
Data privacy statement

Welcome to the website of www.dereco.de and thank you for your interest in our company.

Protecting your personal data such as your date of birth, name, telephone number, address, etc. is a major concern for us.

The purpose of this data privacy statement is to inform you about how your personal data which we collect when you visit our pages is processed. Our data privacy policy is in line with any and all legal stipulations under the EU General Data Protection Regulation (GDPR) and under the German Data Protection Act (Bundesdatenschutzgesetz, BDSG). The following data privacy statement meets requirements to provide information arising from the GDPR. Inter alia, these are described in Article 13 and Article 14 of the GDPR.

Controller

For the purposes of Art. 4(7) of the GDPR the controller is a person who, alone or jointly with others, determines the purposes and means of the processing of personal data.

With a view to our website, the controller is:

DERECO Holding GmbH
Im Zollhafen 2-4
50678 Cologne/Köln
Germany

E-mail: info@dereco.de
Phone.: +49 221 / 280535-0

Website provision and logfiling

Whenever our internet website is visited, our system automatically captures data and information about the system of the device from which it is accessed (e. g. computer, mobile phone, tablet, etc.).

What type of personal data is captured and to which extent is it processed?

- (1) Browser information (type and version)
- (2) Operating system of the device used for opening our pages
- (3) Host name of the computer from which our pages are accessed
- (4) IP address of the device from which our pages are accessed
- (5) Date and time of access
- (6) Websites and resources (pictures, files, other page content) retrieved on our internet website
- (7) Websites from which the user's system was referred to our internet website (referral tracking)
- (8) Information as to whether or not access has been successful
- (9) Data volume transmitted

This data is saved in our system's log files. It is not saved in connection with any personal data of any actual user. Consequently, individual website visitors are not identified.

Legal basis for processing personal data

GDPR, Article 6(1)(f) (legitimate interest): Our legitimate interest is to achieve the objective described below.

Why we process data

Temporary (automated) storage of data is necessary while you visit our internet website in order to deliver our pages. Additionally, storing and processing personal data is done in an attempt to keep our internet website compatible for all visitors and in order to fight abuse and eliminate errors. For this purpose, it is required to log all technical data of the requesting computer in order to respond to display errors, attacks on our IT systems and/or functional errors of our internet website. Over and above this, such data helps us optimise the website and ensure our IT systems are generally safe.

Storage period

Technical data as mentioned above will be deleted as soon as it is no longer needed in order to ensure compatibility of the internet website for all visitors and no later than three months after accessing our internet website.

Your right to object and your right to data erasure

Under Art. 21 of the GDPR, you may object to having your data processed any time. Likewise, in accordance with Art. 17 of the GDPR, you may any time request your data to be erased. You will find more detail on your rights and how to assert them further below in the text of this data privacy statement.

Link-up to external Web services and data processing outside the EU

On our internet website, we use active content from external providers, i.e. Web services. As you visit our internet website, these external providers may receive personal information about your visit to our internet website. In this context, your data may be processed outside the EU. You can prevent this by installing a browser plug-in designed for this purpose or by deactivating scripts in your browser. This may result in functional restrictions on internet websites as you visit them.

We use the following Web services:

- **CloudFlare**

On our internet website, a Web service by a company called CloudFlare Inc., 101 Townsend St, 94107 San Francisco, United States of America (hereinafter: CloudFlare) is loaded. We use such data in order to guarantee full functioning of our internet website. In this context, your browser may transmit personal data to CloudFlare. The legal basis for data processing is Article 6(1)(f) of the GDPR. Legitimate interest is based on error-free internet website functioning.

The legal basis for transmitting data without adopting an adequacy decision are the standard terms and conditions of contract entered by ourselves and Cloudflare, Inc. According to Art. 46 of the GDPR, this is a suitable guarantee for the purposes of the GDPR. Data is deleted as soon as the purpose of collection has been fulfilled. For further information on the handling of transmitted data, please visit the data privacy statement by CloudFlare: <https://www.cloudflare.com/privacypolicy/>

You can prevent CloudFlare from capturing and processing your data by deactivating the execution of script code in your browser or by installing a script blocker.

- **Google Fonts**

On our internet website, a Web service by a company called Google Ireland Limited, Gordon House, Barrow Street, 4 Dublin, Ireland (hereinafter: Google Fonts) is loaded. We use such data in order to guarantee full functioning of our internet website. In this context, your browser may transmit personal data to GoogleFonts. The legal basis for data processing is Article 6(1)(f) of the GDPR. Legitimate interest is based on error-free internet website functioning. Data is deleted as soon as the purpose of collection has been fulfilled. For further information on the handling of transmitted data, please visit the data security statement by Google Fonts: <https://policies.google.com/privacy>

You can prevent GoogleFonts from capturing and processing your data by deactivating the execution of script code in your browser or by installing a script blocker in your browser.

