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Privacy policy

Thank you for visiting our website. We would like to inform you below about the processing of your personal data on our website.

Responsible persons

Kendrion (Atlanta), INC.

106 Northpoint Pkwy STE 400

Acworth, GA 30102

USA

Contact:

Phone: +1 (0) 678 2360555

E-mail: info-atlanta-ib@kendrion.com

Data Protection Officer

DDSK GmbH

Stefan Fischerkeller

Germany

Contact:

Phone: 07542 949 21 - 00

E-mail: dataprotection.de@kendrion.com

Terms

The technical terms used in this privacy policy are to be understood as legally defined in Art. 4 GDPR.

The terms "user" and "website visitor" are used synonymously in our privacy policy.

Recipient of data

Recipients of data are named in our privacy policy under the respective category/heading.

Categories of affected persons

The categories of data subjects are website visitors and other users of online services.

General information on data processing on the website

Automated data processing (log files etc.)

Our website can be visited without the user actively providing any personal data. However, we automatically store access data (server log files) such as the name of the Internet service provider, the operating system used, the website from which the user visits us, the date and duration of the visit or the name of the requested file, as well as the IP address of the terminal device used for a period of 7 days for security reasons, e.g. to detect attacks on our website. This data is not merged with other data sources. We process and use the data for the following purposes: provision of the website, prevention and detection of errors/malfunctions, and misuse of the website.

Data categories:	Meta and communication data (e.g. IP address, date and time of access, time, type of HTTP request, website from which access is made (referrer URL), browser used and, if applicable, operating system of the accessing computer (user agent))
Purpose of the processing:	Prevention and detection of errors/malfunctions, detection of misuse of the website
Legal basis:	Legitimate interest pursuant to Art. 6 para. 1 lit. f) GDPR
Legitimate interests:	Fraud prevention to detect misuse of the website

Required cookies (functionality, opt-out links, etc.)

In order to enable the use of the basic functions on our website and to provide the service requested by the user, we use so-called cookies on our website. Cookies are a standard internet technology for storing and retrieving information for website users. Cookies represent information and/or data that can be stored on the user's end device, for example. With classic cookie technology, the user's browser is instructed to store certain information on the user's device when a specific website is accessed.

Strictly necessary cookies are used to provide a digital service expressly requested by the user, e.g.:

- Cookies for error analysis and security purposes
- Cookies for storing logins
- Cookies for storing data in online forms if the form extends over several pages
- Cookies for saving (language) settings
- Cookies to store items that are placed in the shopping cart by users to complete the purchase
- Cookies for storing consent or revocation (opt-in, opt-out)

Some of the cookies used (so-called session cookies) are deleted after the end of the browser session, i.e. after closing the browser.

Cookies can be deleted by users afterwards in order to remove data that the website has stored on the user's computer.

The data processing described may also relate to information that is not personal but constitutes information within the meaning of the TDDDG. In these cases, too, this information may be necessary for the use of an expressly requested service and for this reason be stored in accordance with Section 25 TDDDG.

Opt-Out: Firefox:

<https://support.mozilla.org/de/kb/wie-verhindere-ich-dass-websites-mich-verfolgen>

Google Chrome:

<https://support.google.com/chrome/answer/95647?hl=de>

Microsoft Edge:

<https://support.microsoft.com/de-de/microsoft-edge/inprivate-browsen-in-microsoft-edge-cd2c9a48-0bc4-b98e-5e46-ac40c84e27e2>

Opera:

<https://help.opera.com/en/latest/security-and-privacy/>

Safari

<https://support.apple.com/de-de/HT201265>

Legal basis:	Legitimate interests (Art. 6 para. 1 lit. f) GDPR in conjunction with § 25 para. 2 no. 2 TDDDG), consent (Art. 6 para. 1 lit. a) GDPR in conjunction with § 25 para. 1 TDDDG
Legitimate interests:	Storage of opt-in preferences, ensuring the functionality of the website, maintaining user status across the entire website

Storage and processing of unnecessary information and data

Beyond the required scope, user data may be processed by means of cookies, similar technologies or application-related technologies, e.g. for the purpose of (cross-website) tracking or personalized advertising etc.. Data may be transmitted to third-party providers. The storage and further processing of user data that is not absolutely necessary to provide the digital service is then carried out on the basis of consent within the meaning of Art. 6 para. 1 lit. a) GDPR (if applicable in conjunction with § 25 para. 2 no. 1 TDDDG).

