

Privacy statement

(last updated on 13 november 2019 - v1.2.0)

We are pleased that you have visited our website www.wirelane.com or our application for mobile devices, the Wirelane App (hereinafter: "App") and that you are interested in our company.

The protection of your personal data such as date of birth, name, telephone number, address etc. is important to us.

The purpose of this data protection declaration is to inform you about the processing of your personal data that we collect from you when you visit our website.

Our data protection practice is in accordance with the legal regulations of the data protection basic regulation of the EU (GDPR) and the German Federal Data Protection Act (BDSG). The following data protection declaration serves to fulfill the information obligations arising from the GDPR. These can be found e.g. in art. 13 and art. 14 GDPR.

1. Controller

The controller regarding this website within the meaning of art. 4 (7) GDPR and other national data protection laws of the Member States and other provisions under the GDPR is:

Wirelane GmbH
Prinzregentenplatz 15
81675 Munich
Germany

Email: info@wirelane.com
Tel.: +49 (0) 681 992788 0
Fax: +49 (0) 681 992788 10

2. Name and address of the data protection officer

With regard to art. 37 GDPR we have designated a data protection officer. You can communicate with our data protection officer using the following contact details:

Martin Kerz
DURY Compliance & Consulting GmbH
Obertorstr. 1
66111 Saarbrücken

3. Provision of the website/app and creation of log files

Each time our website is accessed or our app is used, our system automatically records data and information of the computer system of the accessing end device. The following data are collected in doing so:

▪ Scope of the processing of data

- (1) Information concerning the browser type or the app and the version used
- (2) The operating system of the accessing device, the systems version, the device ID and the manufacturer of the device.
- (3) The IP and MAC address of the accessing device
- (4) Date and time of access
- (5) Websites and resources (images, files, additional page content) which were accessed on our website or via the app.
- (6) Websites from where the system of the user arrived to our website (referrer tracking)

(7) A unique-ID to recognize the user

This data is stored in the log files of our system.

- **Legal basis for the processing of personal data**

Art. 6 (1) (f) GDPR (legitimate interest). Our legitimate interest is to ensure the following, outlined purpose is achieved.

- **Purpose of data processing**

Logging is carried out to maintain compatibility of our website and our app for all visitors as far as possible and to combat misuse and for troubleshooting. To this end, it is necessary to log the technical data of the accessing end device in order to be able to respond as quickly as possible to display errors, attacks on our IT systems and/or errors in functionality on our website or our app. We also use the data to optimise the website and our app and to generally ensure the security of our computer systems.

- **Duration of storage**

The aforementioned technical data is erased as soon as it is no longer required to ensure compatibility of the website or the app for all visitors, but at the latest 3 months following use of our website or our app.

- **Possibility to object and to rectify**

You may object to this processing according to art. 21 GDPR and demand deletion of data according to art. 17 GDPR by following the indications under point 11 of this Privacy Policy.

4. Hosting of our Website / App

In order to provide the content of our website or App, we work together with a service provider who supports us in providing the necessary server capacities. Your data collected within the website and App will be stored for this purpose on servers of the company

OVH GmbH, St. Johanner Str. 41-43, 66111 Saarbrücken, Germany

The processing of your data by this company takes place on the basis of a contract for order processing pursuant to art. 28 GDPR, which constitutes the legal basis for the transfer of the data to these companies.

5. Special functions

Our site offers you different functions during the usage of which personal data is collected, processed and stored by us. We will explain below what happens with this data:

- **Contact form(s):**

- **Scope of the processing of personal data and personal data processed**

The data entered by you into our contact form.

- **Legal basis for the processing of personal data**

Art. 6 (1) (a) GDPR (Consent through unambiguous affirmative action or conduct) and art. 6 (1) (c) GDPR (intention to enter into a contract)

- **Purpose of data processing**

We will use the data collected via our contact form or via our contact forms to process the specific contact enquiry received via the contact form. We will store the master data you provide (name, e-mail address) in our database of interested parties and contact you again at a later date if necessary in order to inquire whether we can still do anything for you.

If a contract is concluded with us via the contact form, the data transmitted here will also be processed for the purpose of initiating and executing the contract.

