



Privacy Notice

01.09.2024

When you visit a website, register for a service, handle contracts, or interact with us in other ways, personal data is processed. This happens both automatically (e.g. your IP address) and when you actively provide data (e.g. when you place an order). The General Data Protection Regulation (GDPR) requires us to inform you about this processing. For example, you should know what purposes we pursue, how long your information is stored, which legal basis the processing is based on, and which recipients of data there may be. This is what this privacy policy is about.

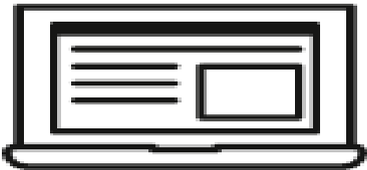
As a rule, the controller responsible for the processing of personal data is Studio ZX GmbH, Bucerusstraße, entrance Speersort 1, 20095 Hamburg. Further information about the company as well as contact options can be found at the end of this Privacy Notice.

Companies of the ZEIT publishing group

The ZEIT publishing group includes the following companies:

Zeitverlag Gerd Bucerius GmbH & Co. KG, ZEIT Online GmbH, ZEIT Digital GmbH, ZEIT Sprachen GmbH, ZEIT Akademie GmbH, Studio ZX GmbH, ZEIT Weltkunst Verlag GmbH, academics GmbH, Good Jobs GmbH, and e-fellows.net GmbH & Co. KG.

For example, we offer journalistic content, travel, products, seminars, events, and special offers for subscribers.



Use of the website

Websites have different functions and ways to interact. Sometimes you can view content or use an online form to contact us. On other pages, you can register. Depending on the website, the scope of data processing varies.

Logfiles

When you visit a website, technical usage data (so-called log data) is processed temporarily. This data is transmitted by your browser and includes, among other things, your computer's IP address, the client request (file name and URL), the HTTP response code, and the website from which you came to our website.

The data processing described is permitted to protect legitimate interests (Art. 6(1)(f) GDPR). We depend on achieving the greatest possible reach for our companies and content. Operating a website is essential for this. The processing happens automatically and cannot be prevented. It is technically necessary in order to access a website.

The log data is deleted or anonymized as soon as it is no longer needed.

Data processing on end devices

When you access the website, a so-called consent banner appears with information about data processing on your end device. There you will find details about the services we use and the cookies that are set. Cookies are small text files that are stored on your end device when you visit a website. Cookies are used to store information related to a website locally on your computer for a certain period of time and to transmit it back to a server upon request. This can serve different purposes.

Some of the data processing that takes place is legally permitted for providing the website (§ 25(2) TDDDG). This includes setting cookies that are strictly necessary for certain actions to work. Some processing only takes place if you have given your consent (Art. 6(1)(a) GDPR, § 25(1) TDDDG). In the consent banner, you can agree to or refuse specific types of processing. You are not required to consent to the data processing options offered. However, you cannot prevent the technically necessary processing, as the website's functionality could otherwise not be ensured.

Detailed information about the services used, the purposes of processing, the storage period, and other conditions can be found in the consent banner and in the following paragraphs.

Functionality, analytics, and performance

Um unsere Angebote zu verbessern, analysieren wir die Nutzung unserer Website. Dazu verwenden wir Tools, die jeweils unterschiedliche Daten erheben und für uns auswerten. Dies geschieht teilweise durch auf Ihrem Endgerät abgelegte Cookies und andere Technologien. Anhand der entstehenden Statistiken und Reports

können wir sehen, welche Inhalte besonders beliebt sind, welche Unterseiten wann aufgerufen werden und ob es technische Probleme gibt. Welche Tools eingebunden sind, ergibt sich aus dem Consent-Banner.

