

Privacy policy - QuantOn Cal®

Contact details of the responsible person

Preventis GmbH
Dr. Franz Paul Armbruster
Stubenwald-Allee 8a
64625 Bensheim
Phone: +49 6251 . 70711 - 0
Fax: +49 6251 . 70711 - 299
E-mail: info@preventis.com

Contact details of the data protection officer

Thomas Ott
DESAG expert for data protection & data security
Witzschdorf main street 70
09437 Witzschdorf
Mobile: +49 1515 2886186
E-Mail: info@datenschutz-ott.de

We welcome you to our website. The protection of your data is very important to us. Therefore, we show you below how we process your personal data.

Data categories; data sources

In principle, we process the personal data that you provide to us in the context of an inquiry, a pre-contractual legal relationship or a contractual relationship. In individual cases and insofar as this is necessary in the context of the performance of the contract, we also process personal data that has been permissibly taken from publicly accessible sources (e.g. commercial registers, debtor directories, Internet) or permissibly transmitted to us by third parties (e.g. credit agencies).

This may include personal data (name, birthday, legal representative), address data (address, e-mail address, contact person), financial data (name of account holder, IBAN, BIC), contract data (contract term, purchased services, cancellations), communication data (correspondence, e-mail traffic), advertising data (advertising letters) and other, comparable categories of personal data.

General processing of visitor data

The use of our website is generally possible without providing personal data.

However, we would like to point out that access data is also collected in this case and stored in the server log files. In particular, this involves the following data:

- Browser type / your browser version,
- operating system,
- the website from which you visit us,
- date and time of your visit,
- your IP address.

We generally evaluate this information in anonymized form to defend against attacks and to improve our offer (processing of personal data in the context of a balancing of interests pursuant to Art. 6 para. 1 p. 1 lit. f) DSGVO) and then delete it. The data is regularly not traceable to your person and is not merged with other data.

However, in the event of concrete indications of unlawful use, we reserve the right to subsequently evaluate the data.

Processing of personal data after consent (Art. 6 para. 1 p. 1 lit. a) DSGVO)

We obtain consent from you in individual cases for specific purposes expressly designated in connection with the collection of data (e.g. contacting us using a contact form).

Data processing only takes place if you give us your consent. It may be that the processing of your request is not possible without your consent and must therefore be made dependent on it. The data will be processed exclusively for the purpose(s) expressly stated.

You can revoke the consent you have given at any time with effect for the future. The revocation has no influence on the lawfulness of the processing until the time of revocation.

Cross-border data transfer (Art. 49 para. 1 p. 1 lit. a) DSGVO)

If personal data is transferred to a third country, we comply with the data protection requirements in that the data transfer is based on standard contractual clauses or we obtain your consent to this in accordance with Art. 49 (1) sentence 1 a) DSGVO.

A data transfer takes place, for example, in connection with the use of Google services. Due to the use of these services, data is transferred to the United States of America.

The data transfer only takes place if you give us your consent.

The specific details of the recipient, the personal data transferred and the purpose of the data transfer can be found in the notes on the respective processing below.

Due to the data transfer, there is a risk to your personal data. In the United States of America, there is no level of data protection comparable to EU law (DSGVO) and / or national regulations (e.g. BDSG) or sufficient guarantees to ensure that an adequate level of data protection is maintained. Any deficits cannot, moreover, be compensated for by other specific guarantees due to the U.S. legal situation.

Nevertheless, depending on the service, standard contractual clauses are used in some cases to achieve the greatest possible protection for your data. You can find out whether standard contractual clauses are used in the explanations for the respective services.

You can revoke your consent at any time with effect for the future. The revocation has no influence on the lawfulness of the processing until the time of the revocation.

Processing of personal data in the context of a balancing of interests (Art. 6 para. 1 p. 1 lit. f) DSGVO).

We process personal data after weighing interests, insofar as this is necessary to protect our interests or the interests of third parties.

Examples of such purposes are:

- Ensuring the IT security and integrity of our systems,
- Prevention or investigation of criminal offences,
- Assertion of or defense against legal claims.