- **Duration of storage**

After processing your request, the text entered by you in your request will be deleted immediately, unless there are legal retention periods. Your master data (name, e-mail address) will be stored for an unlimited period of time.

- **Necessity of information and consequences of non-delivery**

The use of the contact forms is neither contractually nor legally prescribed. The use of the contact forms is voluntary. You are not obliged to contact us via the contact form. If you would like to use our contact form, you must fill in the fields marked as mandatory. These are not necessary to enter into a contract with us and are only used to contact us. If you do not fill in the necessary information on the contact form, we cannot process your request or you cannot send it.

- **Possibility to object and to rectify**

You can revoke your consent at any time with effect for the future and demand deletion of the data in accordance with art. 17 GDPR. Which rights you have and how you assert them can be found at the bottom of this data protection declaration.

Should the data transmitted in the contact form be processed for the purpose of initiating and executing contracts, the processing will not be based on consent. It can then not be revoked. Further rights of data subjects, which you will find in the lower section of this data protection declaration, remain unaffected by this.

- **Log-in area:**

- **Scope of the processing of personal data and personal data processed**

The registration and log-in data input by you on our site.

- **Legal basis for the processing of personal data**

Art. 6 (1) (a) GDPR (Consent through unambiguous affirmative action or conduct)

- **Purpose of data processing**

You have the option of using a separate log-in area on our website or in our app. If you have forgotten your password or your user name for this area, you can arrange for this data to be resent to you after previously submitting your contact details (email address). The usage data resulting from the use of the log-in area is collected, stored and processed by us only to combat misuse and fix interruptions or to maintain functionality. This data is not used for any other purposes or provided to third parties.

We have no access to the passwords used by you. We store them exclusively in an encrypted format. The passwords are also only stored in an encrypted format on your end device.

- **Duration of storage**

The data collected is stored for as long as you maintain a user account with us. The data collected as part of the function of 'forgot user name or password' is used only for the purposes of resending forgotten access details.

- **Necessity of information and consequences of non-delivery**

The use of the Login forms is neither contractually nor legally prescribed. It is not possible to use the content protected by the login area without entering personal data. If you wish to use our login area, you must complete the fields marked as mandatory (user name and password). The entry of the data presupposes the existence of a user account. A login is not possible if the data entered by you is incorrect. If you enter data incorrectly or not at all, the protected area cannot be used. The rest of the page can still be used without login.

- **Possibility to object and to rectify**

You can revoke your consent at any time with effect for the future and demand deletion of the data in accordance with art. 17 GDPR. Which rights you have and how you assert them can be found at the bottom of this data protection declaration.

- **Rating function:**

- **Scope of the processing of personal data and personal data processed**

We will process the data you enter in the fields of our evaluation form in order to fulfil the purpose stated below.

- **Legal basis for the processing of personal data**

Art. 6 (1) (a) GDPR (Consent through unambiguous affirmative action or conduct)

- **Purpose of data processing**

Acceptance and publication of your rating on our website and, insofar as you explicitly consent, also on the internet platforms of our rating service providers.

- **Duration of storage**

Your rating will be stored and published for an unlimited period of time. We reserve the right to erase it without specifying reasons and without prior or subsequent information.

- **Necessity of information and consequences of non-delivery**

The information provided in the rating function is voluntary and is neither required by contract nor by law. In addition, the information is not required for the conclusion of a contract. If you do not fill in the mandatory fields or do not complete them completely, the rating you have made cannot be published on our platform.

- **Possibility to object and to rectify**

You can revoke your consent at any time with effect for the future and demand deletion of the data in accordance with art. 17 GDPR. Which rights you have and how you assert them can be found at the bottom of this data protection declaration.

- **Comment function:**

- **Scope of the processing of personal data and personal data processed**

The personal data left by you in your comment.

- **Legal basis for the processing of personal data**

Art. 6 (1) (a) GDPR (Consent through unambiguous affirmative action or conduct)

- **Purpose of data processing**

Acceptance and publication of your comment on our website or in our app.

- **Duration of storage**

Your comment will be stored and published for an unlimited period of time. We reserve the right to erase it without specifying reasons and without prior or subsequent information.

