

DATA PROTECTION DECLARATION

Last update: May 2022

Provision of information pursuant to Art 13 of the General Data Protection Regulation (EU) 2016/679 ("GDPR") regarding (i) the website www.sv.law ("Website"), (ii) the SV.LAW app ("App") as well as (iii) the various social media and platform presences described under point 9.

Thank you for your interest in our Website. The protection of your privacy is of high priority to us. Consequently, we process your personal data solely on the basis of the legal requirements prescribed by the GDPR in conjunction with the Austrian Data Protection Act (*Datenschutzgesetz*) as well as other relevant legal provisions.

You are not obligated to provide us with your data. Data processed automatically when accessing the Website are either not personal data or stored only for short periods of time (cf. point 6.1). Only in the context of contacting, the disclosure of certain data is required (cf. point 6.2). In case you decide to make use of our legal services, the relevant information will be provided separately. The specific data processing operations to which this respective Data Protection Declaration applies are described in greater detail under point 6.

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1. Definitions

Data protection laws are generally relevant in case any processing of personal data is concerned. The terms used within the scope of this Data Protection Declaration are defined in and by the GDPR. As such, the broad definition of *processing* (Art 4 item 2 GDPR) of personal data means any operation or set of operations performed on personal data. Any information allowing us or third parties to potentially identify you in person can be considered your *personal data*, which makes you a *data subject* (Art 4 item 1 GDPR) within this context.

The following terms are particularly relevant for a better understanding of this Data Protection Declaration:

Term	Definition	Regulation
<i>Controller</i>	Natural or legal person or other body which has decisive influence on the processing of personal and is therefore subject to data protection obligations.	Art 4 item 7 GDPR Art 24 GDPR
<i>Processor</i>	External service provider which processes personal data on behalf of the controller and is contractually bound to its instructions. The processor thereby acts as a kind of extended arm of the controller.	Art 4 item 8 GDPR Art 28 GDPR
<i>Recipient</i>	Generally, every natural or legal person or other body outside of the organisation of the controller to which data being subject to the controller's responsibility are disclosed.	Art 4 item 9 GDPR
<i>Legal basis</i>	Condition determined by law that constitutes an authorisation to lawfully process personal data.	Art 6 para 1 GDPR

<i>Transfer to third countries</i>	Transfer of personal data to countries outside of the EU respectively EEA through which they are detracted from the sole control of the GDPR due to stronger ties to the legal system of such third country. This might take place where data are disclosed to a recipient that (i) has its seat/residency in such third country or (ii) maintains a server there on which personal data are processed.	Chapter V GDPR
<i>Adequacy decision</i>	A resolution of the European Commission through which the adequacy of the data protection level in a third country is acknowledged, and consequently a transfer of data is possible without further restrictions.	Art 45 GDPR
<i>Appropriate safeguards</i>	Various instruments which allow the transfer of personal data into a third country for which an adequacy decision does not exist.	Art 46 GDPR

2. Information on the Controller and contact details

<u>Controller</u> in the sense of Art 4 item 7 GDPR:	<u>Contact details:</u>
Stadler Völkel Rechtsanwälte GmbH ("we" or "SV.LAW") Seilerstätte 24 1010 Vienna Austria	Email: office@sv.law Tel: +43 (1) 997 10 25

3. Links to third-party sites

On our Website and in this Data Protection Declaration, we use links to websites of third parties, in particular links to our SV.LAW presences in social networks and platforms. If you click on one of these links, you will be forwarded to the respective website. For the operators of these websites, it is only evident that you have accessed our Website beforehand. However, please be aware that accessing third-party sites results in additional processing of your data in the sphere of the respective third party! Accordingly, we refer you, in general, to the separate data protection declarations of these websites. For further information on our processing of your data in connection with our social media or platform presences, please review point 9.

