

Information obligation for personal data

CONTACT POSSIBILITY THROUGH THE WEBSITE

Purposes of personal data processing: personal data provided by the person concerned who contacted the Operator via the website (office@debongre.com , +421 944 684 850) for the purpose of quick electronic contact with Debongré, s.r.o. or direct contact with the contact person of Debongré, s.r.o. The operator processes on the basis of legitimate interest and for the purpose of providing a response to questions or possible suggestions to the person concerned.

Category of affected persons: a natural person who contacts the Operator via the website.

Category of personal data: ordinary personal data.

List of personal data: name, surname, e-mail, telephone number, text of the sent message, other voluntarily provided optional personal data.

Legality of personal data processing: Art. 6 par. 1 letter f) of the General Data Protection Regulation - legitimate interest.

Legal obligation to process personal data: personal data is not processed on the basis of a special legal regulation.

Recipients or categories of recipients to whom personal data will be provided:

- data service provider,
- telephone service provider,
- platform provider for email communication,
- web hosting provider

- **to third countries:** personal data are not provided to third countries,

- **to international organizations:** personal data is not provided to international organizations.

Another authorized entity based on Article 6, paragraph 1 letter c) Regulations of the European Parliament and of the Council (EU) 2016/679 on the protection of natural persons in the processing of personal data and on the free movement of such data, which repeals Directive 95/46/EC (General Data Protection Regulation).

Disclosure of personal information: personal information is not disclosed.

Personal data retention period: the personal data of the data subject will be deleted or blocked as soon as the purpose of data retention has been fulfilled. The collection of data for the operation of the website and the storage of data in log files is absolutely necessary for the administration of the website.

The operator guarantees that the personal data provided by the affected person will be processed in accordance with the principle of minimization of storage, and in the event that the purpose of processing ceases to exist, the operator guarantees to delete the personal data.

In the event that said personal data will be processed for a purpose other than that specified above in this information obligation, the person concerned will be informed about this purpose as well as about the legal basis of such processing even before such processing.

Technical and organizational security measures: organizational and technical measures for the protection of personal data are elaborated in the operator's internal regulations. Security measures are implemented in the areas of physical and object security, information security, encryption protection of information, personnel, administrative security and protection of sensitive information, with precisely defined powers and duties specified in the security policy.

Automated individual decision-making including profiling: automated individual decision-making including profiling is not performed.