- **Necessity of information and consequences of non-delivery**

The information provided in the Comment function is voluntary and is neither required by contract nor by law. In addition, the information is not required for the conclusion of a contract. If you do not fill in the mandatory fields or do not complete them completely, your comment cannot be published on our platform.

- **Possibility to object and to rectify**

We will delete your comments without delay upon your request. Please use the "delete function" to do so or contact us. You can revoke your consent at any time with effect for the future and demand deletion of the data in accordance with art.

17 GDPR. Which rights you have and how you assert them can be found at the bottom of this data protection declaration.

- **Form for newsletter request:**

- **Scope of the processing of personal data and personal data processed**

We use a newsletter program of the company Newsletter2Go GmbH, Köpenicker str. 126, 10179 Berlin (following "Newsletter2Go"). By subscribing to the newsletter on our website we receive the e-mail address used for the subscription and if necessary further contact details, as far as you provide them via the registration form. An e-mail sent to you by us will might cause your e-mail program to transmit personal data to Newsletter2Go, since an e-mail sent by us within the scope of the newsletter will normally download data for the better graphical visualisation of the newsletter (e.g. in the form of images from the Newsletter2Go or our website-servers).

- **Legal basis for the processing of personal data**

Legal basis for the processing of data is the existing data processing agreement with Newsletter2GO pursuant to art 28 GDPR and art. 6 (1) (a) GDPR (Consent through unambiguous affirmative action or conduct) and Art 6 (1) (f) GDPR (legitimate interests). The legitimate interest is to ensure a faultless function and visualisation of the newsletter.

- **Purpose of data processing**

The data included in our request mask of our newsletter is used by us exclusively to send our newsletter and to ensure the visualisation and proper functioning of the newsletter in your e-mail program. In the newsletter we will inform you about all our services and our news. We will send you a confirmation email following the request containing a link that you have to click to complete the request for our newsletter (double opt-in).

- **Duration of storage**

Our newsletter can be stopped at any time by clicking the unsubscribe link also contained in every newsletter. Your data will be deleted by us without delay after you have unsubscribed. Your data will also be deleted by us without delay in the case of an incomplete request. We reserve the right to erase it without specifying reasons and without prior or subsequent information.

- **Necessity of information and consequences of non-delivery**

The information provided in the Newsletter subscription function is voluntary and is neither required by contract nor by law. In addition, the information is not required for the conclusion of a contract. If you do not fill in the mandatory fields or do not complete them completely, we unfortunately cannot offer you the use of our newsletter.

- **Newsletter-analysis**

For the purpose of statistical analysis of the newsletter, we evaluate the retrieval of the newsletter and clicks on links which are contained in the newsletter. For this analysis the e-mails sent by us contain so-called web-beacons or tracking-pixel, which are one-pixel-images saved on our website. In the newsletter included links contain an ID to evaluate how often these links were clicked on. The data is anonymously stored only for statistical usage and are not linked to the single newsletter-recipients.

Please note that the analysis above is not possible if you have disabled the visualisation of images in your e-mail program by default. In this case the newsletter is not visualised completely and you may not be able to use the full functionality. Once you visualise the images manually and click on the links contained in the newsletter, the analysis above will take place.

- **Possibility to object and to rectify**

You may object to the processing relating to newsletter-analysis according to art. 21 GDPR, demand deletion of data according to art. 17 GDPR and withdraw your consent relating to the sending of newsletter according to art. 7 (3) GDPR by following the indications under point 11 of this Privacy Policy.

- **Product Information Inquiry Form**

- **Scope of the processing of personal data and personal data processed**

The personal data left by you in our product information inquiry form.

- **Legal basis for the processing of personal data**

Art. 6 (1) (a) GDPR (consent by clear confirmatory act or conduct)

- **Purpose of data processing**

We will use the data collected via our product information form to send you targeted product information or to register you for our newsletter (see newsletter registration form), depending on your consent.

- **Duration of storage**

After processing your request, the collected data will be deleted immediately, as long as there are no legal retention periods. An exception only exists if you have also subscribed to the newsletter. In this case, the storage rules of the section on newsletter subscription apply.

