, this consent shall also be deemed to be consent within the meaning of § 25 (1) TTDSG (German Data Protection and Privacy in Telecommunications and Telemedia Act) for the setting of the cookie on the user's terminal device. Insofar as another legal basis is mentioned according to the GDPR (e.g. for the fulfillment of a contract or for the fulfillment of legal obligations), the storage or setting takes place on the basis of an exception according to § 25 (2) TTDSG. This exists "if the sole purpose of storing information in the end user's terminal equipment or the sole purpose of accessing information already stored in the end user's terminal equipment is to carry out the transmission of a message via a public telecommunications network" or "if the storage of information in the end user's terminal equipment or the access to information already stored in the end user's terminal equipment is absolutely necessary in order for the provider of a telemedia service to provide a telemedia service expressly requested by the user". Which legal basis is relevant can be seen from the cookie table listed later in this item.

7.3. Purpose of data processing

The cookies are set by our website or the external web services to maintain the full functionality of our website, to improve the user experience or to pursue the purpose stated with your consent. Cookie technology also allows us to recognize individual visitors by pseudonyms, such as a unique or random IDs, so that we can provide more customized services. Details are listed in the following table.

7.4. Duration of storage

Our cookies are stored until deleted in your browser or, if it is a session cookie, until the session expires. Details are listed in the following table.

7.5. Possibility of objection and elimination

You can set your browser according to your wishes so that the setting of cookies is generally prevented. You can then decide on a case-by-case basis whether to accept cookies or

accept cookies in principle. Cookies can be used for various purposes, e.g. to recognize that your access device is already connected to our website (permanent cookies) or to store recently viewed offers (session cookies). If you have expressly given us permission to process your personal data, you can revoke this consent at any time. Please note that the legality of the processing carried out on the basis of the consent until the revocation is not affected.

Cookie name	Server	Provider	Purpose	Legal basis	Storage duration	Type
ARRAffinity	resinoxide.com	Microsoft Azure (Microsoft Ireland Operations Limited, One Microsoft Place, South County Business Park, Leopardstown, 18 Dublin , Ireland)	The cookie is used for load balancing of requests by site users when using the service.	Art. 6 (1) lit. f GDPR (legitimate interests)	Session	Basic functionality
ARRAffinity-SameSite	resinoxide.com	Microsoft Azure (Microsoft Ireland Operations Limited, One Microsoft Place, South County Business Park, Leopardstown, 18 Dublin , Ireland)	The cookie is used for load balancing of requests by site users when using the service.	Art. 6. (1) lit. f GDPR (legitimate interests)	Session	Basic functionality

8. Data security and data protection, communication by e-mail

Your personal data are protected by technical and organizational measures during collection, storage and processing so that they are not accessible to third parties. In the case of unencrypted communication by e-mail, we cannot guarantee complete data security on the transmission path to our IT systems, so we recommend encrypted communication or the postal service for information requiring a high level of confidentiality.

9. Right to information and correction requests - Deletion & restriction of data - Revocation of consent - Right of objection

9.1. Right to information

You have the right to request confirmation as to whether we are processing personal data about you. If this is the case, you have the right to information on the information named in Art. 15 (1) GDPR, insofar as the rights and freedoms of other persons are not affected (cf. Art. 15 (4) GDPR). We will also be happy to provide you with a copy of the data.

9.2. Correction claim

In accordance with Art. 16 GDPR, you have the right to have any incorrect personal data stored with us (such as address, name, etc.) corrected at any time. You can also request a completion of the data stored by us at any time. A corresponding adjustment will be made immediately.

9.3. Right to deletion

Pursuant to Art. 17 (1) GDPR, you have the right to demand that we delete the personal data we have collected about you if

- the data is either no longer needed;
- due to the revocation of your consent, the legal basis of the processing has ceased to exist without replacement;
- you have objected to the processing and there are no legitimate grounds for the processing;
- your data is processed unlawfully;
- a legal obligation requires this or a collection pursuant to Art. 8 (1) GDPR has taken place.

According to Art. 17 (3) of the GDPR, the right does not exist if

- the processing is necessary for the exercise of the right to freedom of expression and information;
- Your data has been collected on the basis of a legal obligation;
- the processing is necessary for reasons of public interest;
- the data is necessary for the assertion, exercise or defense of legal claims.

9.4. Right to restriction of processing

According to Art. 18 (1) GDPR, you have the right in individual cases to request the restriction of the processing of your personal data.

This is the case when

- the accuracy of the personal data is disputed by you;
- the processing is unlawful and you do not consent to erasure;
- the data is no longer required for the purpose of processing, but the collected data is used for the assertion, exercise or defense of legal claims;
- an objection to the processing pursuant to Art. 21 (1) GDPR has been lodged and it is still unclear which interests prevail.

9.5. Right of revocation

If you have given us express consent to process your personal data (Art. 6 (1) lit. a GDPR or Art. 9 (2) lit. a GDPR), you may revoke this consent at any time. Please note that the lawfulness of the processing carried out on the basis of the consent until the revocation is not affected by this.

9.6. Right to object

In accordance with Art. 21 GDPR, you have the right to object at any time to the processing of personal data relating to you that has been collected on the basis of Art. 6 (1) lit. f (in the context of a legitimate interest). You only have this right if there are special circumstances against the storage and processing.

9.7. How do you exercise your rights?

You can exercise your rights at any time by contacting us at the contact details below:

Harz Oxid GmbH

Hüttenstraße 6

38642 Goslar

Germany

E-Mail: info@harzoxid.com

Tel.: +49 5321 688309

10. Right to data portability

Pursuant to Art. 20 GDPR, you have a right to the transmission of the personal data concerning you. We will provide the data in a structured, common, and machine-readable format. The data can be sent either to you or to a person responsible named by you.

We provide you with the following data upon request according to Art. 20 (1) GDPR:

- Data collected on the basis of explicit consent pursuant to Art. 6 (1) lit. a GDPR or Art. 9 (2) lit. a GDPR;
- Data that we have received from you in accordance with Art. 6 (1) lit. b GDPR within the framework of existing contracts;
- Data that has been processed as part of an automated procedure.

We will transfer the personal data directly to a controller of your choice, as far as this is technically feasible. Please note that we may not transfer data that interferes with the freedoms and rights of other persons pursuant to Art. 20 (4) GDPR.

11. Right of appeal to the supervisory authority pursuant to Art. 77 (1) GDPR

If you suspect that your data is being processed illegally on our site, you can of course bring about a judicial clarification of the issue at any time. In addition, any other legal option is open to you. Irrespective of this, you have the option of contacting a supervisory authority in accordance with Art. 77 (1) GDPR. The right of complaint pursuant to Art. 77 GDPR is available to you in the EU Member State of your place of residence, your place of work and/or the place of the alleged infringement, i.e., you can choose the supervisory authority to which you turn from the places mentioned above. The supervisory authority to which the complaint has been submitted will then inform you of the status and outcome of your submission, including the possibility of a judicial remedy pursuant to Art. 78 GDPR.