

Information according to art. 12-19, 21 GDPR - Target group: payment by EC card

This document includes information on the collection and processing of your personal data and rights resulting from data protection.

Responsible body

Fagus-GreCon Greten GmbH & Co. KG, Hannoversche Str. 58, 31031 Alfeld, phone +49 5181 79 – 0, Mail info@fagus-grecon.com

Contact for data protection

Mr. Andreas Sorge, DatCon | Ingenieurbüro für Datenschutz, Am Osterfeuer 26, 37176 Nörten-Hardenberg, phone +49 (0) 5503-9159648, mail sorge@datcon.de

Processing scope

· Categories of processed personal data

Our external provider for payment processing BS PAYONE GmbH, Lyoner Straße 9, D-60528 Frankfurt/Main always saves and processes only those personal data which are necessary to carry out the respective service. Depending on the payment method, especially IBAN, card number, check digit and other transaction data (e.g. date/time of transaction, payment amount) is processed to handle the payment. The fraud prevention preferably takes place on the basis of the processed transaction data. For the receivables management/debt collection, information e.g. on the invoice / payment amount, the due date and the invoice recipient are processed. The credit assessment takes place e.g. based on address, account and card data which are transferred to the credit agency for this purpose. For invoicing, e.g. information on the invoice recipient, the bank details and the payment amount are necessary. Besides the information on the invoice recipient and the payment amount, also the contract term and the agreed settlement cycles are necessary for subscription handling. The aggregated micro-management requires the processing of data e.g. for the invoicing period, the number of transactions, the invoice recipient and the bank details/card number.

- Purposes for which the personal data shall be processed
 - o Contract performance (completion of the concluded sales contract)
- Legal basis of processing according to art. 1, par. 1
 - The processing is necessary to fulfil a contract according to art. 6, par. 1, lit. b) GDPO.
- Period during which the personal data will be saved (depending on the purpose and the target group) BS PAYONE saves and processes personal data as long as this is necessary for contract performance and the compliance with all contractual and legal obligations and duties. If it is not necessary to save the data in order to comply with the contractual or especially legal obligations and duties and if the purpose for storage does not apply any more, the personal data are deleted - except their further processing is necessary for the following purposes: fiscal and other retention obligations (e.g. storage of accounting-relevant data for 10 years); preservation of evidences within the legal time limits.
- An automated decision-making including profiling according to art. 22, par. 1 and 4 GDPR does not exist.

Disclosure and transmission to foreign countries

- Recipients or categories of recipients of personal data
 Your card/transaction data are transmitted to our external provider for payment processing BS PAYONE GmbH,
 Lyoner Straße 9, D-60528 Frankfurt/Main to process the transactions.
- There is no intention of the responsible body to transfer the personal data to a third country or an international organisation:

Rights of the affected persons

- According to art. 7, par. 3 GDPR, you have the right to **revoke** your consent given to us any time. The consequence is that we are not allowed to process data based on this consent in the future.
- You have the right to information on the collection and processing of your personal data according to art. 15 GDPR.



- You have the right to correction of incorrect personal data or the completion of personal data which we have stored
 according to art. 16 GDPR.
- You have the right to demand the **deletion** of the personal data which we have stored according to art. 17 GDPR if not otherwise required due to other reasons as e.g. the fulfilment of a legal obligation or the defence of legal claims.
- You have the right to a limitation of processing of your personal data according to art. 18 GDPR. If your personal data are processed based on art. 6, par. 1, lit. e or f GDPR, you have the right to object the processing of your personal data according to art. 21 GDPR if not otherwise required for reasons which result from your special situation.
- The responsible body informs all recipients whose personal data have been disclosed about any correction or deletion of the personal data or a limitation of processing according to art. 19 GDPR.
- You have the right to receive your personal data provided to us in a structured, common and machine-readable format and to demand the **transmission** to other responsible bodies according to art. 20 GDPR.
- According to art. 22 you have the right not to be subject to a decision exclusively based on an automated processing

 including profiling which gives legal effect to the decision or which impairs the decision significantly in a similar
 way.
- You have the right according to art. 77 GDPR to **file a complaint** with a regulatory authority.

 Niedersächsische Aufsichtsbehörde (regulatory authority of Lower Saxony)

 Prinzenstraße 5, 30159 Hannover, phone: 05 11/120-45 00, fax: 05 11/120-45 99, e-mail: poststelle@lfd.niedersachsen.de, homepage: http://www.lfd.niedersachsen.de

 Regulatory authorities of all federal states:

 https://www.bfdi.bund.de/DE/Infothek/Anschriften_Links/anschriften_links-node.html