- **Necessity of information and consequences of non-delivery**

The consent is voluntary and is neither required by contract nor by law. In addition, the information is not required for the conclusion of a contract. If you do not give your consent, we cannot send you detailed product informations or our Newsletter.

- **Possibility to object and to rectify**

You can revoke your consent at any time with effect for the future and demand deletion of the data in accordance with art. 17 GDPR. Which rights you have and how you assert them can be found at the bottom of this data protection declaration.

- **QR scanner:**

- **Scope of the processing of personal data**

The data collected from you by means of the QR scanner.

- **Legal basis for the processing of personal data**

Art. 6 (1) (a) GDPR (consent by clear confirmatory act or conduct)

- **Purpose of data processing**

You can use a separate QR scanner in the app. The usage data resulting from the use of the QR scanner is collected, stored and processed by us only to fulfil the function of the QR scanner or to maintain the functionality of the QR scanner. This data is not used for any other purpose or provided to third parties.

- **Duration of storage**

The data collected is stored for as long as it is required for the function of the QR scanner.

- **Necessity of information and consequences of non-delivery**

The input of Data is voluntary and is neither required by contract nor by law. In addition, the information is not required for the conclusion of a contract.

If you would like to have information about the product or use our QR Code Scanner, you must provide the data requested when using the QR Code Scanner and grant the App permission to use the camera. If you do not provide the necessary information, we cannot offer you the use of our QR Code Scanner.

- **Possibility to object and to rectify**

You can revoke your consent at any time with effect for the future and demand deletion of the data in accordance with art. 17 GDPR. Which rights you have and how you assert them can be found at the bottom of this data protection declaration.

- **Push notifications:**

- **Scope of the processing of personal data**

Use of an allocated ID which is allocated to the user device by the corresponding provider of the push service, depending on the operating system (iOS/Apple or Android/Google).

- **Legal basis for the processing of personal data**

Art. 6 (1) (b) GDPR (performance of a contract).

- **Purpose of data processing**

Facilitating communication with the user in order to inform said user upon their request for news within the app.

- **Duration of storage**

The data collected is stored for as long as it is required to use the push service.

- **Necessity of information and consequences of non-delivery**

The provision of your personal data is not required by law or contract and is not necessary for the conclusion of a contract. However, the ID must be used for the purpose of using push messages if you wish to receive push messages. Therefore, non-delivery may prevent you from using the push feature.

- **Possibility to object and to rectify**

You can deactivate the sending of the push notifications at any time by fully deactivating either push notifications via the settings of the app or removing the corresponding authorisation from the app in the system settings of your end device. Which rights you have and how you assert them can be found at the bottom of this data protection declaration.

6. Information collected when downloading

When downloading the app, certain required information is transmitted to the app store selected by you (e.g. Google Play or Apple App Store), in particular user name, email address, the customer number of your account, the time of the download, payment information and the individual device identifier may be processed. This data is processed exclusively by the respective app store and is outside of our influence.

7. Access to functions of your end device

The app requires access to certain functions of your end device so that all functions of the app can be used. The app requires the following authorisations:

Location:

With your permission, our app and website may use location services to use information from mobile networks, wireless networks, GPS networks, and Bluetooth

to determine your approximate location. This is required to display charging locations in your vicinity.

Camera:

Activating this function gives the app access to the camera of the terminal device. This allows you to take pictures / videos and access the flash LED and the entire camera API. This is required to scan QR codes.

Memory:

Activating this function gives the app access to the data memory of the terminal device. This is required so that the app data can buffer offline on the end device.

▪ **Scope of the processing of personal data**

The access is only required for the use of the functions of the app. The actual usage is listed for each function.

▪ **Legal basis for the processing of personal data**

If you expressly consent to access to device functions, the legal basis for the use of this function is art. 6 (1) (a) GDPR (consent by clear confirmatory act or conduct). The processing serves the functionality of the app and the provision of the best possible user comfort. This safeguards Wirelane's legitimate interests (art. 6 (1) (f) GDPR).

▪ **Purpose of data processing**

The primary purpose of data collection and processing is to provide you with a customer-friendly way to use the app and its individual features. The user interactions made possible by this enable you to use all functions.