4. Rights of the data subject

You may decide to exercise any of the following rights concerning our processing of your personal data at any time free of charge by means of a notification being sent to one of the contact options outlined under point 2; we shall then answer your request as soon as possible and within one (1) month at the latest (in exceptional cases, restrictions on these rights are possible, for instance, if otherwise the rights of third parties would be affected; for definitions see the beginning of point 6):

- access to and further information concerning your individual data processed by us (right of access, Art 15 GDPR);
- rectification of wrongly recorded data or data that have become inaccurate or incomplete (right to rectification, Art 16 GDPR);
- erasure of data which (i) are not necessary in light of the purpose of data processing, (ii) are processed unlawfully, (iii) must be erased due to a legal obligation or an objection to the processing (right to erasure, Art 17 GDPR);
- temporary restriction of processing under certain circumstances (right to restriction of processing, Art 18 GDPR);
- withdrawal of consent granted for the processing of your personal data at any time; however, please note that the withdrawal of your consent does not retroactively affect the lawfulness of data processing based on such consent – it solely affects subsequent processing activities (right to withdraw; Art 7 para 3 GDPR);
- objection to any processing of your data being based on our legitimate interest on grounds relating to your particular situation or being executed for direct marketing purposes (right to object; Art 21 para 1 and 2 GDPR);
- transfer of your personal data which are processed for the performance of a contract or on the basis of your consent in a machine-readable format to you or directly to another controller upon request (right to data portability; Art 20 GDPR);
- right to lodge a complaint with a supervisory authority in respect of our processing of your data; in Austria, a complaint has to meet the requirements laid out in § 24 Data Protection Act and has to be directed to the Austrian Data Protection Authority (*Datenschutzbehörde*), Barichgasse 40–42, 1030 Vienna, email: dsb@dsb.gv.at, phone: +43 1 52 152-0 (for the simplification of this process, the Austrian Data Protection Authority provides forms at: <https://www.dsb.gv.at/dokumente>).

5. Transfer of your data; recipients

For the purposes executing the data processing activities as indicated in the course of this Data Protection Declaration, we will transfer your personal data to the following recipients or make them available to them:

Within our organisation, your data will only be provided to those entities or employees who need them to fulfil their respectively our respective obligations.

Furthermore, (external) processors engaged by us receive your data if they need these data to provide their respective services (whereby the mere possibility to access personal data is sufficient).

Within the context of our Website, the following processors may have access to your personal data:

- IONOS SE, Elgendorfer Str. 57, 56410 Montabaur, Germany (as our hosting provider);
- werom IT-Consulting GmbH, Taborstraße 57/2/24, 1020 Vienna, Austria (as our IT service provider);
- Hornetsecurity GmbH, Am Listholze 78, 30177 Hannover, Germany (in order to properly scan our email traffic for malware and spam);
- HSP Serviceline Telefonmarketing GmbH, Münzgrabenstraße 36/4, 8010 Graz, Austria (as our Call-Center in case of contact via phone);

- third-party service providers as described under point 8.3 to the extent necessary for them to render their respective services.

Additionally we are joint controllers in the sense of Art 26 GDPR with the service providers described under point 9 when accessing and interacting with our respective social media or platform presences.

Some of the mentioned recipients are respectively their server landscape is located outside of the EU/EEA, or they use (further) processors to render their services to which this applies. Possible transfers of your data within this context into the legal sphere of such third parties, as far as no adequacy decision of the European Commission in the sense of Art 45 GDPR is in place, are based on standard data protection clauses in the sense of Art 46 para 2 lit c GDPR adopted by the European Commission.

6. Data processing operations

In the subsequent section, data processing operations that may occur when accessing or using our Website are described in detail. Within this context, we provide you with information on the essential elements of each data processing operation, namely (a) type and extent (*when* and *how*), (b) purpose (*why*) as well as (c) the storage period of your data (*how long*).

