

Privacy Policy as of 04/2020

1. Contact details of the controller

The controller for the collection and processing of personal data:

RA Mag. Andreas Sabadello
Fax: +43 1 99 71 037 - 10
office@sabadello.legal
Esteplatz 4 – Top 9
1030 Wien

Personal data is any information that relates to an identified or identifiable living individual. These include all data containing specific information about personal or material circumstances, for instance name, address, email address, telephone number, date of birth, age, sex, social security number, video recordings, photographs, voice recordings of persons and biometric data, such as fingerprints. Personal data may also comprise sensitive data, such as health data or data in connection with criminal proceedings.

Any submission for access, erasure, rectification, objection and/or data transfer (see Point 5), can be sent to the aforementioned address of the law firm.

Furthermore, please be aware that, within the context of the legal representation and assistance we provide, we shall also regularly obtain situation-relevant and case-specific information about you from third parties.

In general, data collected by us from you or from third parties shall be subject to our obligation of professional secrecy as a law firm.

2. Use of the data

We shall not use the data provided to us for any purposes other than those covered by the mandate agreement or by your consent or otherwise covered by a provision in line with the GDPR. The processing of the data shall also be based on our legitimate interests. These legitimate interests shall cover, in particular, the defence against liability claims, the assurance of data integrity and security, and the promotion of economic advancement.

The personal data collected by us shall be needed to fulfil the mandate agreement and to meet our obligations (especially with regard to know-your-client requirements for the prevention of money laundering and terrorist financing). Unless stated otherwise, the provision of such data shall therefore be necessary for the conclusion of the contract.

2.1. WiFi

For appointments on our firm's premises we may allow access to our guest WiFi. If you use the WiFi service provided by us, personal data in the form of the IP address and the MAC address of the device used by you and other data that enable unique identification



shall be stored automatically. This data collection is necessary to ensure data security and to defend against liability claims. If you do not provide such data, you shall not be able to use the WiFi service provided by us. These data are stored for max. 90 days.

3. Transmission of data to third parties

To execute your instructions, we may also have to forward your data to third parties (e.g. the opposing side, substitutes, insurers and service providers whose services we use and to whom we provide data, etc.), courts or authorities.

Some of the above-stated recipients of your personal data shall be based outside your country or shall carry out the processing of your personal data there. The level of data protection in other countries may not correspond to that of Austria. However, we shall only transfer your personal data to countries for which the EU Commission has determined that they have an adequate level of data protection, or we shall take measures to ensure that all recipients have an adequate level of data protection, for which purpose we shall conclude standard contract terms (2010/87/EC and/or 2004/915/EC).

4. Storage of the data

We shall not store your data for any longer than is necessary to fulfil our contractual and/or statutory obligations and to defend against any liability claims.

5. Access, erasure

As the data subject, you have the right – with due regard for our obligation of professional secrecy as a law firm – to access your stored personal data and to obtain information regarding its origin and recipients and the purpose of data processing, as well as a right to rectification, data transfer, objection, restriction of processing and to the blocking or erasure of inaccurate data and/or data processed wrongfully.

Please notify us if there is any change to your personal data.

With regard to the right to data portability, please note that the processing of your personal data shall be carried out using systems which are only partially machine-readable and interoperable. We therefore cannot guarantee a seamless transfer in the event of, for example, a switch to another law firm.

6. Right to withdraw consent

You have the right to withdraw any consent given for the use of your personal data at any time.

7. Right to lodge a complaint

If you believe that our processing of your personal data is in violation of the relevant data protection legislation or that your rights under data protection law have been infringed in any other way, you can lodge a complaint with the competent supervisory authority. In Austria, this is the Austrian Data Protection Authority.

8. Profiling

There is no profiling or automated decision-making.



9. Website

9.1 Social-Media-Buttons

Our website contains buttons linking to social media, which allows you to share news-articles. The respective social-media-images are merely share-buttons. Behind the buttons there is a link to the respective social media platform. By clicking on the appropriate icon, you will be redirected to the services of the respective social network. A direct connection between the social network and our users will only be established when you actively click the button. Only then will the user's data be transferred to the respective social network.

If, however, the social-media-button is not clicked, no data will be exchanged between the user and the social network.

The legal basis for this processing is - in accordance with Art. 6 Section 1 f GDPR - the legitimate interests of the website owner, namely to optimize this website.

9.2 Google Analytics

Our website uses Google Analytics, a web analysis service from Google Ireland Limited, Gordon House, Barrow Street, Dublin USA444, Irland (hereinafter referred to as "Google"). Google Analytics captures the website user's interactions primarily with so-called "cookies". These are text files that are stored to the user's computer in order to facilitate an analysis of the user's use of the site.

The legal basis for this processing is – in accordance with Art. 6 Section 1 f GDPR - the legitimate interests of the website owner in order to evaluate and create an access statistics. The information generated by these cookies concerning the usage of the website (including the IP address and the URL's in the access websites) are transmitted to Google's location in the US and stored there. The website owner stores any data collected in connection with Google Analytics. Google will use this information on behalf of the website owner to evaluate your usage of our website, to compile reports on website activity for us, and to provide other services related to the website- and the internet usage. Google will not associate the IP address submitted by your browser with other data held by Google.

We use Google Analytics with an IP anonymization feature on our website. In doing so, Google abbreviates and thereby anonymizes your IP address, it is therefore not possible to trace back the data.

9.3 Cookies

When you visit the website, you will be asked whether you accept the use of "Google Analytics" (see above 9.2) or not. By clicking "Yes, I accept", you express your consent to this. By clicking "No, I decline", you decline consent. In both cases a functional cookie will be stored on your computer to remember your choice.

If you consent, Google Analytics will store additional cookies in order to perform the functions described above (9.2).

You can prevent cookies from being installed by adjusting the settings in your browser accordingly. You should be aware, however, that by doing so you may not be able to make full use of all the functions of this website.



10. Data security

The protection of your personal data shall be provided on the basis of suitable organisational and technical precautions. In particular, these precautions concern protection against unauthorised, illegal or even accidental access, processing, loss, use and manipulation.

Efforts to maintain consistently and appropriately high standards of care notwithstanding, it cannot be ruled out that information you disclose to us over the internet might be accessed and used by other parties.

Please note, therefore, that we accept absolutely no liability for the disclosure of information due to data transmission errors and/or unauthorised access by third parties (e.g. hacking into email accounts or telephone lines, or interception of fax messages) for which we are not responsible.