▪ **Duration of storage**

We will store the collected data for a maximum period of 6 months. If the data are subject to legal storage obligations, they will be deleted after expiry of the storage obligation.

▪ **Necessity of information and consequences of non-delivery**

The granting of access to the aforementioned device functions is not required by law or contract and is not necessary for the conclusion of a contract. However, it must be used if you want to use the functions associated with the respective device functions. If you do not deploy the app, you may not be able to use all the functions of the app.

▪ **Possibility to object and to rectify**

You may revoke your consent at any time with effect for the future, object to processing at any time in accordance with art. 21 GDPR and request deletion of data in accordance with art. 17 GDPR. Which rights you are entitled to and how you assert them can be found in the lower area.

8. Engaging external web services and processing of data outside of the EU

We use active Java Script content from external providers, so-called web services on our website and in the app. By accessing our website, these external providers may receive personal information concerning your visit to our website. Data may be processed outside of the EU in doing so. You can prevent this by installing a Java Script blocker such as e.g. the browser plug-in “NoScript” (www.noscript.net) or by deactivating Java Script in your browser. Doing so may result in functional limitations on websites that you visit.

We use the following external web services:

- **Bootstrapcdn.com**

A webservice from the company, StackPath, LLC 2021 McKinney Avenue, Suite 1100, 75201 Texas (hereinafter: Bootstrapcdn.com) is loaded on our website and in the app. If you have activated Java Script in your browser and have not installed a Java Script blocker, your browser may transfer personal data to: Bootstrapcdn.com. You can find additional information on the handling of the transferred data in the data privacy statement of Bootstrapcdn.com: <https://www.bootstrapcdn.com/privacy-policy/>. We use this data to ensure the full functionality of our website or app. In this context, your browser may send personal information to bootstrapcdn.com. The legal basis for data processing is art. 6 (1) (f) GDPR (legitimate interest). The legitimate interest lies in the faultless functioning of the website. Bootstrapcdn.com has certified itself within the framework of the EU-US Privacy Shield Agreement (see <https://www.privacyshield.gov/list>).

- **CloudFlare**

A web service from the company, CloudFlare Inc., 101 Townsend St in 94107 San Francisco (hereinafter: CloudFlare) is loaded on our website and in the app. We use this data to ensure the complete functionality of our website and our app. In this context, your browser may transmit personal data to CloudFlare. The legal basis for the data processing is art. 6 (1) (f) GDPR (legitimate interest). CloudFlare has certified itself within the framework of the EU-US Privacy Shield Agreement (see <https://www.privacyshield.gov/list>). The data is erased as soon as the purpose for its collection has been fulfilled. You can find additional information on the handling of the transferred data in the data privacy statement of CloudFlare: https://www.cloudflare.com/security-policy/?utm_referrer=https://www.google.de/.

- **Font Awesome**

A web service from the company, Font Awesome, Inc., 1558 Massachusetts Ave, 02138 Cambridge (hereinafter: Font Awesome) is loaded on our website and in the app. If you have activated Java Script in your browser and have not installed a Java Script blocker, your browser may transfer personal data to: Font Awesome. You can find additional information on the handling of the transferred data in the data privacy statement of Font Awesome: <https://fontawesome.com/privacy>. You can prevent the recording and the processing of your data by Font Awesome by deactivating the execution of script code in your browser or by installing a script blocker in your browser (you can find these e.g. at www.noscript.net or www.ghostery.com).

- **Google Apis**

A web service from the company Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Irland (hereinafter: Google Apis) is loaded on our website and in the app. We use this data to ensure the complete functionality of our website and our app. In this context, your browser may transmit personal data to Google Apis. The legal basis for the data processing is art. 6 (1) (f) GDPR (legitimate interest). The legitimate interest is an error-free functioning of the website. The data is erased as soon as the purpose for its collection has been fulfilled. You can find additional information on the handling of the transferred data in the data privacy statement of Google Apis: <https://www.google.com/intl/de/policies/privacy/> .