Moreover, we inform you about the legal basis which we use to justify the respective data processing operation as required by the GDPR. The following chart provides you with a first overview of possible legal bases, which we use in this regard:

Legal basis	Definition	Regulation
<i>Consent</i>	You have given us your consent prior to the beginning of the data processing operation and for the specific occasion, which therefore authorises us to process your data. (For the right to withdraw your previously given consent at any time, see point 4.)	Art 6 para 1 lit a GDPR
<i>Performance of a contract</i>	The processing of your data is necessary for the performance of a contract concluded with you or to take steps prior to entering into a contract with you at your request.	Art 6 para 1 lit b GDPR
<i>Legitimate interests</i>	The processing of your data is (i) necessary for the purposes of legitimate interests pursued by us or a third party and (ii) we have considered your conflicting interests and fundamental rights and freedoms accordingly. (For the right to object, see point 4.)	Art 6 para 1 lit f GDPR

6.1 Processing of access data when visiting our Website

- (a) Type and extent of data processing: You can visit our Website without providing any personal information. When you access our Website, only certain access data are processed automatically in so-called server log files. In particular, the following data are processed in this context: (i) name of visited website; (ii) browser type/version used; (iii) operating system of the user; (iv) previously visited website (referrer URL); (v) time of the server request; (vi) data volume transferred; (vii) host name of the accessing computer (IP address used in shortened form). This information does not allow us to identify you personally; however, IP addresses are considered personal data within the meaning of the GDPR.
- (b) Legal basis and purpose: The purpose of this data processing operation is to establish and maintain technical security with regards to our Website, improve the Website's quality and generate non-personal statistical information. The processing is based on our legitimate interest (Art 6 para 1 lit f GDPR; for the "right to object", see point 4) in achieving the mentioned purposes.
- (c) Storage period: The server log files are, in general, automatically deleted within eight (8) weeks.

6.2 Contacting; contact form

- (a) Type and extent of data processing: When contacting us via the contact form provided on our Website, we will use your data as indicated in order to process your contact request and deal with it. The data processing involved is necessary to issue a response in respect of your request, as we would otherwise not be able to contact you. Moreover, the respective elucidations of this point apply accordingly to the processing of data being entailed by direct contact requests executed via contact details provided in this Data Protection Declaration or on our Website, in particular in the imprint.
- (b) Legal basis and purpose: Purpose of the data processing is to enable us an exchange with users of the Website and our clients. We answer your request on the basis of our legitimate interest (Art 6 para 1 lit f GDPR; for the "right to object", see point 4) in maintaining a properly functioning contact system, which is a prerequisite for the provision of any services. As far as your request is based on an existing contractual relationship with us or you are interested in establishing said contractual relationship, the processing is based on the performance of the corresponding contract, or on taking steps prior to entering into a contract with you at your request (Art 6 para 1 lit b GDPR).
- (c) Storage period: We delete your requests as well as your contact data if the request has been answered conclusively. Your data are, in general, stored for a period of six (6) months and subsequently erased within fourteen (14) days if we do not receive follow-up requests and if the data must not be further processed for different purposes.

6.3 Processing of data related to the use of our App

- (a) Type and extent of data processing: Our App "Rechtshilfe" can be downloaded for free via Apple App Store (<https://apps.apple.com/at/app/rechtshilfe/id1198003446>) or Google Play (<https://play.google.com/store/apps/details?id=at.svlaw.rechtshilfe>). At the moment, the App is available for the iOS platform and Android. By using our App for the first time, you will be asked to register your phone by indicating your name, your email address and your telephone number. After a successful registration on the App, you will have various functions at your disposal, for example sending us written requests or documents. The information you enter into the App will be used solely to answer your request as well as – where appropriate – to render the requested services (e.g. making a consultation appointment).

- (b) Legal basis and purpose: Our processing of these data serves the purpose of providing users an additional and modern solution to communicate with us and is based on our legitimate interest in being able to process your requests individually and as fast as possible (Art 6 para 1 lit f GDPR; for the "right to object", see point 4). As far as your requests and/or file transfers are based on an existing contractual relationship with us or you are interested in establishing said contractual relationship, the processing is based on the performance of the corresponding contract, or on taking steps prior to entering into a contract with you at your request (Art 6 para 1 lit b GDPR).
- (c) Storage period: We delete your requests as well as your contact data if the request has been answered conclusively. Your data are, in general, stored for a period of six (6) months and subsequently erased within fourteen (14) days if we do not receive follow-up requests and if the data must not be further processed for different purposes. In case information provided or files transferred are related to a request of legal services, we will – where appropriate – store said data in order to render the respective services; within this context, we shall provide separate information in the individual case.

