

Data Protection Statement

ISSUED BY TOURISMUS SALZBURG GMBH
HEREINAFTER TO BE REFERRED TO AS TSG.

1. Data protection

1.1. Protection of data by TSG

The processing by TSG of data directly related to the client in person or his/her employees for the purpose of fulfilling the contract shall be conducted subject to the principle of voluntary consent on the part of the client (in regard of certain categories of person-related data), and in line with the existing contractual provisions and current statutory provisions.

The client shall be under no obligation to provide consent (as regards certain categories of person-related data), nor under any obligation to sign the contract. If consent is refused or the contract is not signed it shall result in the inability on the part of TSG to sign the contract in questio

1.2. Further processing

TSG shall further process data for the purpose of distributing non-consent-bound forms of direct marketing in harmony with fulfilment of the contract, such as send-outs of addressed postal advertising.

Further processing for the purpose of consent-bound types of direct marketing, such as the electronic distribution of adverts or the production of personalised advertising, can only be done if the client has given specific additional consent to this end. There is no obligation to provide consent. If consent is not provided, this simply means the client will not receive any forms of advertising which are subject to the provision of consent.

1.3. Disclosure

All data are subject to agreed and statutory obligations to confidentiality and the protection of person-related data. Disclosure of client data shall only occur in accordance with statutory provisions and with the consent of the client, except when they are required by typical business entities such as banks, tax advisors, lawyers, mailing services (etc.), or for the purpose of compiling an offer – such as for catering businesses and photographers.

1.4. Worldwide disclosure

The client consents to the worldwide disclosure of his/her data, in particular to enable remote access by TSG for the purpose of facilitating the execution of contract-related processing steps – such as in emergencies on TSG business trips.

1.5. Period of storage

Client data shall be stored for a maximum of thirty years subsequent to completion of project contracts to ensure all required documentation is complete and all statutory obligations have been met.

1.6. Right of revocation

The client shall be entitled to revoke his/her consent at any time. If consent was provided in writing, consent can only be revoked in writing. As regards consenting to the receipt of electronic advertising, in some cases revocation may also be permitted by clicking the unregister link. In such cases, if there is no other existing legal basis for continuation, processing will be ceased. The legality of data processed prior to revocation shall not be affected.

1.7. Right of objection

The contractor shall be entitled to object to the processing of his/her personal data for direct advertising purposes. If an objection is submitted, no further person-related data shall be processed for direct advertising and marketing purposes.

1.8. Rights of persons affected

The contractor and/or affected employees are entitled to be informed about, and reported to regarding their person-related data, and to demand their deletion, to demand restrictions on the processing of such data, to insist on the right to data portability, and the right to submit complaints to the

(Austrian) Data Protection Authority

Barichgasse 40-42

1030 Vienna, Austria

Telephone: +43 1 52 152 0

E-mail: dsb@dsb.gv.at

2. Final provisions

2.1. Terms and conditions. All activities are subject to the TSG terms and conditions

06/2018