

Privacy policy pursuant to Art. 13 GDPR

Processing of interested party data

We take the protection of personal data seriously and observe data protection regulations, in particular the EU General Data Protection Regulation (“GDPR”) and the Data Protection Act (“DSG”).

In this privacy policy, we will explain what information (including personal information) we process about you in connection with the relationship we have with you.

Who is responsible for data processing?

The entity responsible for processing personal data is:

SUNPOR Kunststoff GmbH
Tiroler Straße 14
3105 St. Pölten
Telephone: +43 (0) 2742 291 - 0
E-Mail: office@sunpor.at

With regard to data protection, you can always contact the following address: sun.dsgvo@sunpor.at

Which data do we process?

Carrying out our economic relations requires the processing of data of our interested parties. Insofar as these data permit conclusions to be drawn about a natural person (for example, if you are an individual merchant), these are personal data. Regardless of the legal form, we also process data on the contact persons at your company.

Please also provide this privacy policy to those individuals within your organisation who are involved in the economic relationship with us (“contact person”).

The following data is processed by us: Name, address, contact data as well as marketing data (industry name, company register data, correspondence language, support data such as visits or sent advertising material, response behaviour as well as bonus and benefit data)

For contact persons, also company affiliation, salutation / gender as well as function / task area are collected.

For what purposes and on which legal basis do we process personal data?

The processing of the data is for the protection of our legitimate interests or the interests of third parties; this is done on the basis of Article 6 para. 1 (f) GDPR. Our justified interests include

- › the management and development of our business activities including risk management as well as
- › direct advertising for our products.

To the extent that we give a natural person the opportunity to obtain consent to the processing of personal data, we process the data covered by the consent for the purposes stated in the consent; this is done on the basis of Article 6 para. 1 a) GDPR.

Please note that

- › the granting of consent to us is voluntary;
- › the non-granting of a consent or its subsequent revocation may nevertheless be connected with consequences, which we will inform about before granting the consent and
- › any consent given to us may be revoked at any time with future effect, for example by notification by post, fax or email through one of the contact channels listed on the first page of this privacy policy.

Who receives personal data?

Personal data is generally processed within our company. Depending on the type of personal data, only certain departments/persons have access to personal data. In addition to the technically responsible employees, this also includes to a certain extent IT employees for data processed via the IT infrastructure.

A role and authorisation concept limits access within our organisation to those functions and to the extent required for the particular purpose of the processing.

Personal data shall not be passed on to third parties.

Is automated decision making used?

In principle, or in the course of the business relationship, we generally do not use automated decision-making (including profiling) within the meaning of Article 22 GDPR. If we use such procedures in individual cases, we will inform affected persons about this to the extent required by law.

Is data transmitted to countries outside the EU/EEA?

The processing of personal data takes place exclusively within the EU or the European Economic Area; a transfer to other countries (so-called “third countries”) is not planned.

How long will personal data be stored?

In principle, we store personal data as long as we have a legitimate interest in this storage and do not outweigh the interests of the person concerned in not continuing storage.

What rights does an affected person have?

An affected person has the right

- > to information on the personal data stored about them, Article 15 GDPR;
- > to correction of incorrect or incomplete data, Article 16 GDPR;
- > to deletion of personal data, Article 17 GDPR;
- > to limit processing, Article 18 GDPR;
- > to data transferability, Article 20 GDPR, and
- > to object to the processing of their personal data, Article 21 GDPR.

In order to exercise these rights, an affected person may contact us at any time, for example via one of the contact channels indicated at the beginning of this privacy policy.

An affected person is also entitled to file a complaint with a competent supervisory authority for data protection, Article 77 GDPR:

Austrian Data Protection Authority
Wickenburggasse 8
1080 Vienna
Telephone: +43 (0) 1 52 152 - 0
Email: dsb@dsb.gv.at