7. Storage technologies and consent tool

On our Website we use the following technologies for different purposes. If information is stored on your end device by doing so, they are called *storage technologies*, and are subject to particular data protection regulations. If they are not technically necessary for the functioning of our Website, we need to collect your consent prior to their use. Additionally we use other technology for similar purposes and further process data collected in that regard by using storage technologies. Storage technologies are also used in the in the scope of third-party services described under point 8.

7.1 Cookies

If you give us your consent (Art 6 para 1 lit a GDPR; for the "right to withdraw", see point 4 as well as point 7.3), so-called "cookies" are used on our Website; in case you decline to provide us with your consent, we shall limit our use of cookies to those cookies being technically necessary and essential for the proper functioning of our Website (see below) and process your data on the basis of our accompanying legitimate interest (Art 6 Abs 1 lit f GDPR), as far as personal data are involved (for the "right to object", see point 4).

Cookies are small data sets that are stored on your end device. They are placed by a web server and sent back to it as soon as a new connection is established in order to recognise the user and his settings. In this sense, a cookie is a small local text file that assigns a specific identity consisting of numbers and letters to your end device.

Cookies can fulfil different purposes, e.g. helping to maintain the functionality of websites with regard to state of the art functions and user experience. The actual content of a specific cookie is always determined by the website that created it.

Cookies always contain the following information:

- name of the cookie;
- name of the server the cookie originates from;
- ID number of the cookie;
- an end date at the end of which the cookie is automatically deleted.

Cookies can be differentiated according to type and purpose as follows:

- Necessary cookies: Technically necessary (also: essential) cookies are required for the proper functioning of websites by enabling basic functions, such as site navigation and access to protected areas. Without such cookies, a website regularly fails to be fully functional. Necessary cookies are always first-party cookies. They can only be deactivated in the settings of your browser by rejecting all cookies without exception (see below) and are also used on our Website legally permissible without obtaining prior consent.
- Preference cookies: Preference cookies allow websites to remember information which affects their appearances or behaviour, for example, your preferred language or the region you are located in.
- Analytics cookies: Analytics cookies help website operators to understand how users interact with websites by collecting information anonymously and analysing it. Such cookies are thus used to collect information on user behaviour. In particular, the following information may be stored: accessed sub-pages (duration and frequency); order of pages visited; search terms used having led to the visit of the respective website; mouse movements (scrolling and clicking); country and region of access. These cookies allow to determine what a user is interested in and thereby adapt the content and functionality of a website to individual user needs.
- Tracking cookies: Tracking cookies are used to track users on websites. Their purpose is to display advertisements which are relevant and attractive for the individual user and hence valuable for publishers and third-party advertisers. This is possible by means of analysing your user behaviour and determining interests on the basis of which tailored advertising becomes possible.
- Social media and plugin cookies: Social media and plugin cookies originate from third-party platforms or services; they are necessary to display content of such third-party platform/service which is embedded into a website. They may be used by the respective third-party provider for analytic or tracking purposes as well (in particular, where an account is maintained with the respective platform/service).

With regard to the storage period cookies can be further differentiated as follows:

- Session cookies: Such cookies will be deleted without any action on your part as soon as you close your current browser session.
- Persistent cookies: Such cookies (e.g. to save your language settings) remain stored on your end device until a previously defined expiration date or until you have them manually removed.

Furthermore, cookies may be differentiated by their subject of attribution:

- First-party cookies: Such cookies are used by ourselves and placed directly from our Website. Browsers generally do not make them accessible across domains which is why the user can only be recognised by the page from which the cookie originates.
- Third-party cookies: Such cookies are not placed by the website operator itself, but by third parties when visiting a specific website, in particular, for advertising purposes (e.g. to track surfing behaviour). They allow, for example, to evaluate different page views as well as their frequency

Most browsers automatically accept cookies. With respect to providing or withdrawing your consent through our consent tool, see point 7.3. Moreover, you have the option to customise your browser settings so that cookies are either generally declined or only allowed in certain ways (e.g.

limiting refusal to third-party cookies). However, if you change your browser's cookie settings, our Website may no longer be fully usable. Via the browser settings, you also have the option to delete the entirety of cookies already stored on your end device. This corresponds to a withdrawal of your consent as well.