Die stattfindende Datenverarbeitung ist von Ihrer Einwilligung abhängig (Art. 6 Abs. 1 a) DSGVO). Das gleiche gilt für die Speicherung von Informationen auf Ihrem Endgerät und den Zugriff auf Informationen, die bereits gespeichert sind (§ 25 Abs. 1 TDDDG). Sie können im Consent-Banner auswählen, ob Sie die Verarbeitung für einen bestimmten Zweck insgesamt zulassen oder konkret einzelne Dienste auswählen. Die Bereitstellung Ihrer Daten ist freiwillig und hat keine Auswirkung auf die Nutzung unserer Websites und Produkte.

Informationen zu den einzelnen Tools und der konkreten Verarbeitung (insbesondere Name des Anbieters, Datenkategorien, Zweck, Speicherdauer) finden Sie im Consent-Banner.

Marketing Measures

We ourselves depend on advertising our services on the internet. We use various forms of personalised advertising to reach you and other potential customers directly. For this purpose, we use different tracking tools to track online activities across different websites and link them together. The processing is carried out using technologies such as cookies, pixels, or scripts and includes information about which pages you visit and for how long, which offers you view, which device and operating system you use, and your approximate geographical location (which can be determined based on the IP address). The data is linked with other information to create a meaningful profile. This helps us better understand who you are and what interests you have. The collected information is used to show you personalised advertising. This means that you may see ads on our websites and on those of other providers that are tailored to your interests, preferences, and previous activities. Personalised advertising

increases the likelihood that you click on our ads and use our services. We can also offer our advertising customers better opportunities to present their products or services to a relevant target group.

The processing described only takes place if you have given your consent via the consent banner (Art. 6(1)(a) GDPR, Section 25(1) TDDDG). Providing your data for the purpose described is voluntary.

You can find information about the individual tools and the specific processing (in particular the name of the provider, data categories, purpose, storage period) in the consent banner.

Third-Party Content, Features and Services

Various external media from third-party providers are embedded on our website (e.g. videos, audio recordings, interactive maps, or social media posts). Due to this embedding (e.g. via HTML or JavaScript), your browser is instructed to establish a connection to the server of the respective third-party provider. This results in data being transmitted (at least the IP address, but also the referrer URL) and, where applicable, information being stored on or read from your device. The third-party provider may, under certain circumstances (in particular if you are actively logged in there), link this information with data about you that it has already stored. In this way, it may receive very detailed information about your interests outside its own platform.

If, when accessing the external media and content, the linking described above of personal data takes place, the processing depends on your consent (Art. 6(1)(a) GDPR and Section 25(1) TDDDG). You are free to allow this. However, if you do not agree to the processing, you cannot use the corresponding external media and content (and, for example, cannot watch a video embedded on our site). Not all third-party providers link personal data. If, for the embedding, only usage data that is technically necessary is processed, the processing is

permitted to safeguard our legitimate business interests (Art. 6(1)(f) GDPR and Section 25(2) TDDDG).

You can find information about the individual tools and the specific processing (in particular the name of the provider, data categories, purpose, storage period) in the consent banner.

Consent Management Platform

To control data processing on the website in compliance with data protection law, we use a consent banner to obtain consent. We store the settings you have chosen by placing cookies.

The data processing that takes place on your device is permitted or necessary to safeguard our legitimate interests and to provide our service (Art. 6(1)(f) GDPR, Section 25(2) No. 2 TDDDG). In order to operate our website in compliance with data protection law, we must electronically document whether consent has been given and whether it has been withdrawn. Otherwise, in case of doubt, we may not be able to prove that you have consented to certain processing operations. In this respect, the data processing is necessary in order to use our website.

The cookies used to store your settings are stored until you withdraw your consent.

Requests via the Website

We offer various options for contacting us (e.g., online contact form, email address). We process the data you provide in order to respond to your inquiry.

Data processing in a (pre-)contractual context is permitted by law (Article 6(1)(b) GDPR). Providing your personal data is necessary in order to communicate with us.

After the communication has been completed, we store your data for a period of 6 months. If you register with us or if another form of continued contact occurs, your data will continue to be stored and will only be deleted once the applicable statutory retention periods have expired.

