

Information obligation according to Article 13 EU GDPR for service providers and their employees (EU data protection regulation)

According to the requirements of the EU General Data Protection Regulation (GDPR), we are obliged to provide you with comprehensive information about the

To clarify the processing of your personal data by our company. In the following we would like to inform you comply with Article 13 GDPR. We ask you or you hereby oblige your employees who are with you are used or provide services for you that require personal data in the context of the provision of services can be processed to inform accordingly.

Name, contact details of the person responsible

The responsibility for processing personal data for service providers and their employees has:
MEDAGENT GmbH | Griesweg 47 | D-78570 Mühlheim

Contact details of the agent

see above, contact details of the person responsible

E-Mail: privacy@general-implants.com

Which data / which type of data are collected and processed?

As part of business relationships (e.g. order processing) with our company, in addition to address and account data data of employees of your company are also processed. Depending on the task, name, Address and contact details (e.g. mobile phone number, e-mail address, ...) and / or bank details.

Processing purposes

Your data or the data of your employees will only be used in the context of the specific business relationship (e.g. Order processing) processed. This includes the data required for written / electronic evidence in the Must be processed in connection with the commissioned execution of tasks as well as for fiscal audit purposes.

Legal basis for processing

The data processing takes place on the basis of the legal requirements. This includes specific laws that allow us to process oblige or allow your data as well as individual consents, if applicable. Specifications for the design of Consents result from the relevant data protection laws.

The legal bases (including legal requirements) are listed below. Because there are many for various legal bases pulling individual passages or articles and paragraphs, this is sometimes only indicated in general.

German Civil Code (BGB), in particular parts of contractual law. EU General Data Protection Regulation (GDPR) here especially chapters 1-3. Federal Data Protection Act (BDSG new); here in particular part 1-2. Another Regulations / legal bases: Medical Devices Act, contracts for order processing.

Recipients or categories of recipients

Your data will only be forwarded within the framework of the legal requirements. Usually your data / the Data of your employees - within the framework of the assigned responsibilities - in the house of our employees processed. In individual cases, however, it may be possible that data must be made available to external parties, e.g. B.:

- IT service provider (processor within the meaning of Art. 28 GDPR)
- Tax authorities / auditors, within the scope of our obligations

A transfer of data to third countries or to international organizations is not intended.

Specific duration of storage; or criteria for the storage period

As a rule, your data will be kept for as long as it is necessary for the aforementioned processing purposes.

As soon as the data is no longer required for the processing purposes mentioned, it will be deleted or deleted immediately. anonymized (anonymous data can no longer be assigned to a person). There are exceptions to this for us binding special regulations. These are z. B. the Commercial Code (§257), the Income Tax Act and the Medical Devices Act.

Reference to the rights of those affected

According to Art. 13 II b of the General Data Protection Regulation (GDPR) you have the following rights. Would you like one of these rights in, please contact our person in charge.

Information (Art. 15 GDPR and §34 BDSG)

You have the right to information about your personal data that has been collected, processed or, if necessary, passed on to third parties be transmitted.

Objection (Art. 21 GDPR and Section 36 BDSG)

You have the right to object to the processing of your personal data, insofar as the processing on the basis of Art. 6 (1) e or f GDPR.

Data portability (Art. 20 GDPR)

You have the right to data transfer about you personal data that you have made available to us to have. You can then request that we send this data either to you or, as far as technically possible, to someone else Submit position.

Deletion (Art. 17 GDPR and Section 35 BDSG)

After the statutory retention periods have expired, you have the right to have your data deleted.

Restriction of processing (Art. 18 GDPR)

In special cases you have the right to restrict processing. This is the case when the Data processing should be unlawful, you dispute the accuracy of the data collected or you object to the Processing. You can also request a restriction on processing if the data is due to be subject to a deletion obligation to achieve the purpose, but you need them to assert legal claims. You must request a restriction on processing.

Correction (Art. 16 GDPR)

You have the right to have incorrect personal data corrected.

Provision of the data necessary for the processing of the respective order as well as the consequences that a Non-provision entails

The provision of personal data is legal or contractual in order to process the order required. If you do not provide the necessary personal data, an order or the The employee concerned is not deployed in-house.

Reference to the right to lodge a complaint with the competent authority

You have the right to lodge a complaint with the supervisory authority (s):

The state commissioner for data protection

and freedom of information

Königstr. 10 a

70173 Stuttgart

Telefon: 0711 615 541 - 0

Fax: 0711 615 541 - 15

E-Mail poststelle@lfdi.bwl.de