7.2 Local storage; session storage

If you have given us your explicit consent (Art 6 para 1 lit a GDPR), we use storage capacity of your browser software in order to enhance the usability of our Website, its user-friendliness and our service in general (for example to save your language settings) (for the "right to withdraw", see point 4 as well as point 7.3). Therefore, we use the so-called local storage or session storage to store certain data on your end device, whereby your browser software maintains a separate local storage or session storage for each domain. Besides yourself, only we are able to access the data we are processing in this context. If technically necessary for the functioning of our Website, certain information may be stored in the local storage or session storage without your consent. Under no circumstances, third parties/websites will be able to access/read any of such data; however, the data may be stored on your end device by our partners (third-party service providers). In contrast to "cookies", this method is safer and faster because data are not transferred automatically to the respective server with every HTTP request, but stored by your browser software. Additionally, a greater volume of data (at least 5 megabytes) can be stored.

Since their functionality is similar to that of cookies, point 7.1 applies correspondingly. Please be aware that information in the local storage does not have a predefined expiration date (similar with persistent cookies). In contrast, information in the session storage is stored only for the duration of respective browser session (similar to session cookies).

With respect to providing or withdrawing your consent through our consent tool, see point 7.3. The manual erasure of data from the local or session storage can be achieved similarly to the manual erasure of cookies through the browser settings of most browsers since common browsers combine settings for cookies, local storage and session storage, collectively referring to website data (e.g. "cookies and other website data"); therefore please review point 7.1 for the full picture. If cookies and other website data are combined accordingly by your browser software, disabling cookies also disables access to the local storage or session storage (which therefore can lead to usability limitations). Disabling JavaScript can also prevent websites from accessing the local or session storage. However, this may result in severe usability limitations.

7.3 Consent tool

Where necessary, and in order to ensure that you have given us your prior consent, a consent tool appears automatically when accessing our Website. If you only press the button "Confirm", no storage technologies (which require your consent) will be utilised. If you want to consent, the corresponding options can be found under the button "Preferences". To save your preferences, a technically necessary cookie is placed on your end device. If you do not provide us with your consent, certain parts of our Website may be unusable – you will be informed accordingly in this regard. You may also provide your consent directly in the specific case in order to unlock the respective content. You can update or withdraw your previously given consent manually via <https://www.svlaw.at/en/data-protection-declaration>.

8. Third-party services

8.1 General explanations

Purpose of processing: In order to optimise our Website for its intended purposes, provide necessary or useful functions in regards to an economically viable pursuit of our business activity as well

as to make available services to users that are usually expected in our line of business, we utilise a variety of services on our Website which are rendered by third-party service providers and subsequently described below.

Processing roles: Unless stated otherwise, the respective third-party service provider acts as our processor and subsequently provides its services in our name and on the basis of a corresponding agreement. However, some of the engaged third-party service providers may (also) receive data as independent controllers for their own purposes, in particular for the optimisation of their services. Regardless of their specific processing role, they are in any case considered recipients of some of your data, since the use of the respective service on our Website requires the processing of your data by the corresponding service provider.

Necessary processing: From a purely technical perspective, certain data are transferred when visiting any website, and generally shared with all implemented services. These data in their entirety amount to a digital fingerprint (browser fingerprint) which you leave in the course of your online activities – and can be used to draw certain conclusions about you or your end device.

In this regard, the following categories of "**Connection Data**" can be distinguished, which are (possibly) transferred to the server of which the Website or a specific file is requested.

(i) Implicit Connection Data (automated, obligatory and unsolicited transfer):

- IP address of the accessing computer;
- user agent (browser type and version, operating system);
- accessed site (URL);
- site from which the user accessed (referrer URL);
- time of access;
- language settings.

(ii) Explicit Connection Data (transferred if intended by the source code of the respective service)

- Screen resolution;
- Colour depth;
- time zone;
- touch screen support;
- browser plugins.

Furthermore, most of the respective services use storage technologies (cf. point 7).