Contacting

If you contact us by e-mail or telephone, we process the personal data you provide in order to respond to your inquiry. We delete the data after the final processing of your inquiry, unless there is a contractual or legal obligation to retain the data.

Contact form

If you send us an inquiry via our contact form, we process the data you provide based on your consent pursuant to Art. 6 (1) p. 1 lit. a) DSGVO in order to process your inquiry. In principle, your data will be deleted after processing the request, unless there is a contractual or legal obligation to retain it. If you provide us with contractually relevant information, we will transfer it to our inventory system. You can revoke your consent at any time with effect for the future using any of the contact details provided.

Use of cookies

In the course of your visit to our website, various cookies may be used. These are text files that are placed on your computer and, among other things, enable a smooth visit to our website.

In some cases, cookies are necessary to ensure the functionality or IT security of our website. The use of such function cookies is based on a legitimate interest in enabling the use of our website including its functions according to Art. 6 para. 1 p. 1 lit. f) DSGVO.

We may use other - non-essential - cookies on the basis of Art. 6 para. 1 p. 1 lit. a) DSGVO and thus on the basis of your consent. The purposes of the cookies used in each case may include:

- The enabling of the use of special functions,
- The (pseudonymized) analysis of user behavior in order to optimize our website,
- Increasing the attractiveness as well as the user comfort of our website,
- Improving and designing our offer to meet the needs of our customers,

be.

The use of cookies that are not necessary takes place in the context of so-called usage profiles. You will be assigned a pseudonym under which the usage data will be stored. Your IP address is stored exclusively in shortened form, so that a personal assignment of the usage profile is basically no longer possible.

If we use cookies, especially for the purpose of (re-)marketing or the implementation of (social media) plugins, we base this use on your free consent to such data processing and require your consent in this respect. With regard to the individual plugins or tracking tools, we refer to the following detailed explanations.

Most of the cookies we use are deleted from your computer again after closing the browser (session cookies). Other types of cookies can remain on your computer and allow us to recognize your computer by means of the created usage profile the next time you visit our site (persistent cookies).

Cookies are used on our site exclusively by us and not by third parties, with the exception of third-party cookies, which are explicitly mentioned in this privacy policy. You can declare your consent by confirming our cookie banner when you visit our website. Once you have given your consent, you can revoke it at any time with effect for the future.

Google Analytics

This website uses Google Analytics, a web analytics service provided by Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland. Google Analytics uses cookies.

We rely on your consent to the collection of data in the context of the use of cookies. If you do not consent to the use of data when you first visit our website, we will not collect your usage behavior and other personal data that may be collected during your visit to the website and will therefore not use it for usage analysis and

subsequent remarketing activities. This also applies to third-party cookies such as the Google Analytics plugin.

If you consent to the processing of your data within the scope of the opt-in procedure (confirmation of the cookie banner), the lawfulness of the processing of your data is based on consent pursuant to Art. 6 (1) p. 1 lit. a) DSGVO, so that we use your data to the extent of the consent you have given for the purposes of marketing and the evaluation of your usage behavior.

The information generated by the cookie about your use of this website is usually transmitted to a Google LLC server in the USA and stored there. If applicable, information about the use of this website and your IP address will be transmitted to a Google server in the USA and also stored on this server. The data transfer is permissible based on your consent according to Art. 49 para. 1 p. 1 lit. a) DSGVO. In the event that IP anonymization is activated on this website, however, your IP address will be truncated beforehand by Google within member states of the European Union or in other contracting states to the Agreement on the European Economic Area. Only in exceptional cases will the full IP address be transmitted to a Google server in the USA and shortened there.

On behalf of the operator of this website, Google will use this information for the purpose of evaluating your use of the website, compiling reports on website activity and providing other services relating to website activity and internet usage to the website operator. The IP address transmitted by your browser as part of Google Analytics will not be merged with other data from Google, unless you have configured the web and app activity settings in the settings of a Google account to allow Google to merge.

For more information on terms of use and privacy, please visit <https://marketingplatform.google.com/about/analytics/terms/de/> or <https://policies.google.com/?hl=de&gl=de>.

On our website, Google Analytics has been extended by the code "anonymizelp" in order to be able to record IP addresses anonymously (so-called IP masking).