- **website-check.de**

A web service from the company, Website-Check GmbH, Beethovenstraße 24 in 66111 Saarbrücken, Germany (hereinafter: website-check.de) is loaded on our website. We use this data to ensure the complete functionality of our website. In this context, your browser will transmit personal data to website-check.de. The legal basis for the data processing is art. 6 (1) (f) GDPR (legitimate interest). The legitimate interest is an error-free functioning of the website. The data is erased as soon as the purpose for its collection has been fulfilled. You can find additional information on the handling of the transferred data in the data privacy statement of website-check.de: <https://www.website-check.de/datenschutzerklaerung/>.

- **gravatar.com**

A web service from the company, Automattic, Inc., 60 29th Street # 343 in 94110 San Francisco, USA (hereinafter: gravatar.com) is loaded on our website. We use this data to ensure the complete functionality of our website and our app. In this context, your browser will transmit personal data to gravatar.com. The legal basis for the data processing is art. 6 (1) (f) GDPR (legitimate interest). The legitimate interest is an error-free functioning of the website and the app. Gravatar.com has certified itself within the framework of the EU-US Privacy Shield Agreement (see <https://www.privacyshield.gov/list>). The data is erased as soon as the purpose for its collection has been fulfilled. You can find additional information on the handling of the transferred data in the data privacy statement of gravatar.com: <https://automattic.com/privacy/>.

- **Payment services - SixPayment**

A web service of the company Cloudinary Ltd, 111 W Evelyn Ave Suite 206, 94086 Sunnyvale, United States of America (hereinafter: Cloudinary) is loaded from our website. We use this data to ensure the complete functionality of our website and our app. In this context, your browser may transmit personal information to Cloudinary. The legal basis for data processing is art. 6 (1) (f) GDPR (legitimate interest). The legitimate interest lies in the error-free functioning of the website and the app. Cloudinary Ltd. has certified itself within the framework of the EU-US Privacy Shield Agreement (see <https://www.privacyshield.gov/list>). Here you will find the link to the EU adequacy decision regarding the EU-US Privacy Shield: http://data.europa.eu/eli/dec_impl/2016/1250/oj. The data will be deleted as soon as the purpose of their collection has been fulfilled. Further information on the handling

of the transferred data can be found in Cloudfinary's privacy statement:
<https://cloudfinary.com/privacy>

- **Payment services - SixPayment**

For payment services we use a web service of the company SIX Payment Services (Europe) S.A., German Branch, Franklinstrasse 61-63, D-60486 Frankfurt, Germany (hereinafter: SixPayment). In this context, your browser may transmit personal data to SixPayment. The legal basis for data processing is art. 6 (1) (f) GDPR. The legitimate interest lies in the faultless functioning of the website. The data will be deleted as soon as the purpose of its collection has been fulfilled. Further information on the handling of the transferred data can be found in the SixPayment data protection declaration: <https://www.six-payment-services.com/en/services/legal/privacy-statement.html>

9. Information concerning the use of cookies

- **Scope of the processing of personal data**

We use cookies on different sites in order to enable the use of certain functions on our website and the app. Cookies are small text files which your browser can store on your computer. These text files contain a characteristic string which enables a unique identification of the browser or the app when the website or the app is accessed again. The process of storing a cookie file is also called "setting a cookie".

- **Legal basis for the processing of personal data**

Art. 6 (1) (f) GDPR (legitimate interest). Our legitimate interest is to maintain the full functionality of our website and our app, increase operability and enable a more tailored customer contact. We can identify Individual website visitors or app users using cookie technology only if the website visitor has previously provided us with corresponding personal data based on a separate consent.

- **Purpose of data processing**

Cookies are set by our website or in the app in order to maintain the full functionality of our website and our app and improve operability. Cookie technology also allows us to recognise individual visitors using pseudonyms, e.g. an individual, random ID so that we can provide more tailored services.

- **Duration of storage**

Our cookies are stored in your browser until erasure, or, if it is a session cookie, until the session has ended.

- **Possibility to object and to rectify**

You can set your browser yourself at your discretion such that you can generally prevent cookies being set. You can decide on a case-by-case basis concerning the acceptance of cookies or to in principle accept cookies. Cookies can be used for different purposes, e.g. to detect that your access device has already had a connection to our web offering (permanent cookies) or to ultimately store viewed content (ses-

sion cookie). We set cookies to provide you with increased user comfort. We recommend that you allow the acceptance of cookies from our web offering in order to use our comfort functions. The possibilities to object and to rectify are, for that matter, based on the general regulations outlined in this data privacy statement below on the right to object and the claim to erasure under data protection law.

