

Information on data protection (Art. 13, 14 GDPR) for business contacts, customers, interested parties, service providers and suppliers

The protection of your personal data is important to us. According to the EU General Data Protection Regulation (GDPR), we are committed to informing you about the purposes for which we collect, store, or share data, as well as the rights you have in this regard.

Controller: GRIPS Energy GmbH, Ella-Barowsky-Str. 11, 10829 Berlin, Tel.: +49 305770067-0, privacy@grips-energy.com

Data protection officer: The data protection officer, GRIPS Energy GmbH, Ella-Barowsky-Str. 11, 10829 Berlin, <u>privacy@grips-energy.com</u>

Purpose of data processing and legal basis

The responsible person is active as an investor and company developer. To fulfill this purpose, it is necessary to process personal data. Depending on the specific facts, data processing is carried out to fulfill legal obligations (Art. 6(1)(c) of the GDPR) or to fulfill a contract and the associated obligations (Art. 6(1)(b) of the GDPR). If the necessary information is not provided, no contract can be concluded. For the purposes of contacting, customer loyalty, direct marketing, contact data of employees of business contacts, for the assertion, exercise or defence of legal claims, compilation of statistics as well as in the context of compliance processes, we process personal data pursuant to Art. 6(1)(f) of the GDPR ("legitimate interest"), provided that the interests or fundamental rights and freedoms of the data subject, do not prevail. If applicable, the processing of personal data is based on your consent (Art. 6 para. 1 lit. a DSGVO).

Recipients of your data

We transmit your personal data only if this is permitted by law. Recipients of your personal data may primarily be suppliers, delivery services, consultants, insurance companies, investors, tax consultants, lawyers, public authorities, courts, and order processors. The transfer is mainly for the purpose of maintaining and promoting business operations. In individual cases, data is transferred to other authorised recipients. Data may be transferred to third countries based on standard contractual clauses for processing. You can request further information on this free of charge.

Storage of your data

Personal data is deleted as soon as its purpose is no longer applicable and there is no obligation to retain it. The storage period is based on legal requirements, e.g. according to § 147 AO (10 years) and according to § 257 HGB (6 years). According to other regulations, shorter or longer storage periods may apply.

Your rights

You have the right to obtain access to your personal data. You can also request rectification of inaccurate data and under certain conditions, you have the right to have the data erased and restrict the data processing. Finally, you have the right to data portability.

If the processing of your data is based on your consent, you have the right to withdraw consent for future processing. This does not affect the legality of the processing carried out based on the consent until revocation. *If the legal requirements according to Art. 21(1) and (2) of the GDPR are met, you have the right to object to the processing of your data.* You also have the right to lodge a complaint with a data protection supervisory authority. We do not use profiling or automatic decision-making.



Additional information requirements for third-party collection, Art. 14 GDPR

In the context of direct marketing, we use publicly accessible sources. In these cases, we provide information pursuant to Art. 14 in addition to the above, which is also valid in this case:

Categories of data: Contact data (direct marketing)

Source of the data: Publicly available sources

This Policy is dated 07.02.2024