

Public procedure directory

Public procedure directory according to § 4e of the Federal Data Protection Act (BDSG)

Public procedure directory. The Federal Data Protection Act (BDSG) dated May 23, 2001 prescribes in § 4g that the Data protection officer must make the information suitably available to everyone on request in accordance with § 4e of the Federal Data Protection Act (BDSG). This and other information are included in an extensive and detailed Overview which is with the data protection officer of Ludwig Schneider GmbH & Co. KG.

In order to provide you with an initial orientation, we are presenting the following compacted summary of the main information about Ludwig Schneider GmbH & Co. KG. On request, we shall be pleased to tell you which automated processing procedure is possibly used to store your data at Ludwig Schneider GmbH & Co. KG and what data is involved. Your right to information according to § 34 of the Federal Data Protection Act (BDSG) is not restricted as a result of this.

1. Information on the body responsible [§ 4 e Sentence 1 No. 1-3 of the Federal Data Protection Act (BDSG)]

1. Name of body responsible

Ludwig Schneider GmbH & Co. KG

2. Head of body responsible

Managing Director: Brigitte Schneider
Data protection officer: Christian Plening

3. Address of body responsible

Ludwig Schneider GmbH & Co. KG
Am Eichamt 4
97877 Wertheim
Tel.: 093 42-8560-0
Fax: 093 42-8 46 71
e-Mail: info@ludwig-schneider.de
Internet: <http://www.ludwig-schneider.de>

USt.-Ident-Nr.: DE146578127
Steuer-Nr.: 80083/09906
Register: Mannheim: HRA 570249

II. Information on automated processing procedures [§ 4 e Sentence 1 Nos. 1-8 of the Federal Data Protection Act (BDSG)]

4. Purpose of data collection, processing or use

The purpose of the company is to manufacture and sell high-precision instruments for measuring temperature and density. Data is collected, processed and used in order to achieve the above purposes.

5. Description of the group of persons concerned and data relating to them or data categories of the group of persons

Own employees, customers and suppliers, service providers, contracting parties and persons with contact to the above groups, insofar as these are necessary in order to achieve the purposes specified under 4. on request, we shall be pleased to tell you which procedure is possibly used to store your data and what data is involved.

6. Recipients or recipient categories to whom the data is disclosed

Internally responsible coordinators and departments as well as external public bodies in the event of higher-order legal requirements according to §11 of the Federal Data Protection Act (BDSG) in order to achieve the purposes specified under 4.

7. Regulated periods for deleting data

Legislation has issued various obligations to preserve records and retention periods in respect of these. After these periods have elapsed, the corresponding data is deleted as a matter of routine if it is no longer necessary in order to perform the contract, and unless any statutory obligations to preserve records or any retention periods oppose this. Provided that data is not affected by this, it is deleted if the purposes specified under 4) no longer apply.

8. Planned data transmission to third countries

Transmission of data to third countries ill only done to support contract partners to be able for them to provide customers with offers, orders etc. We do this only with permission of the person and we take care that all is done to protect data in accordance with Data Protection Act (Germany).

Ludwig Schneider GmbH & Co. KG, Wertheim