10. Data security and data protection, communication by e-mail

Your personal data is protected by technical and organisational measures during collection, storage and processing such that they are not accessible to third parties. In the case of unencrypted communication by email, complete data security cannot be ensured by us on the transfer path to our IT systems such that we recommend encrypted communication or mail in the case of information with a high confidentiality requirement.

11. Right to access and correct data - deletion of data – limitation of processing - withdrawal of consents - right to object

Right of access

You have the right to request confirmation as to whether we process your personal data. If this is the case, you have a right of access and information specified in art. 15(1) GDPR, provided that the rights and freedoms of other persons are not infringed (art. 15(1) GDPR). We will also be happy to provide you with a copy of the data.

Right to correction

Pursuant to art. 16 GDPR, you have the right to have incorrectly stored personal data (such as address, name, etc.) corrected by us at any time.

Right to erasure

Pursuant to art. 17(1) GDPR, you have the right to demand that we delete the personal data collected about you in the following cases:

- the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed
- the processing is based according to point (a) of Article 6(1), or point (a) of Article 9(2) GDPR, and there is no other legal ground for the processing
- you have objected to the processing pursuant to Article 21(1) GDPR and there are no overriding legitimate grounds for the processing, or the data subject objects to the processing pursuant to Article 21(2) GDPR
- the personal data have been unlawfully processed
- the personal data have to be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject
- the personal data have been collected in relation to the offer of information society services referred to in art. 8 (1) GDPR

Pursuant to art. 17(3) GDPR, the right does not exist insofar as the processing is necessary for the exercise of the right to freedom of expression and information. Moreover, it does not exist if it has been collected on the basis of a legal obligation, or if the data serve the assertion, exercise or defence of legal claims.

Right to limitation of processing

According to art. 18(1) GDPR you have the right in individual cases to demand the restriction of the processing of your personal data.

This is the case if

- the accuracy of the personal data is disputed
- the processing is unlawful
- the data are no longer required for the processing purpose but are used for the assertion, exercise or defence of legal claims
- an objection has been filed against the processing pursuant to art. 21(1) GDPR and it is still unclear which interests predominate.

Right to withdraw consent

If you have given us express permission to process your personal data (art. 6(1) a GDPR or art. 9(2)(a) GDPR), you can withdraw it at any time. Please note that the lawfulness of the processing carried out on the basis of the consent up to the revocation is not affected by this.

Right to object to data processing

Pursuant to art. 21 GDPR, you may at any time object to the processing of your personal data if such processing is carried out on the basis of art. 6(1)(f) GDPR e.g. where the processing is carried out on the basis of the legitimate interests.

How can I obtain my rights?

You can obtain your rights, if you inform us:

Wirelane GmbH
Dudweiler Str. 56
66111 Saarbrücken

Email: info@wirelane.com
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12. Data Portability

You have the right to receive the personal data that you have transmitted to us in a structured, common and machine-readable format and transfer it to another data controller provided that:

- the processing is based on consent pursuant to art. 6(1)(a) GDPR or a contract pursuant art. 6(1)(b) GDPR ; and
- the processing is carried out by automated means.

You can also request your personal data to be directly transferred to another controller, insofar as this is technically feasible. The exercise of this right shall not adversely affect the rights and freedoms of others.

13. Right to lodge a complaint to the supervisory authority

If you suspect that your data is being illegally processed on our site, you can take legal actions in order bring the problem to a judicial clarification. This option does not interfere with any other legal option you might have.

Regardless of this, you have the option of contacting competent supervisory authority. You have the right to lodge a complaint to the competent supervisory authority in the EU Member State of your place of residence, workplace and/or place of alleged infringement, i.e. you can choose the supervisory authority to which you will be lodging a complaint in the above places. The supervisory authority to which the complaint was submitted will then inform you of the status and results of your complaint, including the possibility of a judicial remedy under art. 78 GDPR.