- **Google APIS**

On our internet website, a Web service operated by Google Ireland Limited, Gordon House, Barrow Street, 4 Dublin, Ireland (hereinafter: Google Apis) is loaded. We use such data in order to ensure full functioning of our internet website. In this context, your browser may transmit personal data to Google Apis. The legal basis for data processing is Article 6(1)(f) of the GDPR. Legitimate interest is based on error-free internet website functioning. Data is deleted as soon as the purpose of collection has been fulfilled. For further information on the handling of transmitted data, please visit the data security statement by Google Apis: <https://policies.google.com/privacy>

You can prevent Google Apis from capturing and processing your data by deactivating the execution of script code in your browser or by installing a script blocker in your browser.

- **Gstatic**

On our internet website, a Web service by Google Ireland Limited, Gordon House, Barrow Street, 4 Dublin, Ireland (hereinafter: gstatic) is loaded. We use such data in order to guarantee full functioning of our internet website. In this context, your browser may transmit personal data to gstatic. The legal basis for data processing is Article 6(1)(f) of the GDPR. Legitimate interest is based on error-free internet website functioning. Data is deleted as soon as the purpose of collection has been fulfilled. For further information on the handling of transmitted data, please visit the data security statement by gstatic: <https://policies.google.com/privacy>

You can prevent gstatic from capturing and processing your data by deactivating the execution of script code in your browser or by installing a script blocker in your browser.

- **website-check.de**

On our internet website, a Web service by a company called Website-Check GmbH, Beethovenstraße 24 in 66111 Saarbrücken, Germany (hereinafter: website-check.de) is loaded. We use such data in order to ensure full functioning of our internet website. In this context, your browser may transmit personal data to website-check.de. The legal basis for data processing is Article 6(1)(f) of the GDPR (legitimate interest). Legitimate interest is based on error-free internet website functioning. Data is deleted as soon as the purpose of collection has been fulfilled. For further information on the handling of transmitted data, please visit the data security statement by website-check.de: <https://www.website-check.de/datenschutzerklaerung/>

You can prevent website-check.de from capturing and processing your data by deactivating the execution of script code in your browser or by installing a script blocker in your browser.

Information about the use of cookies

Scope of personal data processed

We integrate and use cookies on a number of pages in order to enable certain functionalities of our internet website and integrate external Web services. “Cookies” are small text files a browser can save on your requesting device. These text files contain characteristic sequences of characters to identify your browser clearly when you re-visit our internet website. Saving a cookie file is also referred to as “setting cookies.” In this context, cookies can be set by the internet website and by external Web services, respectively.

Legal basis for processing personal data

Article 6(1)(f) of the GDPR (legitimate interest) and/or Art. 6(1)(a) and/or Art. 9(2)(a) of the GDPR (consent).

The cookie table shown below in this chapter indicates which legal basis applies.

As a general rule, when cookies are set on the grounds of legitimate interest, our legitimate interest is to ensure error-free functioning of our internet website and of services integrated into it (technically necessary cookies). Additionally, cookies may increase user-friendliness and facilitate customising our offer. In this context, we have weighed your and our best interest.

We can only identify, analyse and track individual website visitors by means of cookie technology if website visitors have given consent for us to use cookies in compliance with Art. 6(1)(a) of the GDPR.

Purpose of data processing

Cookies are set on our website and/or by external Web services in order to sustain full functioning of our internet website, improve user-friendliness or in order to follow the objective described upon receiving your consent. Additionally, cookie technology makes it possible for us to recognise individual visitors by pseudonyms such as an individual or arbitrary ID. Details are shown in the following table.

Period of storage

Our cookies are stored until deleted in your browser or, in the event of a session cookie, until the end of session. Details are shown in the following table:

Cookie name:	e49ac9de487230fe024303f683ea910e
Server:	dereco.de
Provider:	Internet website operator (responsible entity)
Purpose:	This cookie saves data on when a website visitor visits our internet website in order to derive a compilation of statistical data. Additionally, other data is collected for statistical purposes on the grounds of a website visit.
Legal basis:	Consent
Period of storage:	Session
Type:	Analytics

Your right to object and your right to data erasure

If you wish, you can configure browser settings so that cookies are generally refused. You can then decide on a case-by-case basis if you wish to accept cookies individually or in general. Cookies can be used for various purposes such as to recognise if your requesting device has already been connected to our Internet pages (permanent cookies) or in order to save any content last viewed (session cookies). If you have expressly given us consent to process your personal data, you may withdraw your consent at any time. Please note that this has no effect on the legitimacy of processing data on the grounds of your consent up to the moment when you withdraw consent.