Transfer to third countries: The mentioned service providers are respectively their server landscape is located outside of the EU/EEA, or they use (further) processors to render their services to which this applies. Possible transfers of your data within this context into the legal sphere of such third parties, as far as no adequacy decision of the European Commission in the sense of Art 45 GDPR is in place, are based on standard data protection clauses in the sense of Art 46 para 2 lit c GDPR adopted by the European Commission.

8.2 Overview and brief summary

Subsequently, you can find a brief summary of services used as well as accompanying basic legal information.

If you press on the name of one of the services, you will be transferred to the data protection declaration of the respective service provider. Please be aware that accessing third-party sites results in additional processing of your data in the sphere of the respective third party (cf. point 3).

Service	Processing operation	Purpose	Legal basis
Google Maps	Presentation of our location through interactive maps	Appealing presentation of content	Consent (Art 6 para 1 lit a GDPR)
YouTube	Embedding videos through inline frames	Implementation of a state of the art service, appealing presentation of our content	Consent (Art 6 para 1 lit a GDPR)

8.3 Individual third-party services and embeddings

8.3.1 Google Maps

If you have provided us with your prior consent (Art 6 para 1 lit a GDPR; for the "right to withdraw", see point 4), we use the service "**Google Maps**" of Google Ireland Limited, Gordon House, 4 Barrow Street, Dublin, Ireland ("**Google Ireland**") on our Website. This allows us to embed interactive geographical maps on our Website, and enable you a comfortable usage of the corresponding functionality in order to find our location more easily.

In this regard, Google Ireland uses storage technologies (cf. point 7). After you have consented to the data processing, Google Ireland can detect that you have accessed a respective subpage on our Website that contains Google Maps. Additionally, Connection Data will be transferred as well. Furthermore, your interactions with Google Maps in the course of our Website will be tracked. If you are logged into a Google account simultaneously, Google Ireland can link these interactions with this account (therefore, you may want to log out of your Google Account before providing your consent). Google Ireland may use these data in order to optimise its own services, in particular Google Maps, and to personalise advertisements. You can prevent the storage of data for web or app activities in your Google account by following the steps described at: <https://support.google.com/websearch/answer/54068?hl=en&co=GENIE.Platform%3DDesktop>.

Google Ireland intends to process data of users of the EEA region, where possible, in data centres situated in Europe; however, an outsourcing of processing activities to group companies may take place, wherefore a processing of your data in the US by Google Ireland's parent company Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA may take place. An overview of Google's data centres can be viewed at: <https://www.google.com/about/datacenters/inside/locations/?hl=en>.

8.3.2 Embedding of YouTube videos

On our Website, videos of the platform <https://www.youtube.com>, a service of Google Ireland (cf. point 8.3.1), are embedded as an inline frame.

Since Google Ireland uses storage technologies (cf. point 7) for the collection and statistical evaluation of data within the framework of such integration, videos will not be displayed by default. If you wish to have a respective video displayed directly on our Website, we require your prior consent in accordance with Art 6 para 1 lit a GDPR for the use of said storage technologies and associated data processing (for the "right to withdraw", see point 4). In order to express your consent, you may either manually select the utilisation of storage technologies in regards to YouTube when

accessing our Website via our consent tool (cf. point 7.3), or click directly on the "I Accept" button for a specific video after you have read the information specifically provided for this purpose. Only after activating the display function via one of the described methods, videos will be displayed directly on our Website and Google Ireland will be able to process data via the use of storage technologies.

Google Ireland uses the information collected via storage technologies to compile accurate video statistics, prevent fraud and improve user-friendliness. Information generated by the use of said storage technologies as well as Connection Data (inter alia, your IP address) are subsequently transferred to a Google server and stored there. However, the IP address will be shortened beforehand. An immediate allocation to your person is only possible if you are logged into your Google account when accessing a respective video, or when accessing a subpage with such integrated video after you have already given your previous consent. Therefore, if necessary, please log out of your account before you allow us to display the video or access the respective page.