Consent Management Platforms (consent management)

We use a consent management process on our website to store and manage the consent given by website visitors in a verifiable manner in accordance with data protection requirements.

The consent management platform we use helps us to recognize all cookies and tracking technologies and manage them based on consent status. At the same time, visitors to our website can use the consent management service we have integrated to manage the consents and preferences given (optional setting of cookies and other technologies that are not required) or revoke consent at any time using the button.

The status of the consent is stored on the server and/or in a cookie (so-called opt-in cookie) or a comparable technology in order to be able to assign the consent to a user or their device. The time of the declaration of consent is also recorded.

Data categories:	Consent data (consent ID and number, time consent was given, opt-in or opt-out), meta and communication data (e.g. device information, IP addresses)
Purposes of processing:	Fulfillment of accountability, consent management

Legal basis: Legal obligation (Art. 6 para. 1 lit. c) GDPR in conjunction with Art. 7 GDPR)

Manage consent/revocation

WIX CMS (cloud-based)

Recipient: Wix.com Ltd, Nemaal St. 40, 6350671 Tel Aviv, Israel

Third country transfers: Based on the [European Commission's](#) limited [adequacy decision](#) for the country of Israel

Privacy policy: <https://de.wix.com/manage/privacy-security-hub>

Hosting (incl. content delivery network)

Our website is hosted by an external service provider. Data of visitors to our website, in particular so-called log files, are stored on the servers of our service provider. By using a specialized service provider, we can provide our website efficiently. The hosting provider we use does not process the data for its own purposes.

We also use a so-called Content Delivery Network (CDN) in order to be able to provide the content of our website more quickly. For example, when website visitors access graphics, scripts or other content, these are provided quickly and optimized with the help of regionally and internationally distributed servers. When the files are retrieved, a connection is established to the servers of a CDN provider, whereby personal data of visitors to our website is processed, such as the IP address and browser data.

Data categories: User data (e.g. websites visited, interest in content, access times), meta and communication data (e.g. device information, IP addresses)

Purposes of the processing: Proper presentation and optimization of the website, faster and location-independent accessibility of the website,

Legal basis: Consent (Art. 6 para. 1 lit. a) GDPR); legitimate interests (Art. 6 para. 1 lit. f) GDPR)

Legitimate interests: Avoidance of downtime, high scalability, reduction of the bounce rate on the website

Cloudflare CDN

Recipient: CloudFlare, 101 Townsend Street, San Francisco, USA

Legal basis: Legitimate interests (Art. 6 (1) (f) GDPR)

Third country transfer: Based on the [adequacy decision of the European Commission](#) for the country USA

Privacy policy: <https://www.cloudflare.com/privacypolicy/>

Google Cloud

Recipient:	Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA
Legal basis:	Legitimate interests (Art. 6 (1) (f) GDPR)
Third country transfer:	Based on the adequacy decision of the European Commission for the country USA
Privacy policy:	https://policies.google.com/privacy?hl=en-US

jQuery

Recipient:	OpenJS Foundation, 1 Letterman Drive, SuiteD4700, San Francisco, CA94129, USA
Legal basis:	Consent (Art. 6 para. 1 lit. a) GDPR)
Third country transfer:	Based on the adequacy decision of the European Commission for the country USA
Privacy policy:	https://openjsf.org/wp-content/uploads/sites/84/2021/04/OpenJS-Foundation-Privacy-Policy-2019-11-15.pdf

Web analysis and optimization

We use procedures on our website to analyze user behavior and measure reach. For this purpose, information about the behaviour, interests or demographic information of visitors is collected in order to determine whether and where our website needs to be optimized or adapted (e.g. forms on the website, improved placement of buttons or call-to-action buttons, etc.).