Registration

You have the option to register using your email address and gain access to extended functions and content of the website. In this process, a user account linked to the email address is created, to which the actions you carry out on the website can be assigned.

The legal basis for the processing of personal data is the user relationship created by the registration (Art. 6(1)(b) GDPR). Providing your data is necessary for the registration, as otherwise no user account can be created for you.

Your data will be stored for the duration of the user relationship and any statutory retention obligations.

Registration via third-party providers

You can register with us using an existing third-party provider account and create an account. You can see which accounts you can use in the online input form. When you enter your data, your web browser automatically establishes a direct connection with the third-party provider and you are redirected to log in. If you then log in with your user credentials, your third-party provider account is linked to our service.

Registration with a third-party provider account and the related data processing operations are based on our legitimate interests (Art. 6(1)(f) GDPR). We want to make registration as easy as possible for you and give you the choice of using an existing account or creating a separate

one. Use of this feature is voluntary and is not a requirement for registration.

We store your data for the duration of your registration with us. You can find out which data is processed by the respective third-party provider in its privacy policy.

Share-Buttons

Wir haben auf unserer Website verschiedene Share-Buttons eingebunden, damit Sie Inhalte leicht auf sozialen Netzwerken teilen können. Wenn Sie auf einen Share-Button klicken, wird eine Verbindung mit dem jeweiligen sozialen Netzwerk hergestellt und personenbezogene Daten an den Anbieter übermittelt. Dieser nutzt die entstehenden Daten für eigene Zwecke und führt sie mit anderen Informationen zusammen.

Die Datenverarbeitung richtet sich nach Ihrer Einwilligung (Art. 6 Abs. 1 a) DSGVO). Da bereits durch die Einbindung eines Share-Buttons Daten an das jeweilige soziale Netzwerk übermittelt werden, sind diese standardmäßig deaktiviert. Wenn Sie unsere Seite aufrufen, findet also noch keine Datenübermittlung statt. Die Aktivierung der Share-Buttons können Sie über das Consent-Banner steuern. Sobald Sie Ihre Einwilligung erteilt haben, werden Daten an das entsprechende soziale Netzwerk übermittelt.

Informationen zur Speicherdauer der entstehenden Daten und gesetzten Cookies können Sie dem Consent-Banner sowie der Datenschutzerklärung des jeweiligen sozialen Netzwerks entnehmen.



Events and seminars

We regularly organise events and seminars on various topics. Registration is usually done online and, depending on the event, requires the provision of different data.

In-Person Events

If you would like to register for one of our events, you can usually do so online. Depending on the event, different data is requested and passed on to our partners and sponsors (e.g. to create participant lists or name badges, or to enable the transmission of documents). If members of the constitutional bodies of the Federal Republic of Germany (e.g. politicians) are guests at an event or give a presentation, we are obliged to pass data on to the Federal Criminal Police Office (Bundeskriminalamt) and other authorities. This allows potential sources of danger to be identified and, if necessary, appropriate risk-prevention measures to be taken. For some event formats, a list of participants is published in the printed programme at the conference.

The data processing that takes place in the course of running the event is permitted to enable your participation and to safeguard legitimate interests (Art. 6(1)(b) and (f) GDPR). Our partners and sponsors are your subject-matter contacts and need the participants' data for handling the event. The information marked with an asterisk is required for the organisation of our events and entitles you to attend. Any additional information is voluntary.

We store the data relating to your participation at least for the duration of the applicable statutory retention obligations. As a rule, this is 8 years.

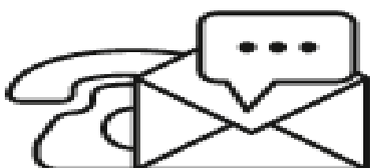
Video and Photo Recordings

Video and photo recordings are regularly made at our events. We, as well as our partners and sponsors, use them to document the event

and present it to the public. The recordings may be published in print or digital form (e.g. on websites or social networks).