We receive statistical evaluations from Google Ireland in regards to the retrieval of individual videos embedded in the Website without reference to the respective user. Since the videos are only embedded in our Website but played directly via <https://www.youtube.com>, the terms of use and data protection declaration of YouTube/Google apply in that context. Hence, please use the following link in order to review the respective information: <https://policies.google.com/privacy?hl=en&gl=de>.

For further processing operations through Google Ireland and an eventual transfer of data to affiliated companies of Google Ireland, point 8.3.1 applies correspondingly.

9. Social media and platform presences

For the purpose of promoting our business activity and our service offer, we maintain presences in various social networks and similar platforms. The processing of your data in this context is based on our legitimate interest (Art 6 para 1 lit f GDPR; for the "right to object", see point 4) in expanding our reach as well as providing additional information and means of communication to users of social networks and similar platforms. In order to reach said purposes at the best possible rate, we may utilise functions provided by the respective service provider to measure our reach in detail (access statistics, identification of returning users, etc.).

In the course of accessing any of the online presences outlined subsequently, we process the general information being evident due to your profile in the respective network/platform as well as additional continuance, contact or content data, as far as you provide us with such data by interacting with our online presence and its contents. We do not store those data separately outside of the respective social network.

Since we jointly decide with the relevant service provider (respectively entity expressly outlined as controller) upon purposes and means of data processing in the course of a respective online presence, we are to be considered joint controllers in the sense of Art 26 GDPR. The provider of each social network respectively platform mentioned shall act as the primary point of contact with regard to all general and technical questions in respect of our online presences; this also applies to fulfilling rights of the data subjects in the sense of point 4. However, in case of requests concerning the specific operation of our online presences, your interactions with them or information published/collected via such channels, we shall be the primary point of contact; point 4 as well as other stipulations in this Data Protection Declaration apply correspondingly.

9.1 Facebook

Controller of the social network "**Facebook**" for the EEA region is Meta Platforms Ireland Limited, 4 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland ("**Meta Ireland**"). In respect of the operation of our Facebook fan page "STADLER VÖLKELE Rechtsanwalte" (<https://www.facebook.com/StadlerVoelkelRechtsanwaelte>), we are joint controllers in the sense of Art 26 GDPR with Meta Ireland.

Your data may be transferred to companies in third countries affiliated with Meta Ireland, in particular, Meta Platforms Inc, 1601 Willow Road, Menlo Park, California 94025, USA; any transfer of your data by Meta Ireland to such affiliated companies is based on standard contractual clauses in the sense of Art 46 para 2 lit c GDPR adopted by the European Commission.

Please note that we have no influence on the programming and design of the social network; thus, we can only use the options provided by Facebook in order to personalise and maintain our Facebook fan page. Hence, please carefully review the terms which the service provider prescribes for the use of the social network (<https://www.facebook.com/terms>) as well as the separate data protection declaration (<https://www.facebook.com/policy.php>) and consider the settings options in your Facebook account. In regards to any information provided by us via mechanisms made available by Facebook (posts, shares, etc.), we are naturally fully responsible.

9.2 Instagram

The social network "**Instagram**" is operated by Instagram Inc., 1601 Willow Road, Menlo Park, California 94025, USA, which is part of the Facebook group. Controller from a data protection point of view with regard to the EEA region is Meta Ireland (cf. point 9.1). In respect of the operation of our Instagram account "stadler_voelkel" (https://www.instagram.com/stadler_voelkel/), we are joint controllers in the sense of Art 26 GDPR with Meta Ireland.

Your data may be transferred to companies in third countries affiliated with Meta Ireland, in particular, Meta Platforms Inc, 1601 Willow Road, Menlo Park, California 94025, USA; any transfer of your data by Meta Ireland to such affiliated companies is based on standard contractual clauses in the sense of Art 46 para 2 lit c GDPR adopted by the European Commission.

Please note that we have no influence on the programming and design of the social network; thus, we can only use the options provided by Instagram in order to personalise and maintain our Instagram account. Hence, please carefully review the terms which the service provider prescribes for the use of the social network (<https://help.instagram.com/581066165581870>) as well as the separate data protection declaration (<https://help.instagram.com/519522125107875>) and consider the settings options in your Instagram account. In regards to any information provided by us via mechanisms made available by Instagram (postings, stories, etc.), we are naturally fully responsible.