We can also measure the click and scroll behavior of website visitors. Among other things, this helps us to recognize at what time our website, its functions or content are most frequented.

The collection of this data is made possible by the use of certain technologies (e.g. cookies). These are stored on users' end devices as part of client-side tracking when they visit our website.

We take precautions to protect the identity of our website visitors. We process website visitors' data for the purposes described.

Data categories:	Usage data (e.g. websites visited, interest in content, access times), demographic characteristics (age, gender), meta and communication data (e.g. device information, anonymized IP addresses, location data), contact data (e.g. e-mail address), content data (e.g. text details)
Purposes of processing:	Checking the status of target achievement (success control) of all online activities: Analysis of user behavior on the website (website interaction) for web optimization and reach measurement, checking the utilization of the website, lead evaluation, sales increase, budget control
Legal basis:	Consent (Art. 6 para. 1 lit. a) GDPR)

Google Analytics

Recipient:	Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA
Third country transfer:	Based on the adequacy decision of the European Commission for the country USA
Privacy policy:	https://policies.google.com/privacy?hl=en-US

Google Tag Manager

Recipient:	Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA
Third country transfer:	Based on the adequacy decision of the European Commission for the country USA
Privacy policy:	https://policies.google.com/privacy?hl=en-US

Online marketing

Search Engine Marketing (advertising in search engines)

We use search engine marketing methods. Search engine marketing includes all measures that are suitable for improving the visibility of our website in the organic or non-organic search results of search engines, increasing our reach and thus increasing traffic (visitor traffic) to our website. We can also use search engine marketing to generate new prospects (leads). The search engine provider sells us advertising space on the search engine results page or on websites of the search engine provider's partners for this purpose.

The ads can therefore be displayed on various external platforms or websites. The ads are displayed to users in the form of text, display or video ads.

Using our tracking tool, we first create a campaign for search engine advertising and store various dimensions there that are to be recorded by the search engine provider selected by us, e.g. user location, device information and target groups (demographic characteristics). This enables us to gain further insights into the interests in our content/products and, if necessary, to recognize trends.

The process is implemented using a cookie or similar technology. When a visitor visits our website or searches for a specific keyword within the search engine used (e.g. Google), a cookie or similar technology is set on the website visitor's end device. This data may include, for example, user locations and device information, which is transmitted to the search engine provider's server. The search engine provider aggregates this data and makes it available to us automatically in the form of a statistical analysis via a dashboard in our account with the search engine provider.

The statistics provide us with information about which of our ads were clicked on, how often and at what prices, and whether our marketing measures led to a so-called event (e.g. downloading a PDF or playing a video) or a conversion (e.g. purchase of a product or registration on our website). The evaluation serves to analyze the success of our online activities. Because every click on an ad incurs costs for us, these clicks on external platforms and websites are recorded using our tracking tool. The recording is used for budget and success control.

Note:

Website visitor data (e.g. name and e-mail address) can be assigned directly if they are logged into their account with the search engine provider. If assignment via the profile is not desired, the website visitor must log out of the search engine provider before visiting our website.

Data categories: User and interaction data (e.g. websites visited, interest in content, access times), meta and communication data (e.g. device information, anonymized IP addresses), location data if applicable, contact data (e.g. email addresses)

Purposes of processing: Increase in sales and reach, conversion measurement, target group formation, identification of trends for the development of marketing strategies

Legal basis: Consent (Art. 6 para. 1 lit. a) GDPR)

Google Ads

Recipient: Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland
Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA

Third country transfer: Based on the [adequacy decision of the European Commission](#) for the country USA

Privacy policy: <https://policies.google.com/privacy?hl=en-US>

Google Double Click

Recipient: Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland
Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA

Third country transfer: Based on the [adequacy decision of the European Commission](#) for the country USA

Privacy policy: <https://policies.google.com/privacy?hl=en-US>

Social media presence

We maintain a company profile on social networks and career platforms in order to increase our visibility among potential customers and interested parties and to make our company visible to the public.