The processing of video and photo recordings is permitted to safeguard legitimate interests (Art. 6(1)(f) GDPR). We organise events that attract public attention, featuring personalities from business, politics and culture. There is an increased public interest in receiving information about the content of the event, the people attending, and the general conditions. As a rule, both group and individual recordings are made. As a participant, you can leave the recording area at any time.

Video and photo recordings are generally stored without any time limit. If they are published on the internet, they may also remain accessible there for an unlimited period.



Communication

Wir nutzen verschiedene Kommunikationskanäle, um mit Ihnen in Verbindung zu treten, Mitteilungen entgegenzunehmen oder Ihnen interessante Angebote und Informationen zukommen zu lassen. Werbliche Ansprache ist wichtig für unser Unternehmen, um wirtschaftlich erfolgreich zu sein. Sie können der Nutzung Ihrer personenbezogenen Daten zu werblichen Zwecken jederzeit widersprechen und / oder sich von unseren E-Mail-Newslettern über den Abmelde-Link am Ende jedes Newsletters austragen.

Newsletter

We offer various newsletters that you can subscribe to by providing your email address. You will then receive information about various offers (from us or from third parties).

Using your email address to send our newsletters depends on your consent (Art. 6(1)(a) GDPR). Providing your data is voluntary and has no effect on any contractual relationship you may have with us. If subscribing to a newsletter is a requirement for participating in a prize draw or receiving editorial content (e.g. in the form of an eBook), failure to provide the data means that you cannot participate or will not receive the content.

Your email address will be stored in our newsletter database for as long as your consent remains in place. As soon as you withdraw your consent, it will be deleted from the relevant database.

Recommendation of Similar Offers

We use the email address you provide when you log in, register, place an order, or make a booking to send you advertising for our own similar offers.

The use of email addresses to send our own similar offers is expressly permitted by law and does not depend on consent (Section 7(3) UWG). However, providing your personal data in this context is voluntary, and you can object at any time (either by contacting us or via the link at the end of each advertising email).

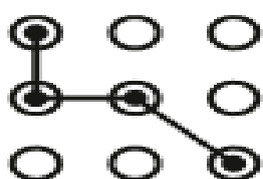
If you object to the use for advertising purposes, your data will be deleted or blocked for advertising. Deletion is usually not possible because we must continue to store the data collected during a login, registration, order, or booking in order to comply with statutory retention obligations.

Newsletter Performance Measurement

For newsletter performance measurement, we process open and click rates and create recipient profiles. We use the resulting data to improve the newsletter and tailor it to your interests and reading habits.

The processing is carried out to safeguard our legitimate interests and is therefore lawful (Art. 6(1)(f) GDPR). We need to be able to understand whether our marketing measures are successful. Providing your data is voluntary. You can disable performance measurement separately at any time.

The resulting data is pseudonymised or anonymised and stored for an unlimited period.



Recipients and Place of Processing

We process personal data in various systems and, depending on the processing activity, transfer it to other companies, public authorities or individuals. The location of the processing depends on our registered office as well as the locations of our service providers.

Processors

We use various processors, such as software providers, data centre operators, call centres and IT service providers. We have carefully selected these companies and concluded a data processing agreement pursuant to Art. 28 GDPR. If, in addition to the companies listed in the Privacy Center, other processors are involved in the processing of data, they are listed below.

Third parties

Some activities involve the disclosure of personal data to third parties. These may include providers of website tools, cooperation partners, shipping service providers or suppliers. These companies

independently determine the purposes of further processing and must ensure compliance with data protection law. If, in addition to the companies already mentioned elsewhere, other third parties are involved in the processing of data, they are listed below.

Place of processing

As a rule, data processing takes place in the European Union and/or the European Economic Area. However, we also use applications and tools where a transfer of data to third countries cannot be ruled out. In such cases, we ensure that appropriate safeguards are in place to guarantee an adequate level of data protection in these third countries. As a rule, the Standard Contractual Clauses provided by the European Commission have been agreed with the providers, or the provider is certified under the Data Privacy Framework.