Data safety and data privacy, e-mail communications

Your personal data is protected against third-party access while it is collected, stored and processed by technical and organisational measures. Full data safety cannot be guaranteed by us for unencrypted e-mails when they are sent to our IT systems. Therefore, we recommend encryption or postal services for information requiring a high level of secrecy.

Your right to receive information and your right to have data corrected – data erasure and restriction – withdrawal of consent – your right to object

Your right to receive information

You have the right to obtain confirmation about whether or not we process your personal data. Where this is the case, you have the right to receive information under Art. 15(1) of the GDPR unless the rights and freedoms of others are adversely affected (cf. Art. 15(4) of the GDPR). Upon request, we shall make a copy of your data available to you.

Your right to data rectification

At any time, under Art. 16 of the GDPR, you have the right to obtain rectification of personal data (e.g. address, name, etc.) possibly inaccurately stored by us. You also have the right to have data incompletely stored by us completed at any time. Any such correction occurs without undue delay.

Your right to data erasure

Under Art. 17(1) of the GDPR, you have the right to obtain erasure of your personal data collected by us where one of the following grounds applies:

- data is no longer necessary or
- you have withdrawn consent on which the processing is based, and as a consequence there is no legal basis for processing whatsoever, or
- you have objected to the processing and there are no overriding legitimate grounds for the processing, or
- your personal data has been unlawfully processed, or
- your personal data has to be erased for compliance with a legal obligation or your personal data has been collected in relation to the offer of information society services referred to in Article 8(1) of the GDPR.

Under Art. 17(3) of the GDPR, you do not have the right to the extent that:

- processing is necessary for exercising the right of freedom of expression and information
- your data has been collected for compliance with a legal obligation
- processing is necessary for reasons of public interest
- your data is necessary for the establishment, exercise or defence of legal claims.

Your right to restriction of processing

Under Art. 18(1) of the GDPR, you have the right to obtain restriction of processing your personal data in certain cases.

These cases include situations where:

- the accuracy of the personal data is contested by you
- the processing is unlawful and you oppose the erasure of the personal data
- the personal data is no longer needed for the purposes of the processing, but is required for the establishment, exercise or defence of legal claims
- you have objected to processing pursuant to Article 21(1) pending the verification if your interest overrides ours or vice versa

Your right to withdraw consent

If you have expressly given us consent to process your personal data (under Art. 6(1)(a) and/or Art. 9(2)(a) of the GDPR), you may withdraw your consent at any time. Please note that this has no effect on the legitimacy of processing data on the grounds of your consent up to the moment when you withdraw consent.

Your right to object

Under Art. 21 of the GDPR you have the right to object to the processing of personal data concerning you captured on the grounds of Art. 6(1)(f) (i.e. on the grounds of legitimate interest). You only have this right on grounds relating to your particular situation contravening any storage and/or processing of your personal data

How can you exercise your rights?

You can exercise your rights any time by contacting us at:

DERECO Holding GmbH
Im Zollhafen 2-4
50678 Cologne/Köln
Germany

E-mail: info@dereco.de
Phone.: +49 221 / 280535-0

Your right to data portability

Under Art. 20 of the GDPR, you have the right that any personal data concerning you is made available to you by us in a structured, common, machine-readable format. Your data can be transmitted either to you or, alternatively, to a controller named by you.

Upon request, we shall make the following data available under Art. 20(1) of the GDPR:

- Data collected on the basis of express consent under Art. 6(1)(a) of the GDPR or Art. 9(2)(a) of the GDPR
- Data we received from you in connection with existing contracts under Art. 6(1)(b) of the GDPR
- Data processed automatically

Where this is technically feasible, we shall transmit your personal data directly to a controller of your choice. Please note that we are not permitted to transmit data adversely affecting the rights and freedoms of others under Art. 20(4) of the GDPR.

Your right to lodge a complaint with a supervisory authority under Article 77(1) of the GDPR

If you suspect that your data is processed unlawfully on our website you can naturally provide for a court of justice to clarify the issue. In addition, you may seek any other form of legal remedy. Irrespective of this, you may contact a supervisory authority under Art. 77(1) of the GDPR. Under Art. 77 of the GDPR, you have the right to lodge a complaint in the EU Member State of your habitual residence, place of work or the place of the alleged infringement, i.e. you can choose the supervisory authority you wish to address among the places mentioned. The supervisory authority with which the complaint has been lodged shall inform you on the progress and the outcome of the complaint including the possibility of a judicial remedy pursuant to Article 78 of the GDPR.

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