Social networks help us to increase our reach and actively promote interaction and communication with users. Activity and communication on social media plays an important role in attracting new customers and employees. Social media and the website can be used to share relevant information about our company, publicize events and communicate important short-term announcements and job vacancies. They also help us to get in touch with users quickly and easily.

Social media platform operators create so-called user profiles based on the usage behavior of users, for example the indication of interests (likes, shares). These are used to adapt advertisements to the interests of target groups. When users are active on social media channels, cookies or other technologies are regularly stored on users' end devices, in some cases regardless of whether they are registered users of the social network.

Insights (statistics)

The data evaluated by the social media platform operators is provided to us in the form of anonymized statistics, which means that it no longer contains any personal data of users. We can use the statistics to see, for example, how often and at what time our social media profile was visited. It is currently not possible for fan page operators to deactivate this function. We therefore have no influence on the extent to which data is processed by social media platforms.

Depending on where the social network is operated, user data may be processed outside the European Union or outside the European Economic Area. This may result in risks for users because it makes it more difficult to enforce their rights.

Data categories: User names (e.g. surname, first name), contact data (e.g. e-mail address), content data (e.g. text details, photographs, videos), usage and interaction data (e.g. websites visited, interests, likes, shares, access times), meta and communication data (e.g. device information, IP address, location data if applicable)

Purposes of the processing: Increasing reach, raising awareness, rapid networking

Legal basis: Legitimate interests (Art. 6 para. 1 lit. f) GDPR), consent (Art. 6 para. 1 lit. a) GDPR)

Legitimate interests: Interaction and communication on social media presence, profit increase, insights about target groups

Facebook

Recipient: Meta Platforms Ireland Limited, 4 Grand Canal Square, Dublin 2, Ireland

Meta Headquartes, 1 Hacker Way, Menlo Park, Ca 94025, USA

Third country transfer: Based on the [adequacy decision of the European Commission](#) for the country USA

Privacy policy: <https://www.facebook.com/privacy/explanation>

LinkedIn

Recipient: LinkedIn Ireland Unlimited Company, Wilton Place, Dublin 2, Ireland

Third country transfer: Does not take place.

Privacy policy: <https://www.linkedin.com/legal/privacy-policy>

YouTube

Recipient: Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland
Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA

Third country transfer: Based on the [adequacy decision of the European Commission](#) for the country USA

Privacy policy: <https://policies.google.com/privacy?hl=en-US>

Plugins and integrated third-party content

Our website includes functions and elements that are obtained from third-party providers. These are, for example, videos, presentations, buttons, map services (maps) or contributions (hereinafter referred to as *content*). If this third-party content is accessed by website visitors (e.g. click, play, etc.), information and data are collected and linked to the website visitor's end device in the form of cookies or other technologies (e.g. pixels, Java Script commands or web assembly) and transmitted to the server of the third-party provider used. As a result, the third-party provider receives usage and interaction data from the website visitor.

Without this processing operation, it is not possible to load and display this third-party content.

In order to protect the personal data of website visitors, we have taken protective measures to prevent the automatic transmission of this data to the third-party provider. This data is only transmitted when users actively use the buttons and click on the third-party content.

Data categories:	Usage data (e.g. websites visited, interests, access time), meta and communication data (e.g. device information, anonymized IP address)
Purposes of processing:	Sharing posts and content, interest- and behavior-based marketing, evaluation of statistics, cross-device tracking, increasing reach in social media
Legal basis:	Consent (Art. 6 para. 1 lit. a) GDPR)

Google Fonts

Recipient:	Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA
Third country transfer:	Based on the adequacy decision of the European Commission for the country USA
Privacy policy:	https://policies.google.com/privacy?hl=en-US

Google Maps

Recipient:	Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA
Third country transfer:	Based on the adequacy decision of the European Commission for the country USA
Privacy policy:	https://policies.google.com/privacy?hl=en-US

YouTube video

Recipient:	Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA
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Third country transfer: Based on the [adequacy decision of the European Commission](#) for the country USA

Privacy policy: <https://policies.google.com/privacy?hl=en-US>

Affiliate marketing (with tracking)

Affiliate partners (website operators and publishers):

We participate in a so-called affiliate program and advertise products and services of other merchants and advertisers in the form of ads (texts, banners) on our website. We support the advertisers in increasing their sales and generating more reach. At the same time, we receive a commission for interactions via the ads placed on our website.