Rights of the data subject and Contact

Under the GDPR, data subjects generally have a number of rights. You can exercise these at any time. However, we are not always obliged to grant a right. For example, a request for erasure may be refused due to statutory retention obligations. Where processing is carried out under joint controllership, you may exercise your rights against any of the companies involved.

Rights of the data subject

You have the right of access (Art. 15 GDPR), rectification (Art. 16 GDPR), erasure (Art. 17 GDPR), restriction of processing (Art. 18 GDPR)

and data portability (Art. 20 GDPR).

Right to object

We have checked whether we are allowed to process your personal data. This applies in particular to all processing carried out for the purposes of legitimate interests (Art. 6(1)(f) GDPR). If you believe that a specific processing activity is not permissible, you can let us know. If, in your individual case, we come to the conclusion that we are indeed not permitted to process your data, we will stop doing so. If your objection relates to advertising messages, we will of course implement it immediately.

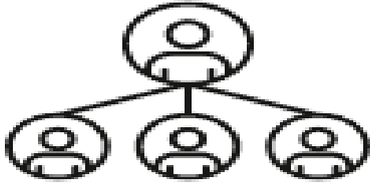
Right to withdraw consent

Some processing activities are based on consent you have given. You can withdraw this consent at any time with effect for the future. However, this does not affect the lawfulness of the processing carried out up to that point.

Contact details

To exercise your data protection rights and for questions and complaints about data protection, please use only the email address datenschutz@holtzbrinck-berlin.com or our postal address.

You can contact our external Data Protection Officer by post at Herting Oberbeck Datenschutz GmbH, Hallerstr. 76, 20146 Hamburg, Germany, or by email at dsb@zeit.de. You also have the right to lodge a complaint at any time with a data protection supervisory authority.



Social Media Profiles

Providers of social media platforms

We maintain profiles on social networks in order to publish our content and to get in touch with users. Like you, we have created an account for this purpose and have agreed to the terms of use of the respective social network.

Responsibility for data processing differs from network to network. It may be separate controllership or joint controllership pursuant to Art. 26 GDPR and, in some cases, even processing on behalf pursuant to Art. 28 GDPR. The assessment results from the terms of use and integrated agreements of the platform providers, which we use (and must use) as the basis for our information.

The data processing that takes place when you access the social networks is specified by the providers. We can only provide information about the activities that are within our sphere of influence and that can be controlled by us.

Meta profiles

Joint controllership

We use our Meta profile to make information publicly available, place advertisements and communicate with users. The data processing that takes place when a profile is accessed is carried out under joint controllership between us and the platform provider. For this reason, we have concluded an agreement pursuant to Art. 26 GDPR, which in particular governs the fulfilment of data subject rights.

The various Meta platforms are operated by Meta Platforms Ireland Limited, Block J, Serpentine Avenue, Dublin 4, Ireland. The provider is responsible for the lawfulness of the data processing via the respective social network. The company is represented by director Gareth Lambe. Meta Platforms Ireland Limited has appointed a Data Protection Officer, whom you can contact at any time.

You can exercise your data subject rights at any time against us or Meta Platforms Ireland Limited. As a rule, however, these rights can usually only be fulfilled by the latter, so we will forward such requests.

Insights data

When you access our profile, Insights data is collected and analysed. These are aggregated statistics created based on certain actions logged by Meta Platforms Ireland Limited. This mainly concerns how you interact with our profile and other content. We have no way to identify you via the Insights data or to assign it to a profile. Insights data is also collected from people who do not have an account. In that case, however, the user is asked for consent when accessing the platform – without it, no content can be viewed.

Meta Platforms Ireland Limited bases the lawfulness of processing Insights data on legitimate interests in the form of optimising advertisements (Art. 6(1)(f) GDPR). We use it ourselves to improve our profile and to provide content that is read by many people. To improve our reach, we need many views and a lot of traffic on our profile. The more we tailor the content to the interests of our users, the more likely we are to achieve this.

