Information on the collection of personal data in accordance with the GDPR For donors

I. Contact details

Responsible person

Jan Peters

Ellernholzstraße 1/3, 17489 Greifswald

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External data protection officer ECOVIS Keller Lawyers PartG mbB

August-Bebel-Straße 10-12, 18055 Rostock

Phone: 0381 - 12 88 490 E-mail: dsb-nord@ecovis.com

Web: www.ecovis.com/datenschutzberater

II. Processing framework

You have supported our work with a generous donation or are planning to do so, for which we are very grateful.

We process the following data or categories of data as part of donation management:

- General:
- Identification data
- Salutation / gender
- Address data
- Residential address
- Account details
- Donation amount
- Payment details
- Donation dedication
- E-mail address (voluntary)

In order to support the implementation of our statutory tasks, dialogue at a political level with bodies, members, parliamentary groups or groups of the German Bundestag and their employees as well as with the federal government and federal ministries up to the level of department heads is of particular importance. For this reason, we have registered as a lobby representative within the meaning of Section 1 of the Lobby Register Act (LobbyRG) as amended on 15 January 2024 in the lobby register at the German Bundestag.

III. Purpose of Processing

Purposes of Processing your data are:

- the proper processing and booking of donation payments to the foundation
- the proper reporting of the Foundation's income and the realisation of its funding purposes

Pursuant to Section 3 (1) No. 8 lit. d LobbyRG, we are obliged to transmit the following personal data to the lobby register regarding individual donations and other lifetime donations from third parties in increments of EUR 10,000 each, provided that the total value of EUR 10,000 in relation to a donor in the respective financial year and at the same time 10% in relation to the total annual amount of all donations and lifetime donations is exceeded:

- Surname and first name, company or name of the donor,
- the amount,
- a brief description of the benefit

The legal basis for the transfer of data to the Lobby Register is Art. 6 para. 1 lit. b GDPR (donation) and Art. 6 para. 1 lit. c GDPR in conjunction with Art. 3 para. 1 no. 8 lit. d LobbyRG (legal obligation). § Section 3 para. 1 no. 8 lit. d LobbyRG (legal obligation).

Version: 01/2024 Date: 29.07.2024 For your donations made before 1 March 2024, the information may be provided to the Lobby Register in anonymised form in accordance with Section 8 (3) LobbyRG. The entries in the lobby register are published in machine-readable form and with a search function.

IV. Duration for saving the data

Each update or change in the lobby register generates a historical version of the respective register entry in the scope of data available up to that point. The historical versions are published in the lobby register for 18 months after the respective update or amendment and then removed from the public register. The data is then stored for a further 18 months at the register-keeping organisation and then deleted. Before final deletion, the register data must be offered to the competent archive for transfer as archive material from the lobby register in accordance with Section 5 (4) of the Federal Archives Act. The processing of personal information for archiving purposes is permitted in accordance with Section 5 (5) of the Federal Archives Act if the interests of the data subjects worthy of protection are not impaired.

The personal data collected by us will be stored in accordance with our deletion concept until the expiry of the statutory retention obligation and then deleted, in particular if there is an obligation to store the data for a longer period of time in accordance with Article 6 para. 1 lit. c GDPR due to tax and commercial law retention and documentation obligations (from HGB, StGB or AO) or if you have consented to further storage in accordance with Art. 6 para. 1 sentence 1 lit. a GDPR.

Subject to such retention obligations, data will be deleted when the purpose for which it was collected no longer applies.

A transfer of your personal data to a third country does not take place and is not intended.

V. Your Rights

As a data subject, you have various rights under the General Data Protection Regulation. These are

- Right to information about the data we have stored about you (Art. 15 GDPR)
- Right to rectification of incorrect data (Art. 16 GDPR)
- Right to erasure of the data if there is no legal basis for further storage (Art. 17 GDPR)
- Right to restrict the processing of data to specific purposes (Art. 18 GDPR)
- Right to data portability (Art. 20 GDPR) and
- Right to object to the processing of your data (Art. 21 GDPR).

If the processing of your data is based on consent, you have the right to withdraw your consent at any time. The lawfulness of the processing carried out on the basis of the consent given until the revocation is not affected by the revocation.

You also have the right to lodge a complaint with a supervisory authority in accordance with Art. 77 GDPR if you believe that the processing of data concerning you violates data protection regulations. The supervisory authority responsible for us is:

Der Landesbeauftragte für Datenschutz und Informationsfreiheit Mecklenburg-Vorpommern Schloss Schwerin, Lennéstraße 1,

19053 Schwerin

Telefon: +49 385 59494 0 Telefax: +49 385 59494 58 E-Mail: info@datenschutz-mv.de

Web: www.datenschutz-mv.de; www.informationsfreiheit-mv.de

https://www.datenschutz-mv.de/kontakt/kontaktformular/

Finally, you have the right to contact our data protection officer at any time. The data protection officer is obliged to maintain confidentiality with regard to your enquiry as far as the processing of your data is concerned.

You can reach our data protection officer using the contact details given in Section I.

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