

Data Protection Information according to Art. 13 DS-GVO

Person in charge of data processing activities

Chrestos Concept GmbH & Co. KG

Managing Directors: Dr. Boris Weimann, Janina Buschmann

Girardetstr. 1-5 ▪ 45131 Essen

Phone: +49 (0)201 - 470 918 50 ▪ info@chrestos.de ▪ www.chrestos.de



Data Protection Representative

External data protection representative appointed by:

TÜV Informationstechnik GmbH

Business Security & Privacy ▪ Fachstelle für Datenschutz

Langemarckstr. 20 ▪ 45141 Essen

Phone: (0201) 8999-899 ▪ p.kattner@tuvit.de ▪ www.tuvit.de



Intended purpose of data protection activities

Subject of the company is the statistical health consultancy. This is provided in the following business areas:

- Contract Research Organization (Auftragsforschung)
- Corporate Health Management
- Chrestos Temporary Work (Arbeitnehmerüberlassung).

Legal bases for data protection activities

Grounds of Justification

- Service contracts

Categories of recipients of personal data

a) internal

- Management
- Accounting
- Human Resources
- Marketing
- IT

b) external

- public places having obtained data on grounds of legal regulations (e.g. social insurance companies, financial authorities)
- external contractors (service providers) according to Art. 28 DS-GVO
- further external bodies such as banks (payment of salaries, insurance services and collection of insurance premium, mortgages) brokers, insurance agencies on the basis of their intermediary role

Data transmission in third countries

There is NO transmission of personal data in third countries of the EU, nor is this planned.

Further information according to Art. 13 Abs. 2 DS-GVO

a) Rights of persons concerned

You have the right to:

- obtain enquiries regarding your stored and processed personal data
- corrections regarding your personal data stored with us
- deletion of your personal data which is no longer necessary
- limitation (blocking) the use of your personal data
- right of objection (particularly for previously granted consent)
- Data transferability

b) Duration of storage

- the storage of your personal data is carried out according to the legal storage regulations for the duration of the existing contract
- the deletion of your personal data is carried out upon the termination of the contract after the expiry of the legal storage regulations

c) revocation on consent

If the storage of your personal data is carried out on grounds of your personal consent, you may revoke this consent. Your revocation is effective as of the time of the revocation.

d) The right to file a complaint with the data protection supervisory board in charge

- You have the right to file a complaint with the data protection supervisory board in charge according to Art. 7 DS-GVO if you assume that the processing of your personal data violates the DS-GVO, the BDSG or any other national data protection regulations.
- Please submit your complaints to the data protection supervisory board in charge of our company:

**Landesbeauftragte für Datenschutz und Informationsfreiheit
Nordrhein-Westfalen
Postfach 20 04 44
40102 Düsseldorf**

Tel.: 0211/38424-0

Fax: 0211/38424-10

E-Mail: poststelle@ldi.nrw.de

e) Provision of personal data and the consequences in case of failure to provide such data

The provision of your personal data is required in order to determine the purpose and we are obliged to gather such data according to the current legal norms. Without this data we are not able to conclude or carry out the contract. If there are any legal obligations to gather such data we would violate the applicable data protection law which may result in sanctions and/or penalties towards our company.

f) Automated decision-making process

An automated decision-making process does not take place nor is it planned.

Information on the security of your personal data

Our company uses state-of-the-art technical and organizational security measures according to Art. 32 DS-GVO depending on the type of scope, the circumstances and the purpose of processing in order to protect the stored and administered data from coincidental or intentional loss, manipulation, destruction or from access of any unauthorized persons. For this purpose, we adhere to the technical and organizational recommendations of the Federal Office for Information Security. The security measures being used are permanently adapted according to the technological development. We make sure that all relevant data protection data is generally stored on secured systems in Germany. Access to this is granted only to very few authorized persons and to those being obliged to adhere to privacy and who are involved in the technical, administrative or editorial support. The number of these persons is public and is continuously being developed. This particularly includes basic protection instructions in the field of IT security and data protection. In order to achieve the targets regarding the IT-related security in the field of processing personal data, the company has taken the necessary technical measures which are adapted to the latest IT expectations accordingly if required. The target of these measures to maintain the IT-related security is to avert any basic threats using effective and adequate measures.

State of the data protection information according to Art. 13 DS-GVO

Essen, March 2019