For us, the Insights data is part of the functions provided by the social network. The processing is governed by the terms of use that all profile owners must accept. When you created your own account, you therefore contractually permitted the processing. If you do not accept the terms of use, you cannot maintain a profile. In this respect, providing the Insights data is necessary for use.

The Insights data collected via our profile is processed in anonymised form. This means that the data is modified so that it can no longer, or only with a disproportionately large amount of time, cost and labour, be attributed to a specific or identifiable natural person.

Direct messages and likes

We use our account to get in touch with you and to interact with you. This is possible via direct messages, the like function or comments. In this context, the name stored in your profile is always displayed.

The lawfulness of this processing is based on legitimate interests (Art. 6(1)(f) GDPR). Communicating with you is important to us in order to answer questions, address criticism and exchange information. This is the only way we can improve our services. You can use the various options for communication, but you do not have to. The content of our profile can be viewed independently of this.

Comments are stored on our profile for an unlimited period of time and can be viewed by other users until you delete the comment yourself. The same applies to using the like function. Direct messages are also stored, but are deleted at regular intervals.

Objection to the processing of Insights data

Since Insights data is also used for advertising purposes, there is generally a right to object pursuant to Art. 21 GDPR. Meta Platforms Ireland Limited provides various forms for exercising rights in its privacy policy. There you can object to the processing of data. You can also exercise this right against us, and we will then forward the request to the provider.

Please note that, if you object to the processing of Insights data, use of the platform may be limited or may no longer be possible at all.

Data disclosure and third-country transfers

Data processing takes place on servers of Meta Platforms Ireland Limited. Direct messages are seen and answered by our employees. All

other actions are publicly visible.

Our profile on the social network can be accessed worldwide via the internet, meaning that access from countries without an adequate level of data protection is possible. Meta Platforms Ireland Limited has taken various measures to ensure an adequate level of data protection.

TikTok profiles

Controllershship

We have profiles on the social network TikTok. This is a social media platform where users can create, share and watch short videos. TikTok is provided by TikTok Technology Limited, 10 Earlsfort Terrace, Dublin, D02 T380, Ireland, and TikTok Information Technologies UK Limited, One London Wall, London, EC2Y 5EB, United Kingdom. The TikTok companies can be contacted via the email address dach@tiktok.com and various online contact forms. You can also reach the Data Protection Officer via an online form.

Depending on which actions we perform via a profile and which features we use, different data of TikTok users is processed. Responsibility for the processing varies. Some processing is carried out under joint controllership between us and the TikTok companies. For this reason, we have concluded an agreement pursuant to Art. 26 GDPR, which mainly governs the fulfilment of data subject rights. This agreement is part of the “Jurisdiction Specific Terms”, which are unilaterally specified for us. Other processing is carried out under separate controllership, so both we and the TikTok companies must ensure compliance with the applicable data protection requirements. When using some features, the social network acts on our behalf and on our instructions. In these cases, this is so-called processing by a processor pursuant to Art. 28 GDPR, which is also governed in the “Jurisdiction Specific Terms”. Which company is responsible in which way results from the table below.

Purpose	Data categories	Responsibility
Collection and transfer of developer data and/or <u>event data</u> by (and to) TikTok	Developer data and/or <u>event data</u>	Joint controllership
Measurement and insights reporting	<u>Event data</u>	Joint controllership
Audience creation and ad targeting	<u>Event data</u>	Separate controllership
Improving, optimising and personalising ads	<u>Event data</u>	Separate controllership
Security, protection, fraud prevention and development	Developer data and/or <u>event data</u>	Separate controllership
Matching contact details	Contact data	Processing by a processor
Functionality of the developer tool	Developer data	Processing by a processor
Custom Audiences (Customer File) product	Contact data	Processing by a processor
Lead Generation product	Lead generation data (as defined in the <u>Lead Generation Terms</u>)	Processing by a processor

Under the “Jurisdiction Specific Terms”, we are required to inform users about the existence of joint controllership with the TikTok companies and the key provisions of the agreement pursuant to Art. 26 GDPR.