9.3 LinkedIn

The social network "**LinkedIn**" is operated by LinkedIn Corporation, 1000 W. Maude Ave, Sunnyvale, California 94085, USA. For the EEA region, LinkedIn is operated and data processing is controlled by LinkedIn Ireland Unlimited Company, Wilton Place, Dublin 2, Ireland ("**LinkedIn Ireland**"). In respect of the operation of our LinkedIn account "Stadler Volkel Rechtsanwalte" (<https://ch.linkedin.com/company/stadler-v%C3%B6lkel-rechtsanw%C3%A4lte>), we are joint controllers in the sense of Art 26 GDPR with LinkedIn Ireland.

Your data may be transferred to companies in third countries affiliated with LinkedIn Ireland. Any transfer of your data by LinkedIn Ireland to such affiliated companies is based on standard contractual clauses in the sense of Art 46 para 2 lit c GDPR adopted by the European Commission.

Please note that we have no influence on the programming and design of the social network; thus, we can only use the options provided by LinkedIn in order to personalise and maintain our LinkedIn account. Hence, please carefully review the terms which the service provider prescribes for the use of the social network (https://www.linkedin.com/legal/user-agreement?l=en_EN) as well as the separate data protection declaration (<https://www.linkedin.com/legal/privacy-policy>) and consider the settings options in your LinkedIn account. In regards to any information provided by us via mechanisms made available by LinkedIn (postings, chats, etc.), we are naturally fully responsible.

9.4 Twitter

Controller of the social network "**Twitter**" for the EEA region is Twitter International Company, One Cumberland Place, Fenian Street, Dublin 2, D02 AX07 Ireland ("**Twitter International**"). In respect of the operation of our Twitter account "STADLER VÖLKELE (@STADLER_VOELKEL)" (https://twitter.com/STADLER_VOELKEL), we are joint controllers in the sense of Art 26 GDPR with Twitter International.

Your data may be transferred to companies in third countries affiliated with Twitter International, in particular the Twitter Inc, 1355 Market Street Suite, 900 San Francisco, California 94103, USA; any transfer of your data by LinkedIn Ireland to such affiliated companies is based on standard contractual clauses in the sense of Art 46 para 2 lit c GDPR adopted by the European Commission.

Please note that we have no influence on the programming and design of the social network; thus, we can only use the options provided by Twitter in order to personalise and maintain our Twitter account. Hence, please carefully review the terms which the service provider prescribes for the use of the social network (<https://twitter.com/en/tos>) as well as the separate data protection declaration (<https://twitter.com/en/privacy>) and consider the settings options in your Twitter account. In regards to any information provided by us via mechanisms made available by Twitter (Tweets, etc.), we are naturally fully responsible.

9.5 YouTube

Controller of the video platform "**YouTube**" for the EEA region is Google Ireland (cf. point 8.3.1). In respect of the operation of our YouTube channel "Stadler Völkel Rechtsanwälte" (https://www.youtube.com/channel/UCLKWsDGhR9tDWdDSRqR_y-g), we are joint controllers in the sense of Art 26 GDPR with Google Ireland.

Google Ireland intends to process data of users of the EEA region, where possible, in data centres situated in Europe; however, an outsourcing of processing activities to group companies may take place, wherefore a processing of your data in the US by Google Ireland's parent company Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA (or other affiliates) is possible. Any transfer of your data by Google Ireland to such sub processors in third countries is based on standard contractual clauses in the sense of Art 46 para 2 lit c GDPR adopted by the European Commission. An overview of Google's data centres can be viewed at: <https://www.google.com/about/datacenters/inside/locations/?hl=en>.

Please note that we have no influence on the programming and design of YouTube; thus, we can only use the options provided by YouTube in order to personalise and maintain our YouTube channel. Hence, please carefully review the terms which the service provider prescribes for the use of the video platform (<https://www.youtube.com/t/terms>) as well as the separate data protection declaration (<https://policies.google.com/privacy?hl=en-GB&gl=uk>) and consider the settings options in your YouTube account. In regards to videos and content provided by us, we are naturally fully responsible.