Google Tag Manager

We use the Google Tag Manager on our website. The service allows us to manage tags (such as those from Google Analytics) entered on our website in one interface. No cookies are used in this process, nor are any personal data collected. The Google Tag Manager triggers other tags, which in turn may collect data. Google Tag Manager does not access this data. If a deactivation has been made at domain or cookie level, this remains in place for all tracking tags implemented with Google Tag Manager.

Social Plugins

Some of our websites include social plugins, which are, however, deactivated in the default setting for reasons of data protection. If a user calls up our website, no data is therefore transmitted to the social media services (e.g. Youtube). Profiling by third parties is thus excluded.

If a social plugin is activated, certain data is transmitted to the respective social network, e.g. the user's IP address, information about the browser and operating system used, the website accessed, and the date and time. In the course of this communication, data is also uploaded from a server of the social media provider to our website.

The respective provider of the social plugin receives information about which websites you visit. This may happen regardless of whether you are currently logged in to the provider of the social plugin or not. The provider may also process this data

outside the European Union and may be able to create individualized usage profiles. Insofar as necessary, we obtain your consent for this. We have no influence on the type, scope and purpose of data processing by the providers of the respective social media services.

For further information, please refer to the respective paragraph on the individual social plugins.

YouTube: Plugins of the social network YouTube are used on our website. The operator of YouTube is Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland ("YouTube").

We rely on your consent to data collection in the context of the use of plugins. If you do not consent to the use of data when you first visit our website, the YouTube plug-in will not be activated, so that no data is transmitted even if you accidentally interact with a YouTube plug-in.

If you consent to the processing of your data by the YouTube plugin as part of the opt-in procedure, the lawfulness of the processing of your data is based on consent pursuant to Art. 6 (1) p. 1 lit. a) DSGVO, so that we use your data to the extent of the consent you have given for purposes of linking to YouTube.

If you are on a page of our website on which such a plugin is provided, your browser will only establish a direct connection with YouTube's servers when the user activates the relevant button by clicking on it ("extended data protection mode"). The content of the plugin is then transmitted by YouTube to your browser and integrated by it into the website. By activating the plugin, YouTube receives the information that you have accessed the corresponding page of our website. Content is then transmitted by YouTube to your browser and included on the page. YouTube thereby receives the message that you are on the corresponding page of our website. This happens even in the event that you do not have a profile on YouTube or are not logged in. Personal data (including your IP address) is then automatically forwarded to a YouTube server located in the USA and stored.

A direct assignment on the part of YouTube only occurs if you are logged in to YouTube. A corresponding interaction also occurs if you actively press the corresponding button. The consequence is a publication on your YouTube account and the display in your contacts. Further details on how YouTube handles your personal data can be found on the following page:

<https://policies.google.com/privacy?hl=de&gl=de>.

The transfer of data to the USA is permitted based on your consent in accordance with Art. 49 (1) a) DSGVO.

Links to other websites

Our website contains links to other external websites (Apple AppStore, Google Play Store). These are not so-called social plugins. If you click on a link, you will call up the corresponding website and will be forwarded to it.

In addition, the aforementioned websites process your personal data for their own purposes. We cannot make any statement about the manner of processing, the purposes or the storage period of your personal data by these providers. Please refer to the privacy policy of the respective provider to obtain further information about the processing of your personal data by them. You can find these at:

- Apple AppStore: <https://www.apple.com/de/legal/privacy/>
- Google Play Store: <https://policies.google.com/privacy>

Data transfer

We pass on data to other third parties if and to the extent that we have delegated the performance of tasks to them. Data is only passed on insofar as this is necessary for

the fulfillment of the assigned tasks.

We work together with the following companies:

- Liftrich GmbH, c/o MAFINEX Technology Center, Julius-Hatry-Straße 1, 68163 Mannheim, Germany.

- 1&1 Telecommunication SE, Elgendorfer Str. 57, 56410 Montabaur, Germany

Furthermore, service providers can be entrusted with tasks in the following areas, for example:

- IT maintenance
- IT development
- IT provision
- Lawyers

The data transfer always takes place on the basis of a legal norm or a suitable contract according to Art. 26 or 28 DSGVO, which ensures compliance with all data protection requirements.