Use of TikTok

We use our TikTok profiles to make information publicly available, place advertising and communicate with users. You can contact us via direct messages, the like function or comments. As part of this contact, the name stored in your profile as your username is displayed. If you have uploaded a picture, it is also visible.

The lawfulness of the processing described is based on our legitimate interests (Art. 6(1)(f) GDPR). Interaction with users is particularly important to us in order to answer questions, respond to criticism and exchange information. We can also present our content in a way that is appreciated by younger people.

Comments are stored on the channel for an unlimited period of time and can be viewed by other users. The same applies to the use of the like function and direct messages. If we delete our profile, the content generated via it will also be deleted.

When you use TikTok, various data is processed by the social network. This includes, among other things, IP address, location data, time zone settings, advertising IDs, app and browser versions, and device information (system, network type, device ID, screen resolution, operating system, audio settings and connected audio devices). The TikTok profiles and channels you access, likes, messages and other information about usage are also processed. If you are logged in with your own TikTok account, this data is assigned to your account. You can find more information on the processing of your data in TikTok's [Privacy Policy](#). The processing described is carried out under the sole responsibility of the TikTok companies.

Insights data

The collection and transfer of developer data and event data by (and to) the TikTok companies as well as measurement and insights reporting take place under joint controllership. The processed [insights data](#) provides information about how many users accessed our channel or posts at what time. The data is made available to us in

aggregated form as statistics. We have no way to personally identify you via these statistics or to assign certain actions to your account. Please note that insights data may also be collected if you do not have your own TikTok account.

From our perspective, the collection and use of insights data is permitted for the purposes of safeguarding legitimate interests (Art. 6(1)(f) GDPR). Based on the anonymised insights data, we can optimise the content of our channel and thus increase our revenue.

We store the aggregated insights data for an unlimited period of time, or for as long as we operate the respective TikTok profile.

TikTok companies' privacy policy

Information about how the TikTok companies process personal data (including the legal basis and options to exercise data protection rights) can be found in TikTok's Privacy Policy.

Exercising data subject rights

In the joint controllership agreement, it was agreed that the TikTok companies are responsible for fulfilling data subject rights under Art. 15–20 GDPR in relation to the personal data stored or otherwise processed by the social network as part of the joint processing. If you want to assert data subject rights, it is best to use the provided online form. You can also assert your data subject rights towards us. We will then forward your request.

Data disclosure and third-country transfers

Data processing takes place on servers of the TikTok companies. Direct messages are seen and answered by our employees. All other actions are publicly visible.

TikTok can be accessed via the internet worldwide, so access from countries without an adequate level of data protection is also possible. The platform operators have taken various measures to ensure an adequate level of data protection. The standard contractual clauses

contained in the “Jurisdiction Specific Terms” govern international data transfers and ensure that the companies involved in the data processing act in compliance with data protection law.

X profiles

Controllership

The short messaging service X is offered and operated by Twitter International Unlimited Company, One Cumberland Place, Fenian Street Dublin 2, D02 AX07, Ireland. Responsibility under data protection law lies solely with that company. The company belongs to X Corp., 1355 Market Street, Suite 900, San Francisco, CA 94103, USA.

Use of X

We use X and the functions provided there to share information and to communicate with other users. In doing so, we comply with the terms of use that we agreed to when we created our profile.

We have no influence on the data processing that takes place. You can find information about this in the X Privacy Policy. You use the short messaging service at your own responsibility and must decide for yourself whether you agree to the data processing by Twitter International Unlimited Company. This applies in particular to the use of interactive functions (e.g. reposting, liking) and data processing in countries outside the EU and the EEA.

Privacy settings

In your account’s general settings and under “Privacy and safety”, you have the option to restrict the processing of your data. In addition, you can restrict X’s access on your mobile device to contacts and calendar data, photos and location data (depending on the operating system used). Further information on these points is available from the platform provider.