In order to find the right merchants for us, we have registered with an affiliate network (a so-called intermediary platform) selected by us. We can view and control ads and budgets via the affiliate network. The advertisements of the merchants that we place on our website are each linked to an individual link and an affiliate tracking code.

The partner tracking code may contain various tracking technologies (e.g. URL tracking, session tracking, cookie or pixel tracking). The tracking code is set when the website visitor clicks on the ad on our website and performs an interaction (so-called conversion) on the merchant's website, e.g. purchase or click. If such a conversion is achieved, we receive a commission from the advertiser. Tracking enables the advertiser and the affiliate network to be assigned to us and ensures that the commission is paid to us.

Data categories: Usage data (e.g. websites visited, interests, access times), meta and communication data (e.g. device information, IP address), conversion data (e.g. clicks, purchases, payment information), possibly user data (e.g. master data, address data)

Purposes of processing: Profit generation, expansion of reach, reach analysis and statistical evaluations, commission payment

Legal basis: Consent (Art. 6 para. 1 lit. a) GDPR)

Google AdSense

Recipient: Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland
Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA

Third country transfer: Based on the [adequacy decision of the European Commission](#) for the country USA

Privacy policy: <https://policies.google.com/privacy?hl=en-US>

Internal area and digital services

Contact us

We offer website visitors the opportunity to contact us directly or to obtain information via various contact options.

If you contact us, we process the data of the person making the inquiry to the extent necessary to answer or process the inquiry. The data processed may vary depending on how we are contacted.

Data categories: Master data (e.g. name, address), contact data (e.g. email address, telephone number), content data (e.g. text input, photographs, videos), usage data (e.g. interests, access times), meta and communication data (e.g. device information, IP address).

Purposes of processing: Processing of inquiries

Legal basis: Consent (Art. 6 para. 1 lit. a) GDPR), fulfillment or initiation of a contract (Art. 6 para. 1 lit. b) GDPR)

Online meetings, webinars, online events

We make use of the opportunity to hold online meetings and/or webinars as well as events or functions. For this purpose, we use the services of other providers, which we have carefully selected. When actively using such offers, data of the communication participants is processed and stored on the servers of the third-party providers used, insofar as this is data required for the communication process. When selecting providers, we ensure that communication via the selected services is end-to-end encrypted.

Data categories: Master data (e.g. surname, first name), contact data (e.g. e-mail address), content data (e.g. text input), meta and communication data (e.g. device information, IP addresses)

Purposes of processing: Processing inquiries, increasing efficiency, promoting cross-company and cross-location cooperation

Legal basis: Consent (Art. 6 para. 1 lit. a) GDPR)

Microsoft Teams

Recipient: Microsoft Corporation, One Microsoft Way, Redmond, WA 98052-6399, USA

Third country transfer: Based on the [adequacy decision of the European Commission](#) for the USA.

Privacy policy: <https://privacy.microsoft.com/de-de/privacystatement>

Further mandatory information on data processing

Data transmission

We are a global company with headquarters in Germany. The data of website visitors is stored in our centralized customer database in Germany in compliance with the relevant data protection regulations and is processed in this context throughout the Group for internal administrative purposes. Processing beyond administrative purposes does not take place.

In the event that we transfer data to a country outside the EEA for processing within the Group, we ensure that the processing is legally permissible in the manner we intend.