Apart from that, data will only be forwarded in the cases provided for by law, for example in the case of a legal obligation to provide information to law enforcement authorities. In these cases, the data transfer is legitimized according to Art. 6 para. 1 p. 1 lit. c) DSGVO.

Data transfer to a third country

A data transfer to a third country is intended. This transfer will take place on the basis of the consent provided by you. Recipients of the data provided by you are the following companies:

Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland.

If data is transferred to a third country on the basis of consent without an adequacy decision or other suitable guarantees being in place at the same time, reference must be made to the associated increased risk of data processing in the context of the transfer on the basis of Article 49 (1) sentence 1 a) DSGVO. However, we would like to assure you that thanks to careful selection and constant review of the standards of our contractual partners, potential risks are successfully minimized.

Duration of data storage

Your personal data will be deleted by us immediately as soon as the data is no longer required for the fulfillment of contractual and legal obligations.

Personal data will be stored at least as long as necessary for the fulfillment of contractual obligations and the exercise of contractual rights. This period may extend beyond the actual contractual period, as the data may still be relevant after the end of the contract within the framework of the limitation periods. In addition, deletion can only take place once any retention periods under tax and commercial law have expired.

The criteria for the duration of storage of cookies can be found in the corresponding section.

Data subject rights

As a person affected by the processing of personal data, you have the following rights:

You have the right to request confirmation as to whether personal data are being processed. If this is the case, you have a right to information about the personal data and to the information listed in detail in Article 15 of the GDPR.

You have the right to request from the controller without undue delay the rectification of any inaccurate personal data concerning you and, where applicable, the completion of any incomplete personal data (Art. 16 GDPR).

You have the right to demand from the controller that personal data concerning you be deleted without undue delay, provided that one of the reasons listed in detail in paragraph 17 of the GDPR applies, e.g. if the data is no longer needed for the purposes pursued (right to erasure).

You have the right to request the controller to restrict processing if one of the conditions listed in Art. 18 DSGVO applies, e.g. if you have objected to the processing, for the duration of the controller's review.

You have the right to receive the personal data concerning you that you have provided to us in a structured, commonly used and machine-readable format, and you have the right to transfer this data to another controller without hindrance from us, provided that the processing of this data is based on your consent or on a contract and the processing is carried out with the help of automated procedures (Art. 20 DSGVO). When exercising the right to data portability, you have the right to obtain that the personal data be transferred directly from us to another controller, insofar as this is technically feasible (right to data portability).

You have the right to object to the processing of personal data concerning you at any time on grounds relating to your particular situation. The controller will then no longer process the personal data unless it can demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms, or the processing serves the purpose of asserting, exercising or defending legal claims (Article 21 DSGVO).

Regarding the exercise of your rights, you can contact us at any time via the contact options provided on our website.

Right of objection in the case of direct advertising

In individual cases, we process personal data in order to conduct direct advertising. In this case, you have the right to object at any time to the processing of personal data concerning you for the purposes of such advertising (Article 21 DSGVO).

If you object to the processing for direct marketing purposes, the personal data will no longer be processed for these purposes.

The objection can be made form-free at any time via one of the contact options provided in this privacy policy or in our imprint.

Right of complaint

Without prejudice to any other administrative or judicial remedy, you have the right to lodge a complaint with a supervisory authority if you consider that the processing of personal data concerning you infringes the GDPR (Article 77 GDPR). You can assert this right at a supervisory authority in the member state of your residence, workplace or the place of the alleged infringement. In Hesse, the competent supervisory authority is the Hessian Commissioner for Data Protection and Freedom of Information.

You can obtain more information at the following link:

<https://datenschutz.hessen.de/>

Of course, you can also contact us directly if you are dissatisfied or have questions about data protection. In this regard, please feel free to contact our data protection officer named above in confidence.

Obligation to provide data

In principle, there is no obligation to provide data. However, the provision of data

may be necessary for the use of certain functions or for the conclusion of a contract. If you do not provide the required data, you will not be able to use certain functions or services or a contract cannot be concluded.

Last updated as of May 20, 2021.