

Information obligation according to Art. 13 and 14 GDPR

How we use your data and your rights

Information according to Art. 13 and 14 of the EU General Data Protection Regulation (GDPR)

Pursuant to the requirements of the EU General Data Protection Regulation (GDPR), we are obliged to provide you with comprehensive information on the processing of your personal data by the companies of the SCHARR Group. This correspondence informs you about the processing of your personal data by us as well as your rights.

1. Name and contact details of the responsible party

FRIEDRICH SCHARR KG, Liebkechtstr. 50, 70565 Stuttgart, Tel. +49 711 78 68-0, E-mail: info@scharr.de

representative of:

SCHARR WÄRME GmbH & Co. KG

SCHARR TEC GmbH & Co. KG

SCHARR CPC GmbH

SAILER Mineralölhandel GmbH

SYNCHRON GmbH

UNIL Deutschland GmbH

2. Contact details of the data protection officer:

Address same as above: "c/o Data Protection Officer", Tel. +49 711 78 68-0,

E-mail: datenschutz@scharr.de

3. Purposes and legal basis for the processing of personal data

- The processed data includes your master data (e.g., name and addresses), contact data (e.g., e-mail addresses and telephone numbers) as well as contract data (e.g., services used, contract contents, contractual communication, names of contact persons), and payment data (e.g., bank details, payment history). These data are processed on the basis of Art. 6 (1) letters (a) and (b) DGPR.

4. Data source

In some cases, the SCHARR Group also receives its data from contractual partners. These are companies based in the EU / European Economic Area or Switzerland who are active in the fields of trade, crafts, services, and energy supply. Furthermore, the SCHARR Group processes information from generally accessible sources such as public directories, official announcements (commercial register), and trade fair events.

5. Recipients or categories of recipients

These data are not disclosed to third parties unless required for the pursuit of our claims according to Art. 6 (1) letter (f) GDPR or if there is a legal obligation according to Art. 6 (1) letter (c) GDPR. However, in individual cases we may be required to disclose the data to external parties, e.g. contract processors within the meaning of Art. 28 GDPR. The data will not be transferred to a third-party country.

6. Duration of storage or criteria for storage duration

In principle, your data will only be used as long as necessary for the existing contractual relationship or on the basis of your consent. With your consent, your data will be stored and processed until your revocation. Notwithstanding the above, we are obliged by regulatory, commercial, and tax regulations to store your address, payment, and order data for a period of ten years.

7. About your rights

Regarding your personal data, you have the following rights towards the companies of the SCHARR Group: right to information / right to correction or deletion / right to restriction of processing / right of objection to processing / right to data portability. Please send your written request to: Friedrich Scharr KG, Data Protection, Liebkechtstr. 50, 70565 Stuttgart, Germany, Tel. +49 711 78 68-0, datenschutz@scharr.de. You also have the right to complain to a data protection supervisory authority about our processing of your personal data. The address of the supervisory authority responsible for our company is: The State Commissioner for Data Protection and Freedom of Information Baden-Wuerttemberg, Königstrasse 10 a, 70173 Stuttgart, Tel.: +49 711 61 55 41-0, Fax: +49 711 61 55 41-15, E-mail: poststelle@lfdi.bwl.de

Stuttgart, 6/8/2018

FRIEDRICH SCHARR KG
Management