Legal basis: Legitimate interests (Art. 6 para. 1 lit. f) GDPR)

Legitimate interests:	So-called. Small group privilege, centralized management and administration within the company to exploit synergy effects, cost savings, increased effectiveness
Recipient:	https://www.kendrion.com/de/standorte

Order processing

Recipients used may act for us as so-called processors. We have concluded so-called "order processing contracts" with them in accordance with Art. 28 para. 3 GDPR. This means that the processors may only process your personal data in a way that we have explicitly instructed them to do so. Processors take adequate technical and organizational measures to process your data securely and in accordance with our instructions.

Storage duration

We store the data of visitors for as long as this is necessary for the provision of our services or if this has been provided for by the European legislator or another legislator in laws or regulations to which we are subject. In all other cases, we delete the personal data after the purpose has been fulfilled, with the exception of data that we must continue to store in order to fulfill legal obligations (e.g. we are obliged to retain documents such as contracts and invoices for a certain period of time due to retention periods under tax and commercial law).

Storage period for required cookies: 30 days

Storage period for unnecessary cookies/technologies: After expiry of the session or upon revocation by the data subject

Automated decision-making (including profiling)

We do not use automated decision-making or profiling in accordance with Art. 22 GDPR.

Legal basis

The relevant legal bases are primarily derived from the GDPR. These are supplemented by national laws of the member states and may apply together with or in addition to the GDPR.

Consent:	Art. 6 para.1 lit. a) GDPR serves as the legal basis for processing operations for which we have obtained consent for a specific processing purpose.
Performance of a contract:	Art. 6 para. 1 lit. b) GDPR serves as the legal basis for processing operations necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract.
Legal obligation:	Art. 6 para. 1 lit. c) GDPR serves as the legal basis for processing operations which are necessary for compliance with a legal obligation.

Vital interests:	Art. 6 para. 1 lit. d) GDPR serves as the legal basis if the processing is necessary to protect the vital interests of the data subject or another natural person.
Public interest:	Art. 6 para. 1 lit. e) GDPR serves as the legal basis for processing operations that are necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller.
Legitimate interest:	Art. 6 para. 1 lit. f) GDPR serves as the legal basis for processing that is necessary for the purposes of the legitimate interests pursued by the controller or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject which require protection of personal data, in particular where the data subject is a child.

Rights of data subjects

Right to information:	Pursuant to Art. 15 GDPR, data subjects have the right to request confirmation as to whether we are processing data concerning them. They can request information about this data as well as the further information listed in Art. 15 para. 1 GDPR and a copy of their data.
Right to rectification:	Pursuant to Art. 16 GDPR, data subjects have the right to request the rectification or completion of data concerning them and processed by us.
Right to erasure:	Data subjects have the right pursuant to Art. 17 GDPR to demand the erasure of data concerning them without undue delay. Alternatively, they can request that we restrict the processing of their data in accordance with Art. 18 GDPR.
Right to data portability:	Pursuant to Art. 20 GDPR, data subjects have the right to request the provision of the data they have provided to us and to request its transfer to another controller.
Right to lodge a complaint:	Data subjects also have the right to lodge a complaint with the supervisory authority responsible for them in accordance with Art. 77 GDPR.
Right to object:	If personal data are processed on the basis of legitimate interests in accordance with Art. 6 para. 1 sentence 1 lit. f) GDPR, data subjects have the right to object to the processing of their personal data in accordance with Art. 21 GDPR, provided that there are reasons for this arising from their particular situation or the objection is directed against direct advertising. In the latter case, data subjects have a general right to object, which is implemented by us without specifying a particular situation.

Revocation

Some data processing operations are only possible with the express consent of the data subject. You have the option of revoking any consent you have already given at any time without giving reasons. All

you need to do is send an informal email to: dataprotection.de@kendrion.com. Consent to data processing operations on our website can be adjusted and revoked directly in our Consent Manager. The legality of the data processing carried out until the revocation remains unaffected by the revocation.

External links

Our website contains links to the online offerings of other providers. We would like to point out that we have no influence on the content of the linked websites and the compliance with data protection regulations by their providers.

Changes

We reserve the right to adapt the data protection information on our website at any time in the event of changes and in compliance with the applicable data protection regulations so that it complies with data protection requirements.